As Introduced

133rd General Assembly

Regular Session 2019-2020

H. B. No. 178

Representatives Hood, Brinkman

Cosponsors: Representatives Vitale, Antani, Keller, Lang, Becker, Merrin, Koehler, Butler, Blessing, Jordan, Riedel, Schaffer, Dean, Manchester, Manning, D., Carruthers, Smith, T., Cross, Zeltwanger, Baldridge, Lipps, Smith, R., Wiggam, Powell, Wilkin, McClain, Romanchuk

A BILL

То	amend sections 109.69, 109.731, 311.41, 311.42,	1
	311.43, 1547.69, 2921.13, 2923.11, 2923.12,	2
	2923.121, 2923.122, 2923.123, 2923.124,	3
	2923.125, 2923.126, 2923.127, 2923.128,	4
	2923.129, 2923.1210, 2923.1211, 2923.1212,	5
	2923.1213, 2923.16, 2953.37, and 4749.10 and to	6
	enact section 2923.111 of the Revised Code to	7
	modify the Weapons Law by renaming a concealed	8
	handgun license as a concealed weapons license,	9
	allowing a concealed weapons licensee to carry	10
	concealed all deadly weapons not otherwise	11
	prohibited by law, repealing a notice	12
	requirement applicable to licensees stopped for	13
	a law enforcement purpose, authorizing	14
	expungement of convictions of a violation of	15
	that requirement, and allowing a person age 21	16
	or older and not prohibited by federal law from	17
	firearm possession to carry a concealed deadly	18
	weapon without needing a license subject to the	19
	same carrying laws as a licensee.	20

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

Section 1. That sections 109.69, 109.731, 311.41, 311.42,	21
311.43, 1547.69, 2921.13, 2923.11, 2923.12, 2923.121, 2923.122,	22
2923.123, 2923.124, 2923.125, 2923.126, 2923.127, 2923.128,	23
2923.129, 2923.1210, 2923.1211, 2923.1212, 2923.1213, 2923.16,	24
2953.37, and 4749.10 be amended and section 2923.111 of the	25
Revised Code be enacted to read as follows:	26
Sec. 109.69. (A) (1) The attorney general shall negotiate	27
and enter into a reciprocity agreement with any other license-	28
issuing state under which a concealed handgun -license that is	29
issued by the other state <u>and that authorizes the carrying of</u>	30
concealed handguns, firearms, or deadly weapons is recognized in	31
this state, except as provided in division (B) of this section,	32
if the attorney general determines that both of the following	33
apply:	34
(a) The eligibility requirements imposed by that license-	35
issuing state for that license are substantially comparable to	36
the eligibility requirements for a concealed <u>handgun</u> weapons	37
license issued under section 2923.125 of the Revised Code.	38
(b) That license-issuing state recognizes a concealed	39
handgun weapons license issued under section 2923.125 of the	40
Revised Code.	41
(2) A reciprocity agreement entered into under division	42
(A) (1) of this section also may provide for the recognition in	43
this state of a concealed handgun -license issued on a temporary	44
or emergency basis by the other license-issuing state that	45
authorizes the carrying of concealed handguns, firearms, or	46
deadly weapons, if the eligibility requirements imposed by that	47

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license-issuing state for the temporary or emergency license are	48
substantially comparable to the eligibility requirements for a	49
concealed handgun weapons license issued under section 2923.125	50
or 2923.1213 of the Revised Code and if that license-issuing	51
state recognizes a concealed handgun <u>weapons</u> license issued	52
under section 2923.1213 of the Revised Code.	53

- (3) The attorney general shall not negotiate any agreement

 with any other license-issuing state under which a concealed

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 handgun—license that is issued by the other state and that

 authorizes the carrying of concealed handguns, firearms, or

 deadly weapons is recognized in this state other than as

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 provided in divisions (A) (1) and (2) of this section.
- (B) (1) If, on or after the effective date of this-60 amendment March 23, 2015, a person who is a resident of this 61 state has a valid concealed handgun-license that was issued by 62 another license-issuing state and that authorizes the carrying 63 of concealed handguns, firearms, or deadly weapons and the other 64 state has entered into a reciprocity agreement with the attorney 65 general under division (A)(1) of this section or the attorney 66 general determines that the eligibility requirements imposed by 67 that license-issuing state for that license are substantially 68 comparable to the eligibility requirements for a concealed 69 70 handgun-weapons license issued under section 2923.125 of the Revised Code, the license issued by the other license-issuing 71 state shall be recognized in this state, shall be accepted and 72 valid in this state, and grants the person the same right to 73 carry a concealed handgun deadly weapon in this state as a 74 person who was issued a concealed handgun-weapons license under 75 section 2923.125 of the Revised Code prior to, on, or after the 76 effective date of this amendment. 77

(2) If, on or after the effective date of this amendment	78
March 23, 2015, a person who is a resident of this state has a	79
valid concealed handgun -license that was issued by another	80
license-issuing state <u>and</u> that <u>authorizes the carrying of</u>	81
concealed handguns, firearms, or deadly weapons and the other	82
state has not entered into a reciprocity agreement with the	83
attorney general under division (A)(1) of this section, the	84
license issued by the other license-issuing state shall be	85
recognized in this state, shall be accepted and valid in this	86
state, and grants the person the same right to carry a concealed	87
handgun deadly weapon in this state as a person who was issued a	88
concealed handgun-weapons license under section 2923.125 of the	89
Revised Code prior to, on, or after the effective date of this	90
amendment, for a period of six months after the person became a	91
resident of this state. After that six-month period, if the	92
person wishes to obtain a concealed <u>handgun weapons</u> license, the	93
person shall apply for a concealed <u>handgun_weapons</u> license	94
pursuant to section 2923.125 of the Revised Code.	95

(3) If, on or after the effective date of this amendment 96 March 23, 2015, a person who is not a resident of this state has 97 a valid concealed handgun-license that was issued by another 98 license-issuing state and that authorizes the carrying of 99 concealed handguns, firearms, or deadly weapons, regardless of 100 whether the other license-issuing state has entered into a 101 reciprocity agreement with the attorney general under division 102 (A) (1) of this section, and if the person is temporarily in this 103 state, during the time that the person is temporarily in this 104 state the license issued by the other license-issuing state 105 shall be recognized in this state, shall be accepted and valid 106 in this state, and grants the person the same right to carry a 107 concealed handgun deadly weapon in this state as a person who 108

was issued a concealed handgun weapons license under section	109
2923.125 of the Revised Code prior to, on, or after the	110
effective date of this amendment.	111
(C) The attorney general shall publish each determination	112
described in division (B)(1) of this section that the attorney	113
general makes in the same manner that written agreements entered	114
into under division (A)(1) or (2) of this section are published.	115
(D) As used in this section:	116
(1) "Handgun," "firearm," "concealed handgun weapons	117
license," "deadly weapon," and "valid concealed handgun weapons	118
license" have the same meanings as in section 2923.11 of the	119
Revised Code.	120
(2) "License-issuing state" means a state other than this	121
state that, pursuant to law, provides for the issuance of a	122
license to carry a concealed handgun, to carry a concealed	123
firearm, or to carry a concealed deadly weapon.	124
Sec. 109.731. (A) (1) The attorney general shall prescribe,	125
and shall make available to sheriffs an application form that is	126
to be used under section 2923.125 of the Revised Code by a	127
person who applies for a concealed handgun weapons license and	128
an application form that is to be used under section 2923.125 of	129
the Revised Code by a person who applies for the renewal of a	130
license of that nature. The attorney general shall design the	131
form to enable applicants to provide the information that is	132
required by law to be collected, and shall update the form as	133
necessary. Burdens or restrictions to obtaining a concealed	134
handgun weapons license that are not expressly prescribed in law	135
shall not be incorporated into the form. The attorney general	136
shall post a printable version of the form on the web site of	137

the attorney general and shall provide the address of the web	138
site to any person who requests the form.	139
(2) The Ohio peace officer training commission shall	140
prescribe, and shall make available to sheriffs, all of the	141
following:	142
(a) A form for the concealed handgun weapons license that	143
is to be issued by sheriffs to persons who qualify for a	144
concealed handgun weapons license under section 2923.125 of the	145
Revised Code and that conforms to the following requirements:	146
(i) It has space for the licensee's full name, residence	147
address, and date of birth and for a color photograph of the	148
licensee.	149
(ii) It has space for the date of issuance of the license,	150
its expiration date, its county of issuance, the name of the	151
sheriff who issues the license, and the unique combination of	152
letters and numbers that identify the county of issuance and the	153
license given to the licensee by the sheriff in accordance with	154
division (A)(2)(c) of this section.	155
(iii) It has space for the signature of the licensee and	156
the signature or a facsimile signature of the sheriff who issues	157
the license.	158
(iv) It does not require the licensee to include serial	159
numbers of handguns firearms or other deadly weapons, other	160
identification related to-handguns firearms or other deadly	161
weapons, or similar data that is not pertinent or relevant to	162
obtaining the license and that could be used as a de facto means	163
of registration of <u>handguns</u> — <u>firearms or other deadly weapons</u>	164
owned by the licensee.	165
(b) A series of three-letter county codes that identify	166

each county in this state;	167
(c) A procedure by which a sheriff shall give each	168
concealed <u>handgun_weapons_</u> license, replacement concealed <u>handgun_</u>	169
weapons license, or renewal concealed handgun weapons license	170
and each concealed <u>handgun_weapons</u> license on a temporary	171
emergency basis or replacement concealed weapons license on a	172
temporary emergency basis the sheriff issues under section	173
2923.125 or 2923.1213 of the Revised Code a unique combination	174
of letters and numbers that identifies the county in which the	175
license was issued and that uses the county code and a unique	176
number for each license the sheriff of that county issues;	177
(d) A form for a concealed handgun weapons license on a	178
temporary emergency basis that is to be issued by sheriffs to	179
persons who qualify for such a license under section 2923.1213	180
of the Revised Code, which form shall conform to all the	181
requirements set forth in divisions (A)(2)(a)(i) to (iv) of this	182
section and shall additionally conspicuously specify that the	183
license is issued on a temporary emergency basis and the date of	184
its issuance.	185
(B)(1) The Ohio peace officer training commission, in	186
consultation with the attorney general, shall prepare a pamphlet	187
that does all of the following, in everyday language:	188
(a) Explains the firearms deadly weapons laws of this	189
state, including the aspects of those laws with respect to	190
<pre>firearms;</pre>	191
(b) Instructs the reader in dispute resolution and	192
explains the laws of this state related to that matter;	193
(c) Provides information to the reader regarding all	194
aspects of the use of deadly force with a firearm deadly weapon,	195

including, but not limited to, the steps that should be taken	196
before contemplating the use of, or using, deadly force with a	197
firearm deadly weapon, possible alternatives to using deadly	198
force with a <u>firearm</u> <u>deadly weapon</u> , and the law governing the	199
use of deadly force with a <u>firearm</u> deadly weapon. The	200
information provided as described in this division shall cover	201
all deadly weapons, including firearms.	202
(2) The attorney general shall consult with and assist the	203
commission in the preparation of the pamphlet described in	204
division (B)(1) of this section and, as necessary, shall	205
recommend to the commission changes in the pamphlet to reflect	206
changes in the law that are relevant to it. The attorney general	207
shall publish the pamphlet on the web site of the attorney	208
general and shall provide the address of the web site to any	209
person who requests the pamphlet.	210
(3) The attorney general shall create and maintain a	211
section on the attorney general's web site that provides	212
information on <pre>firearms deadly weapons</pre> laws of this state,	213
including the aspects of those laws with respect to firearms,	214
that are specifically applicable to members of the armed forces	215
of the United States and a link to the pamphlet described in	216
division (B)(1) of this section.	217
(C) The Ohio peace officer training commission shall	218
maintain statistics with respect to the issuance, renewal,	219
suspension, revocation, and denial of concealed handgun weapons	220
licenses under section 2923.125 of the Revised Code and the	221
suspension of processing of applications for those licenses, and	222
with respect to the issuance, suspension, revocation, and denial	223
of concealed <u>handgun</u> _weapons_licenses on a temporary emergency	224

basis under section 2923.1213 of the Revised Code, as reported

by the sheriffs pursuant to division (C) of section 2923.129 of	226
the Revised Code. Not later than the first day of March in each	227
year, the commission shall submit a statistical report to the	228
governor, the president of the senate, and the speaker of the	229
house of representatives indicating the number of concealed	230
handgun weapons licenses that were issued, renewed, suspended,	231
revoked, and denied under section 2923.125 of the Revised Code	232
in the previous calendar year, the number of applications for	233
those licenses for which processing was suspended in accordance	234
with division (D)(3) of that section in the previous calendar	235
year, and the number of concealed <u>handgun_weapons</u> licenses on a	236
temporary emergency basis that were issued, suspended, revoked,	237
or denied under section 2923.1213 of the Revised Code in the	238
previous calendar year. Nothing in the statistics or the	239
statistical report shall identify, or enable the identification	240
of, any individual who was issued or denied a license, for whom	241
a license was renewed, whose license was suspended or revoked,	242
or for whom application processing was suspended. The statistics	243
and the statistical report are public records for the purpose of	244
section 149.43 of the Revised Code. The requirements of this	245
division apply regarding all concealed weapons licenses,	246
regardless of whether the issuance, renewal, suspension,	247
revocation, or denial in question occurred prior to, on, or	248
after the effective date of this amendment.	249
(D) As used in this section, "concealed handgun weapons	250
license," "deadly weapon," and "handgun" have the same meanings	251
as in section 2923.11 of the Revised Code.	252
Sec. 311.41. (A)(1) Upon receipt of an application for a	253
concealed handgun weapons license under division (C) of section	254
2923.125 of the Revised Code, an application to renew a	255
concealed handgun weapons license under division (F) of that	256

section, or an application for a concealed handgun-weapons	257
license on a temporary emergency basis under section 2923.1213	258
of the Revised Code, the sheriff shall conduct a criminal	259
records check and an incompetency check of the applicant to	260
determine whether the applicant fails to meet the criteria	261
described in division (D)(1) of section 2923.125 of the Revised	262
Code. As part of any such criminal records check, the sheriff	263
shall contact the national instant criminal background check	264
system to verify that the applicant is eligible lawfully to	265
receive or possess a firearm in the United States. The sheriff	266
shall conduct the criminal records check and the incompetency	267
records check required by this division through use of an	268
electronic fingerprint reading device or, if the sheriff does	269
not possess and does not have ready access to the use of an	270
electronic fingerprint reading device, by requesting the bureau	271
of criminal identification and investigation to conduct the	272
checks as described in this division.	273

In order to conduct the criminal records check and the 274 incompetency records check, the sheriff shall obtain the 275 fingerprints of at least four fingers of the applicant by using 276 an electronic fingerprint reading device for the purpose of 277 conducting the criminal records check and the incompetency 278 records check or, if the sheriff does not possess and does not 279 have ready access to the use of an electronic fingerprint 280 reading device, shall obtain from the applicant a completed 281 standard fingerprint impression sheet prescribed pursuant to 282 division (C)(2) of section 109.572 of the Revised Code. The 283 fingerprints so obtained, along with the applicant's social 284 security number, shall be used to conduct the criminal records 285 check and the incompetency records check. If the sheriff does 286 not use an electronic fingerprint reading device to obtain the 287 H. B. No. 178
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fingerprints and conduct the records checks, the sheriff shall	288
submit the completed standard fingerprint impression sheet of	289
the applicant, along with the applicant's social security	290
number, to the superintendent of the bureau of criminal	291
identification and investigation and shall request the bureau to	292
conduct the criminal records check and the incompetency records	293
check of the applicant and, if necessary, shall request the	294
superintendent of the bureau to obtain information from the	295
federal bureau of investigation as part of the criminal records	296
check for the applicant. If it is not possible to use an	297
electronic fingerprint reading device to conduct an incompetency	298
records check, the sheriff shall submit the completed standard	299
fingerprint impression sheet of the applicant, along with the	300
applicant's social security number, to the superintendent of the	301
bureau of criminal identification and investigation and shall	302
request the bureau to conduct the incompetency records check.	303
The sheriff shall not retain the applicant's fingerprints as	304
part of the application.	305

- (2) Except as otherwise provided in this division, if at 306 any time the applicant decides not to continue with the 307 application process, the sheriff immediately shall cease any 308 investigation that is being conducted under division (A)(1) of 309 this section. The sheriff shall not cease that investigation if, 310 at the time of the applicant's decision not to continue with the 311 application process, the sheriff had determined from any of the 312 sheriff's investigations that the applicant then was engaged in 313 activity of a criminal nature. 314
- (B) If a criminal records check and an incompetency 315 records check conducted under division (A) of this section do 316 not indicate that the applicant fails to meet the criteria 317 described in division (D)(1) of section 2923.125 of the Revised 318

Code, except as otherwise provided in this division, the sheriff	319
shall destroy or cause a designated employee to destroy all	320
records other than the application for a concealed handgun-	321
weapons_license, the application to renew a concealed handgun-	322
weapons license, or the affidavit submitted regarding an	323
application for a concealed handgun weapons license on a	324
temporary emergency basis that were made in connection with the	325
criminal records check and incompetency records check within	326
twenty days after conducting the criminal records check and	327
incompetency records check. If an applicant appeals a denial of	328
an application as described in division (D)(2) of section	329
2923.125 of the Revised Code or challenges the results of a	330
criminal records check pursuant to section 2923.127 of the	331
Revised Code, records of fingerprints of the applicant shall not	332
be destroyed during the pendency of the appeal or the challenge	333
and review. When an applicant appeals a denial as described in	334
that division, the twenty-day period described in this division	335
commences regarding the fingerprints upon the determination of	336
the appeal. When required as a result of a challenge and review	337
performed pursuant to section 2923.127 of the Revised Code, the	338
source the sheriff used in conducting the criminal records check	339
shall destroy or the chief operating officer of the source shall	340
cause an employee of the source designated by the chief to	341
destroy all records other than the application for a concealed	342
handgun-weapons license, the application to renew a concealed	343
handgun weapons license, or the affidavit submitted regarding an	344
application for a concealed handgun-weapons license on a	345
temporary emergency basis that were made in connection with the	346
criminal records check within twenty days after completion of	347
that challenge and review.	348

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(C) If division (B) of this section applies to a

particular criminal records check or incompetency records check,	350
no sheriff, employee of a sheriff designated by the sheriff to	351
destroy records under that division, source the sheriff used in	352
conducting the criminal records check or incompetency records	353
check, or employee of the source designated by the chief	354
operating officer of the source to destroy records under that	355
division shall fail to destroy or cause to be destroyed within	356
the applicable twenty-day period specified in that division all	357
records other than the application for a concealed handgun-	358
weapons license, the application to renew a concealed handgun-	359
weapons license, or the affidavit submitted regarding an	360
application for a concealed <u>handgun</u> weapons license on a	361
temporary emergency basis made in connection with the particular	362
criminal records check or incompetency records check.	363
(D) Divisions (B) and (C) of this section apply with	364
respect to all applications for a concealed weapons license,	365
regardless of whether the application was made prior to, on, or	366
after the effective date of this amendment.	367
(E) Whoever violates division (C) of this section is	368
guilty of failure to destroy records, a misdemeanor of the	369
second degree.	370
(E) (F) As used in this section:	371
(1) "Concealed handgun weapons license," "deadly weapon,"	372
and "handgun" have the same meanings as in section 2923.11 of	373
the Revised Code.	374
(2) "National instant criminal background check system"	375
means the system established by the United States attorney	376
general pursuant to section 103 of the "Brady Handgun Violence	377
Prevention Act," Pub. L. No. 103-159.	378

Sec. 311.42. (A) Each county shall establish in the county	379
treasury a sheriff's concealed <u>handgun weapons</u> license issuance	380
expense fund. The sheriff of that county shall deposit into that	381
fund all fees paid by applicants for the issuance or renewal of	382
a concealed handgun weapons license or duplicate concealed	383
handgun-weapons license under section 2923.125 of the Revised	384
Code and all fees paid <u>or</u>by the <u>a</u>person seeking a concealed	385
handgun-weapons license on a temporary emergency basis under	386
section 2923.1213 of the Revised Code. The county shall	387
distribute all fees deposited into the fund except forty dollars	388
of each fee paid by an applicant under division (B) of section	389
2923.125 of the Revised Code, fifteen dollars of each fee paid	390
under section 2923.1213 of the Revised Code, and thirty-five	391
dollars of each fee paid under division (F) of section 2923.125	392
of the Revised Code to the attorney general to be used to pay	393
the cost of background checks performed by the bureau of	394
criminal identification and investigation and the federal bureau	395
of investigation and to cover administrative costs associated	396
with issuing the license. This division applies with respect to	397
all applications for issuance or renewal of a concealed weapons	398
license, regardless of whether the application occurred prior	399
to, on, or after the effective date of this amendment.	400
(B) The sheriff, with the approval of the board of county	401
commissioners, may expend any county portion of the fees	402

- (B) The sheriff, with the approval of the board of county commissioners, may expend any county portion of the fees deposited into the sheriff's concealed handgun-weapons-license issuance expense fund for any of the following:
- (1) Any costs incurred by the sheriff in connection with 405 performing any administrative functions related to the issuance 406 of concealed <a href="https://doi.org/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013/10.2013

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safety education program, or a firearm training or qualification	410
program that the sheriff chooses to fund;	411
(2) Ammunition and firearms to be used by the sheriff and	412
the sheriff's employees.	413
(C) As used in this section, "concealed weapons license,"	414
"deadly weapon," and "handgun" have the same meanings as in	415
section 2923.11 of the Revised Code.	416
Sec. 311.43. (A) As used in this section:	417
(1) "Certification" means the participation and assent of	418
the chief law enforcement officer necessary under federal law	419
for the approval of an application to make or transfer a	420
firearm.	421
(2) "Chief law enforcement officer" means any official the	422
bureau of alcohol, tobacco, firearms, and explosives, or any	423
successor agency, identifies by regulation or otherwise as	424
eligible to provide any required certification for the making or	425
transfer of a firearm.	426
(3) "Concealed handgun weapons license" has the same	427
meaning as in section 2923.11 of the Revised Code.	428
(B) A resident of this state may submit to the sheriff of	429
the county in which the resident resides or to the sheriff of	430
any county adjacent to the county in which the resident resides	431
any federal form that requires a law enforcement certification	432
by a chief law enforcement officer.	433
(C) The sheriff shall accept and process the certification	434
in the same manner as an application for a concealed handgun	435
weapons license is processed under section 2923.125 of the	436
Revised Code, including the requirement for a background check,	437

except as follows:	438
(1) If a resident of this state submits one or more	439
federal forms, the sheriff shall charge the resident no more	440
than the applicable fee described in division (B)(1)(a) of	441
section 2923.125 of the Revised Code, without regard to how many	442
federal forms are submitted at the same time.	443
(2) If a resident of this state submits one or more	444
federal forms and currently has a concealed handgun-weapons	445
license or the sheriff has previously approved a federal form	446
for that resident, the sheriff shall charge the resident no more	447
than the applicable fee described in division (F)(4) of section	448
2923.125 of the Revised Code, without regard to how many federal	449
forms are submitted at the same time.	450
Sec. 1547.69. (A) As used in this section:	451
(1) "Firearm," "deadly weapon," "concealed handgun weapons	452
license," "handgun," "restricted deadly weapon," "valid	453
concealed handgun-weapons license," and "active duty" have the	454
same meanings as in section 2923.11 of the Revised Code.	455
(2) "Unloaded" has the same meanings as in divisions (K)	456
(5) and (6) of section 2923.16 of the Revised Code, except that	457
all references in the definition in division (K)(5) of that	458
section to "vehicle" shall be construed for purposes of this	459
section to be references to "vessel."	460
(B) No person shall knowingly discharge a firearm while in	461
or on a vessel.	462
(C) No person shall knowingly transport or have a loaded	463
firearm in a vessel in a manner that the firearm is accessible	464
to the operator or any passenger.	465

(D) No person shall knowingly transport or have a firearm	466
in a vessel unless it is unloaded and is carried in one of the	467
following ways:	468
(1) In a closed package, box, or case;	469
(2) In plain sight with the action opened or the weapon	470
stripped, or, if the firearm is of a type on which the action	471
will not stay open or that cannot easily be stripped, in plain	472
sight.	473
(E) (1) The affirmative defenses authorized in divisions	474
(D)(1) and (2) of section 2923.12 of the Revised Code are	475
affirmative defenses to a charge under division (C) or (D) of	476
this section that involves a firearm other than a handgun <u>if</u>	477
division (H)(2) of this section does not apply to the person	478
<u>charged</u> . It is an affirmative defense to a charge under division	479
(C) or (D) of this section of transporting or having a firearm	480
of any type, including a handgun, in a vessel that the actor	481
transported or had the firearm in the vessel for any lawful	482
purpose and while the vessel was on the actor's own property,	483
provided that this affirmative defense is not available unless	484
the actor, prior to arriving at the vessel on the actor's own	485
property, did not transport or possess the firearm in the vessel	486
or in a motor vehicle in a manner prohibited by this section or	487
division (B) or (C) of section 2923.16 of the Revised Code while	488
the vessel was being operated on a waterway that was not on the	489
actor's own property or while the motor vehicle was being	490
operated on a street, highway, or other public or private	491
property used by the public for vehicular traffic.	492
(2) No person who is charged with a violation of division	493
(C) or (D) of this section shall be required to obtain a license	494
or temporary emergency license to carry a concealed handgun-	495

weapon under section 2923.125 or 2923.1213 of the Revised Code	496
as a condition for the dismissal of the charge.	497
(F) Divisions (B), (C), and (D) of this section do not	498
apply to the possession or discharge of a United States coast	499
guard approved signaling device required to be carried aboard a	500
vessel under section 1547.251 of the Revised Code when the	501
signaling device is possessed or used for the purpose of giving	502
a visual distress signal. No person shall knowingly transport or	503
possess any signaling device of that nature in or on a vessel in	504
a loaded condition at any time other than immediately prior to	505
the discharge of the signaling device for the purpose of giving	506
a visual distress signal.	507
(G) No person shall operate or permit to be operated any	508
vessel on the waters in this state in violation of this section.	509
(H)(1) This section does not apply to any of the	510
following:	511
(a) An officer, agent, or employee of this or any other	512
state or of the United States, or to a law enforcement officer,	513
when authorized to carry or have loaded or accessible firearms	514
in a vessel and acting within the scope of the officer's,	515
agent's, or employee's duties;	516
(b) Any person who is employed in this state, who is	517
authorized to carry or have loaded or accessible firearms in a	518
vessel, and who is subject to and in compliance with the	519
requirements of section 109.801 of the Revised Code, unless the	520
appointing authority of the person has expressly specified that	521
the exemption provided in division (H)(1)(b) of this section	522
does not apply to the person;	523
(c) Any person legally engaged in hunting.	524

525

(2) Divisions (a) Subject to division (H) (2) (b) of this

section, divisions (C) and (D) of this section do not apply to a	526
person who transports or possesses $\frac{1}{2}$ handgun in a vessel \underline{a}	527
firearm that is not a restricted deadly weapon and who, at the	528
time of that transportation or possession, either—is carrying a	529
valid concealed handgun weapons license, is deemed under	530
division (C) of section 2923.111 of the Revised Code to have	531
been issued a concealed weapons license under section 2923.125	532
of the Revised Code, or is an active duty member of the armed	533
forces of the United States and is carrying a valid military	534
identification card and documentation of successful completion	535
of firearms training that meets or exceeds the training	536
requirements described in division (G)(1) of section 2923.125 of	537
the Revised Code, unless.	538
(b) The exemptions specified in division (H)(2)(a) of this	539
section do not apply to a person if the person, at the time of	540
the transport or possession in question, knowingly is in a an	541
unauthorized place on the vessel described specified in division	542
(B) of section 2923.126 of the Revised Code or knowingly is	543
transporting or possessing the deadly weapon in any prohibited	544
manner listed in that division.	545
(I) If a law enforcement officer stops a vessel for a	546
violation of this section or any other law enforcement purpose,	547
if any person on the vessel surrenders a firearm deadly weapon	548
to the officer, either voluntarily or pursuant to a request or	549
demand of the officer, and if the officer does not charge the	550
person with a violation of this section or arrest the person for	551
any offense, the person is not otherwise prohibited by law from	552
possessing the <u>firearm</u> <u>deadly weapon</u> , and the <u>firearm</u> <u>deadly</u>	553
weapon is not contraband, the officer shall return the firearm	554
deadly weapon to the person at the termination of the stop.	555

(J) Division (L) of section 2923.16 of the Revised Code	556
applies with respect to division (A)(2) of this section, except	557
that all references in division (L) of section 2923.16 of the	558
Revised Code to "vehicle," to "this chapter," or to "division	559
(K)(5)(a) or (b) of this section" shall be construed for	560
purposes of this section to be, respectively, references to	561
"vessel," to "section 1547.69 of the Revised Code," and to	562
$\underline{\text{"divisions}}$ (K)(5)(a) and (b) of section 2923.16 of the Revised	563
Code as incorporated under the definition of firearm adopted	564
under division (A)(2) of this section."	565
Sec. 2921.13. (A) No person shall knowingly make a false	566
statement, or knowingly swear or affirm the truth of a false	567
statement previously made, when any of the following applies:	568
(1) The statement is made in any official proceeding.	569
(2) The statement is made with purpose to incriminate	570
another.	571
(3) The statement is made with purpose to mislead a public	572
official in performing the public official's official function.	573
(4) The statement is made with purpose to secure the	574
payment of unemployment compensation; Ohio works first;	575
prevention, retention, and contingency benefits and services;	576
disability financial assistance; retirement benefits or health	577
care coverage from a state retirement system; economic	578
development assistance, as defined in section 9.66 of the	579
Revised Code; or other benefits administered by a governmental	580
agency or paid out of a public treasury.	581
(5) The statement is made with purpose to secure the	582
issuance by a governmental agency of a license, permit,	583
authorization, certificate, registration, release, or provider	584

agreement.	585
(6) The statement is sworn or affirmed before a notary	586
public or another person empowered to administer oaths.	587
(7) The statement is in writing on or in connection with a	588
report or return that is required or authorized by law.	589
(8) The statement is in writing and is made with purpose	590
to induce another to extend credit to or employ the offender, to	591
confer any degree, diploma, certificate of attainment, award of	592
excellence, or honor on the offender, or to extend to or bestow	593
upon the offender any other valuable benefit or distinction,	594
when the person to whom the statement is directed relies upon it	595
to that person's detriment.	596
(9) The statement is made with purpose to commit or	597
facilitate the commission of a theft offense.	598
(10) The statement is knowingly made to a probate court in	599
connection with any action, proceeding, or other matter within	600
its jurisdiction, either orally or in a written document,	601
including, but not limited to, an application, petition,	602
complaint, or other pleading, or an inventory, account, or	603
report.	604
(11) The statement is made on an account, form, record,	605
stamp, label, or other writing that is required by law.	606
(12) The statement is made in connection with the purchase	607
of a firearm, as defined in section 2923.11 of the Revised Code,	608
and in conjunction with the furnishing to the seller of the	609
firearm of a fictitious or altered driver's or commercial	610
driver's license or permit, a fictitious or altered	611
identification card, or any other document that contains false	612
information about the purchaser's identity.	613

(13) The statement is made in a document or instrument of	614
writing that purports to be a judgment, lien, or claim of	615
indebtedness and is filed or recorded with the secretary of	616
state, a county recorder, or the clerk of a court of record.	617
(14) The statement is made in an application filed with a	618
county sheriff pursuant to section 2923.125 of the Revised Code	619
in order to obtain or renew a concealed handgun-weapons license	620
or is made in an affidavit submitted to a county sheriff to	621
obtain a concealed <u>handgun-weapons</u> license on a temporary	622
emergency basis under section 2923.1213 of the Revised Code,	623
regardless of whether the application was made or affidavit was	624
submitted prior to, on, or after the effective date of this	625
amendment.	626
(15) The statement is required under section 5743.71 of	627
the Revised Code in connection with the person's purchase of	628
cigarettes or tobacco products in a delivery sale.	629
(B) No person, in connection with the purchase of a	630
firearm, as defined in section 2923.11 of the Revised Code,	631
shall knowingly furnish to the seller of the firearm a	632
fictitious or altered driver's or commercial driver's license or	633
permit, a fictitious or altered identification card, or any	634
other document that contains false information about the	635
purchaser's identity.	636
(C) No person, in an attempt to obtain a concealed handgun	637
weapons license under section 2923.125 of the Revised Code,	638
shall knowingly present to a sheriff a fictitious or altered	639
document that purports to be certification of the person's	640
competence in handling a handgun-firearm as described in	641
division (B)(3) of that section.	642

(D) It is no defense to a charge under division (A)(6) of	643
this section that the oath or affirmation was administered or	644
taken in an irregular manner.	645
(E) If contradictory statements relating to the same fact	646
are made by the offender within the period of the statute of	647
limitations for falsification, it is not necessary for the	648
prosecution to prove which statement was false but only that one	649
or the other was false.	650
(F)(1) Whoever violates division(A)(1), (2), (3), (4),	651
(5), (6) , (7) , (8) , (10) , (11) , (13) , or (15) of this section is	652
guilty of falsification. Except as otherwise provided in this	653
division, falsification is a misdemeanor of the first degree.	654
(2) Whoever violates division (A)(9) of this section is	655
guilty of falsification in a theft offense. Except as otherwise	656
provided in this division, falsification in a theft offense is a	657
misdemeanor of the first degree. If the value of the property or	658
services stolen is one thousand dollars or more and is less than	659
seven thousand five hundred dollars, falsification in a theft	660
offense is a felony of the fifth degree. If the value of the	661
property or services stolen is seven thousand five hundred	662
dollars or more and is less than one hundred fifty thousand	663
dollars, falsification in a theft offense is a felony of the	664
fourth degree. If the value of the property or services stolen	665
is one hundred fifty thousand dollars or more, falsification in	666
a theft offense is a felony of the third degree.	667
(3) Whoever violates division (A)(12) or (B) of this	668
section is guilty of falsification to purchase a firearm, a	669
felony of the fifth degree.	670

(4) Whoever violates division (A)(14) or (C) of this

section is guilty of falsification to obtain a concealed handgun-	672
weapons license, a felony of the fourth degree.	673
(5) Whoever violates division (A) of this section in	674
removal proceedings under section 319.26, 321.37, 507.13, or	675
733.78 of the Revised Code is guilty of falsification regarding	676
a removal proceeding, a felony of the third degree.	677
(G) A person who violates this section is liable in a	678
civil action to any person harmed by the violation for injury,	679
death, or loss to person or property incurred as a result of the	680
commission of the offense and for reasonable attorney's fees,	681
court costs, and other expenses incurred as a result of	682
prosecuting the civil action commenced under this division. A	683
civil action under this division is not the exclusive remedy of	684
a person who incurs injury, death, or loss to person or property	685
as a result of a violation of this section.	686
(H) As used in this section, "concealed weapons license"	687
has the same meaning as in section 2923.11 of the Revised Code.	688
Sec. 2923.11. As used in sections 2923.11 to 2923.24 of	689
the Revised Code:	690
(A) "Deadly weapon" means any instrument, device, or thing	691
capable of inflicting death, and designed or specially adapted	692
for use as a weapon, or possessed, carried, or used as a weapon.	693
(B)(1) "Firearm" means any deadly weapon capable of	694
expelling or propelling one or more projectiles by the action of	695
an explosive or combustible propellant. "Firearm" includes an	696
unloaded firearm, and any firearm that is inoperable but that	697
can readily be rendered operable.	698
(2) When determining whether a firearm is capable of	699
expelling or propelling one or more projectiles by the action of	700

an explosive or combustible propellant, the trier of fact may	701
rely upon circumstantial evidence, including, but not limited	702
to, the representations and actions of the individual exercising	703
control over the firearm.	704
(C) "Handgun" means any of the following:	705
(1) Any firearm that has a short stock and is designed to	706
be held and fired by the use of a single hand;	707
(2) Any combination of parts from which a firearm of a	708
type described in division (C)(1) of this section can be	709
assembled.	710
(D) "Semi-automatic firearm" means any firearm designed or	711
specially adapted to fire a single cartridge and automatically	712
chamber a succeeding cartridge ready to fire, with a single	713
function of the trigger.	714
(E) "Automatic firearm" means any firearm designed or	715
specially adapted to fire a succession of cartridges with a	716
single function of the trigger.	717
(F) "Sawed-off firearm" means a shotgun with a barrel less	718
than eighteen inches long, or a rifle with a barrel less than	719
sixteen inches long, or a shotgun or rifle less than twenty-six	720
inches long overall. "Sawed-off firearm" does not include any	721
firearm with an overall length of at least twenty-six inches	722
that is approved for sale by the federal bureau of alcohol,	723
tobacco, firearms, and explosives under the "Gun Control Act of	724
1968," 82 Stat. 1213, 18 U.S.C. 921(a)(3), but that is found by	725
the bureau not to be regulated under the "National Firearms	726
Act," 68A Stat. 725 (1934), 26 U.S.C. 5845(a).	727
(G) "Zip-gun" means any of the following:	728

(1) Any firearm of crude and extemporized manufacture;	729
(2) Any device, including without limitation a starter's	730
pistol, that is not designed as a firearm, but that is specially	731
adapted for use as a firearm;	732
(3) Any industrial tool, signalling signaling device, or	733
safety device, that is not designed as a firearm, but that as	734
designed is capable of use as such, when possessed, carried, or	735
used as a firearm.	736
(H) "Explosive device" means any device designed or	737
specially adapted to cause physical harm to persons or property	738
by means of an explosion, and consisting of an explosive	739
substance or agency and a means to detonate it. "Explosive	740
device" includes without limitation any bomb, any explosive	741
demolition device, any blasting cap or detonator containing an	742
explosive charge, and any pressure vessel that has been	743
knowingly tampered with or arranged so as to explode.	744
(I) "Incendiary device" means any firebomb, and any device	745
designed or specially adapted to cause physical harm to persons	746
or property by means of fire, and consisting of an incendiary	747
substance or agency and a means to ignite it.	748
(J) "Ballistic knife" means a knife with a detachable	749
blade that is propelled by a spring-operated mechanism.	750
(K) "Dangerous ordnance" means any of the following,	751
except as provided in division (L) of this section:	752
(1) Any automatic or sawed-off firearm, zip-gun, or	753
ballistic knife;	754
(2) Any explosive device or incendiary device;	755
(3) Nitroglycerin nitrocellulose nitrostarch PETN	756

cyclonite, TNT, picric acid, and other high explosives; amatol,	757
tritonal, tetrytol, pentolite, pecretol, cyclotol, and other	758
high explosive compositions; plastic explosives; dynamite,	759
blasting gelatin, gelatin dynamite, sensitized ammonium nitrate,	760
liquid-oxygen blasting explosives, blasting powder, and other	761
blasting agents; and any other explosive substance having	762
sufficient brisance or power to be particularly suitable for use	763
as a military explosive, or for use in mining, quarrying,	764
excavating, or demolitions;	765
(4) Any firearm, rocket launcher, mortar, artillery piece,	766
grenade, mine, bomb, torpedo, or similar weapon, designed and	767
manufactured for military purposes, and the ammunition for that	768
weapon;	769
(5) Any firearm muffler or suppressor;	770
(6) Any combination of parts that is intended by the owner	771
for use in converting any firearm or other device into a	772
dangerous ordnance.	773
(L) "Dangerous ordnance" does not include any of the	774
following:	775
(1) Any firearm, including a military weapon and the	776
ammunition for that weapon, and regardless of its actual age,	777
that employs a percussion cap or other obsolete ignition system,	778
or that is designed and safe for use only with black powder;	779
(2) Any pistol, rifle, or shotgun, designed or suitable	780
for sporting purposes, including a military weapon as issued or	781
as modified, and the ammunition for that weapon, unless the	782
firearm is an automatic or sawed-off firearm;	783
(3) Any cannon or other artillery piece that, regardless	784

of its actual age, is of a type in accepted use prior to 1887,

has no mechanical, hydraulic, pneumatic, or other system for	786
absorbing recoil and returning the tube into battery without	787
displacing the carriage, and is designed and safe for use only	788
with black powder;	789
(4) Black powder, priming quills, and percussion caps	790
possessed and lawfully used to fire a cannon of a type defined	791
in division (L)(3) of this section during displays,	792
celebrations, organized matches or shoots, and target practice,	793
and smokeless and black powder, primers, and percussion caps	794
possessed and lawfully used as a propellant or ignition device	795
in small-arms or small-arms ammunition;	796
(5) Dangerous ordnance that is inoperable or inert and	797
cannot readily be rendered operable or activated, and that is	798
kept as a trophy, souvenir, curio, or museum piece;	799
(6) Any device that is expressly excepted from the	800
definition of a destructive device pursuant to the "Gun Control	801
Act of 1968," 82 Stat. 1213, 18 U.S.C. 921(a)(4), as amended,	802
and regulations issued under that act;	803
(7) Any firearm with an overall length of at least twenty-	804
six inches that is approved for sale by the federal bureau of	805
alcohol, tobacco, firearms, and explosives under the "Gun	806
Control Act of 1968," 82 Stat. 1213, 18 U.S.C. 921(a)(3), but	807
that is found by the bureau not to be regulated under the	808
"National Firearms Act," 68A Stat. 725 (1934), 26 U.S.C.	809
5845(a).	810
(M) "Explosive" means any chemical compound, mixture, or	811
device, the primary or common purpose of which is to function by	812
explosion. "Explosive" includes all materials that have been	813
classified as division 1.1, division 1.2, division 1.3, or	814

division 1.4 explosives by the United States department of	815
transportation in its regulations and includes, but is not	816
limited to, dynamite, black powder, pellet powders, initiating	817
explosives, blasting caps, electric blasting caps, safety fuses,	818
fuse igniters, squibs, cordeau detonant fuses, instantaneous	819
fuses, and igniter cords and igniters. "Explosive" does not	820
include "fireworks," as defined in section 3743.01 of the	821
Revised Code, or any substance or material otherwise meeting the	822
definition of explosive set forth in this section that is	823
manufactured, sold, possessed, transported, stored, or used in	824
any activity described in section 3743.80 of the Revised Code,	825
provided the activity is conducted in accordance with all	826
applicable laws, rules, and regulations, including, but not	827
limited to, the provisions of section 3743.80 of the Revised	828
Code and the rules of the fire marshal adopted pursuant to	829
section 3737.82 of the Revised Code.	830
(N)(1) "Concealed handgun weapons license" or "license to	831
carry a concealed handgun weapon means, subject to division (N)	832
(2) of this section, a any of the following:	833
(a) A license or temporary emergency license to carry a	834
concealed handgun issued on or after the effective date of this	835
amendment under section 2923.125 or 2923.1213 of the Revised	836
Code or a that authorizes the person to whom it is issued to	837
carry a concealed deadly weapon other than a restricted deadly	838
weapon;	839
(b) A license or temporary emergency license to carry a	840
concealed handgun issued prior to the effective date of this	841
amendment under section 2923.125 or 2923.1213 of the Revised	842
Code as those sections existed prior to that date that, when	843
issued, authorized the person to whom it was issued to carry a	844

concealed handgun and that, on and after the effective date of	845
this amendment, authorizes the person to whom it was issued to	846
carry a concealed deadly weapon other than a restricted deadly	847
weapon;	848
(c) A license to carry a concealed handgun issued by	849
another state with which the attorney general has entered into a	850
reciprocity agreement under section 109.69 of the Revised Code	851
that authorizes the person to whom it is issued to carry a	852
concealed handgun, concealed firearm, or concealed deadly	853
weapon.	854
(2) A reference in any provision of the Revised Code to a	855
concealed handgun weapons license issued under section 2923.125	856
of the Revised Code or a license to carry a concealed handgun	857
weapon_issued under section 2923.125 of the Revised Code means	858
only a license of the type that is specified in that section or	859
a license of the type described in division (N)(1)(b) of this	860
section issued under section 2923.125 of the Revised Code as it	861
existed prior to the effective date of this amendment. A	862
$\underline{\mathtt{A}}$ reference in any provision of the Revised Code to a	863
concealed <u>handgun_weapons</u> license issued under section 2923.1213	864
of the Revised Code, a license to carry a concealed handgun	865
weapon_issued under section 2923.1213 of the Revised Code, or a	866
license to carry a concealed <u>handgun_weapon</u> on a temporary	867
emergency basis means only a license of the type that is	868
specified in that section 2923.1213 of the Revised Code or a	869
license of the type described in division (N)(1)(b) of this	870
section issued under section 2923.1213 of the Revised Code as it	871
existed prior to the effective date of this amendment. A	872
$\underline{\mathtt{A}}$ reference in any provision of the Revised Code to a	873
concealed handgun—license issued by another state or a license—	874

to carry a concealed handgun issued by another state that	875
authorizes the carrying of concealed handguns, firearms, or	876
deadly weapons means only a license issued by another state with	877
which the attorney general has entered into a reciprocity	878
agreement under section 109.69 of the Revised Code.	879
A reference in any provision of the Revised Code to a	880
person who is deemed under division (C) of section 2923.111 of	881
the Revised Code to have been issued a concealed weapons license	882
under section 2923.125 of the Revised Code means only a person	883
who is so deemed and does not include a person who has been	884
issued a license of a type described in division (N)(1) of this	885
section.	886
(O) "Valid concealed handgun weapons license" or "valid	887
license to carry a concealed <u>handgun_weapon</u> " means <u>a_any of the</u>	888
<pre>following:</pre>	889
(1) A concealed handgun weapons license of the type	890
described in division (N)(1)(a) or (c) of this section that is	891
currently valid, that is not under a suspension under division	892
(A)(1) of section 2923.128 of the Revised Code, under section	893
2923.1213 of the Revised Code, or under a suspension provision	894
of the state other than this state in which the license was	895
issued, and that has not been revoked under division (B)(1) of	896
section 2923.128 of the Revised Code, under section 2923.1213 of	897
the Revised Code, or under a revocation provision of the state	898
other than this state in which the license was issued;	899
(2) A concealed weapons license of the type described in	900
division (N)(1)(b) of this section that is currently valid, that	901
is not under a suspension of any type described in division (0)	902
(1) of this section, and that has not been revoked in any manner	903
described in division (0)(1) of this section.	904

(P) "Misdemeanor punishable by imprisonment for a term	905
exceeding one year" does not include any of the following:	906
(1) Any federal or state offense pertaining to antitrust	907
violations, unfair trade practices, restraints of trade, or	908
other similar offenses relating to the regulation of business	909
practices;	910
(2) Any misdemeanor offense punishable by a term of	911
imprisonment of two years or less.	912
(Q) "Alien registration number" means the number issued by	913
the United States citizenship and immigration services agency	914
that is located on the alien's permanent resident card and may	915
also be commonly referred to as the "USCIS number" or the "alien	916
number."	917
(R) "Active duty" has the same meaning as defined in 10	918
U.S.C. 101.	919
(S) "Restricted firearm" means a firearm that is a	920
dangerous ordnance or that is a firearm that any law of this	921
state or the United States prohibits the subject person from	922
possessing, having, or carrying.	923
(T) "Restricted deadly weapon" means a deadly weapon that	924
is a restricted firearm or that is a deadly weapon that any law	925
of this state or the United States prohibits the subject person	926
from possessing, having, or carrying.	927
Sec. 2923.111. (A) Notwithstanding any other Revised Code	928
section to the contrary, subject to the limitations specified in	929
this division and to division (C)(2) of this section, a person	930
who is twenty-one years of age or older and is not legally	931
prohibited from possessing or receiving a firearm under 18	932
U.S.C. 922(q)(1) to (9) shall not be required to obtain a	933

concealed weapons license under section 2923.125 or 2923.1213 of	934
the Revised Code in order to carry in this state a concealed	935
deadly weapon that is not a restricted deadly weapon.	936
Except as provided in divisions (B) and (C) of section	937
2923.126 of the Revised Code and regardless of whether the	938
person has been issued a concealed weapons license under section	939
2923.125 or 2923.1213 of the Revised Code or by another state, a	940
person who is twenty-one years of age or older and is not	941
legally prohibited from possessing or receiving a firearm under	942
18 U.S.C. 922(g)(1) to (9) may carry a concealed deadly weapon	943
that is not a restricted deadly weapon anywhere in this state.	944
The person's right to carry a concealed deadly weapon that is	945
not a restricted deadly weapon that is granted under this	946
division is the same right as is granted to a person who has	947
been issued a concealed weapons license under section 2923.125	948
of the Revised Code, and the person described in this division	949
is subject to the same restrictions as apply to a person who has	950
been issued a concealed weapons license under section 2923.125	951
of the Revised Code.	952
(B) The mere carrying or possession of a deadly weapon	953
that is not a restricted deadly weapon pursuant to the right	954
described in division (A) of this section, with or without a	955
concealed weapons license issued under section 2923.125 or	956
2923.1213 of the Revised Code or a concealed weapons license	957
issued by another state, does not constitute grounds for any law	958
enforcement officer or any agent of the state, a county, a	959
municipal corporation, or a township to conduct any search,	960
seizure, or detention, no matter how temporary in duration, of	961
an otherwise law-abiding person.	962
(C)(1) For purposes of sections 1547.69 and 2923.12 to	963

2923.1213 of the Revised Code and any other provision of law	964
that refers to a concealed weapons license or a concealed	965
weapons licensee, except when the context clearly indicates	966
otherwise, a person who is described in division (A) of this	967
section and is carrying or has, concealed on the person's person	968
or ready at hand, a deadly weapon that is not a restricted	969
deadly weapon shall be deemed to have been issued a concealed	970
weapons license under section 2923.125 of the Revised Code.	971
(2) The concealed weapons license expiration provisions of	972
section 2923.125 of the Revised Code and the concealed weapons	973
license suspension and revocation provisions of section 2923.128	974
of the Revised Code do not apply with respect to a person who is	975
described in division (A) of this section unless the person has	976
been issued a concealed weapons license. If a person is	977
described in division (A) of this section and the person	978
thereafter comes within any category of persons specified in 18	979
U.S.C. 922(g)(1) to (9) so that the person as a result is	980
legally prohibited under the applicable provision from	981
possessing or receiving a firearm, both of the following apply	982
automatically and immediately upon the person coming within that	983
<pre>category:</pre>	984
(a) Division (A) of this section and the authority and	985
right to carry a concealed deadly weapon that are described in	986
that division do not apply to the person.	987
(b) Division (C)(1) of this section does not apply to the	988
person, and the person no longer is deemed to have been issued a	989
concealed weapons license under section 2923.125 of the Revised_	990
Code as described in that division.	991
Sec. 2923.12. (A) No person shall knowingly carry or have,	992
concealed on the person's person or concealed ready at hand, any	993

of the following:	994
(1) A deadly weapon other than a handgun;	995
(2) A handgun other than a dangerous ordnance;	996
(3) A dangerous ordnance.	997
(B) No person who has been issued a concealed handgun	998
weapons license and is carrying a concealed deadly weapon that	999
is not a restricted deadly weapon or who is deemed under_	1000
division (C) of section 2923.111 of the Revised Code to have	1001
been issued a concealed weapons license under section 2923.125	1002
of the Revised Code and is carrying a concealed deadly weapon	1003
that is not a restricted deadly weapon shall do any of the	1004
following:	1005
(1) If the person is stopped for a law enforcement purpose	1006
and is carrying a concealed handgun, fail to promptly inform any	1007
law enforcement officer who approaches the person after the	1008
person has been stopped that the person has been issued a	1009
concealed handgun license and that the person then is carrying a	1010
concealed handgun;	1011
(2)—If the person is stopped for a law enforcement purpose	1012
and is carrying a concealed handgun, knowingly fail to keep the	1013
person's hands in plain sight at any time after any law	1014
enforcement officer begins approaching the person while stopped	1015
and before the law enforcement officer leaves, unless the	1016
failure is pursuant to and in accordance with directions given	1017
by a law enforcement officer;	1018
$\frac{(3)}{(2)}$ If the person is stopped for a law enforcement	1019
purpose, if the person is carrying a concealed handgun deadly	1020
weapon is a loaded firearm, and if the person is approached by	1021
any law enforcement officer while stopped, knowingly remove or	1022

attempt to remove the loaded handgun-firearm from the holster,	1023
pocket, or other place in which the person is carrying it,	1024
knowingly grasp or hold the loaded handgun firearm, or knowingly	1025
have contact with the loaded handgun-firearm by touching it with	1026
the person's hands or fingers at any time after the law	1027
enforcement officer begins approaching and before the law	1028
enforcement officer leaves, unless the person removes, attempts	1029
to remove, grasps, holds, or has contact with the loaded handgun	1030
firearm pursuant to and in accordance with directions given by	1031
the law enforcement officer;	1032
$\frac{(4)}{(3)}$ If the person is stopped for a law enforcement	1033
purpose and is carrying a concealed handgun, knowingly disregard	1034
or fail to comply with any lawful order of any law enforcement	1035
officer given while the person is stopped, including, but not	1036
limited to, a specific order to the person to keep the person's	1037
hands in plain sight.	1038
(C)(1) This section does not apply to any of the	1039
following:	1040
(a) An officer, agent, or employee of this or any other	1041
state or the United States, or to a law enforcement officer, who	1042
is authorized to carry concealed weapons or dangerous ordnance	1043
or is authorized to carry handguns — <u>firearms or other deadly</u>	1044
weapons and is acting within the scope of the officer's,	1045
agent's, or employee's duties;	1046
(b) Any person who is employed in this state, who is	1047
authorized to carry concealed weapons or dangerous ordnance or	1048
is authorized to carry—handguns firearms or other deadly	1049
weapons, and who is subject to and in compliance with the	1050
requirements of section 109.801 of the Revised Code, unless the	1051
appointing authority of the person has expressly specified that	1052

the exemption provided in division (C)(1)(b) of this section	1053
does not apply to the person;	1054
(c) A person's transportation or storage of a firearm	1055
deadly weapon, other than a firearm described in divisions (G)	1056
to (M) of section 2923.11 of the Revised Code, in a motor	1057
vehicle for any lawful purpose if the <pre>firearm_deadly weapon</pre> is	1058
not on the actor's person;	1059
(d) A person's storage or possession of a <u>firearm</u> deadly	1060
$\underline{\text{weapon}}$, other than a firearm described in divisions (G) to (M)	1061
of section 2923.11 of the Revised Code, in the actor's own home	1062
for any lawful purpose.	1063
(2) Division (a) Subject to division (C)(2)(b) of this	1064
<pre>section, divisions (A) (1) and (2) of this section does do not</pre>	1065
apply to any person-who with respect to the carrying or	1066
possession of any deadly weapon that is not a restricted deadly	1067
weapon if, at the time of the alleged carrying or possession of	1068
a handgun the deadly weapon, either the person is carrying a	1069
valid concealed <u>handgun_weapons</u> license, is deemed under_	1070
division (C) of section 2923.111 of the Revised Code to have	1071
been issued a concealed weapons license under section 2923.125	1072
of the Revised Code, or is an active duty member of the armed	1073
forces of the United States and is carrying a valid military	1074
identification card and documentation of successful completion	1075
of firearms training that meets or exceeds the training	1076
requirements described in division (G)(1) of section 2923.125 of	1077
the Revised Code, unless.	1078
(b) The exemptions specified in division (C)(2)(a) of this	1079
section do not apply to a person if the person, at the time of	1080
the carrying or possession in question, knowingly is in a an	1081
unauthorized place described specified in division (B) of	1082

section 2923.126 of the Revised Code or knowingly is	1083
transporting or possessing the deadly weapon in any prohibited	1084
manner listed in that division.	1085
(D) It is an affirmative defense to a charge under	1086
division (A)(1) of this section of carrying or having control of	1087
a <u>deadly</u> weapon other than a handgun and other than a dangerous	1088
ordnance that neither division (C)(1) nor (2) of this section	1089
applies, that the actor was not otherwise prohibited by law from	1090
having the weapon $_{\boldsymbol{\mathcal{L}}}$ and that any of the following applies:	1091
(1) The weapon was carried or kept ready at hand by the	1092
actor for defensive purposes while the actor was engaged in or	1093
was going to or from the actor's lawful business or occupation,	1094
which business or occupation was of a character or was	1095
necessarily carried on in a manner or at a time or place as to	1096
render the actor particularly susceptible to criminal attack,	1097
such as would justify a prudent person in going armed.	1098
(2) The weapon was carried or kept ready at hand by the	1099
actor for defensive purposes while the actor was engaged in a	1100
lawful activity and had reasonable cause to fear a criminal	1101
attack upon the actor, a member of the actor's family, or the	1102
actor's home, such as would justify a prudent person in going	1103
armed.	1104
(3) The weapon was carried or kept ready at hand by the	1105
actor for any lawful purpose and while in the actor's own home.	1106
(E) $\underline{(1)}$ No person who is charged with a violation of this	1107
section shall be required to obtain a concealed handgun weapons	1108
license as a condition for the dismissal of the charge.	1109
(2) If a person is convicted of, was convicted of, pleads	1110
guilty to, or has pleaded guilty to a violation of division (B)	1111

(1) of this section as it existed prior to the effective date of	1112
this amendment, the person may file an application under section	1113
2953.37 of the Revised Code requesting the expungement of the	1114
record of conviction.	1115
(F)(1) Whoever violates this section is guilty of carrying	1116
concealed weapons. Except as otherwise provided in this division	1117
or divisions (F) $\frac{(2), (6), (4)}{(2)}$ and $\frac{(7)}{(5)}$ of this section,	1118
carrying concealed weapons in violation of division (A) of this	1119
section is a misdemeanor of the first degree. Except as	1120
otherwise provided in this division or divisions (F) $\frac{(2), (6),}{(2)}$	1121
(4) and (7) of this section, if the offender previously has	1122
been convicted of a violation of this section or of any offense	1123
of violence, if the weapon involved is a firearm that is either	1124
loaded or for which the offender has ammunition ready at hand,	1125
or if the weapon involved is dangerous ordnance, carrying	1126
concealed weapons in violation of division (A) of this section	1127
is a felony of the fourth degree. Except as otherwise provided	1128
in $\frac{\text{divisions}}{\text{division}}$ (F) $\frac{\text{(2)}}{\text{and}}$ $\frac{\text{(6)}}{\text{(4)}}$ of this section, if the	1129
offense is committed aboard an aircraft, or with purpose to	1130
carry a concealed weapon aboard an aircraft, regardless of the	1131
weapon involved, carrying concealed weapons in violation of	1132
division (A) of this section is a felony of the third degree.	1133
(2) Except as provided in division (F)(6) of this section,	1134
if a person being arrested for a violation of division (A)(2) of	1135
this section promptly produces a valid concealed handgun-	1136
license, and if at the time of the violation the person was not-	1137
knowingly in a place described in division (B) of section-	1138
2923.126 of the Revised Code, the officer shall not arrest the	1139
person for a violation of that division. If the person is not	1140
able to promptly produce any concealed handgun license and if	1141
the person is not in a place described in that section, the	1142

officer may arrest the person for a violation of that division,	1143
and the offender shall be punished as follows:	1144
(a) The offender shall be guilty of a minor misdemeanor if	1145
both of the following apply:	1146
(i) Within ten days after the arrest, the offender	1147
presents a concealed handgun license, which license was valid at	1148
the time of the arrest to the law enforcement agency that	1149
employs the arresting officer.	1150
(ii) At the time of the arrest, the offender was not	1151
knowingly in a place described in division (B) of section	1152
2923.126 of the Revised Code.	1153
(b) The offender shall be guilty of a misdemeanor and	1154
shall be fined five hundred dollars if all of the following	1155
apply:	1156
(i) The offender previously had been issued a concealed	1157
handgun license, and that license expired within the two years	1158
immediately preceding the arrest.	1159
(ii) Within forty five days after the arrest, the offender	1160
presents a concealed handgun license to the law enforcement	1161
agency that employed the arresting officer, and the offender	1162
waives in writing the offender's right to a speedy trial on the	1163
charge of the violation that is provided in section 2945.71 of	1164
the Revised Code.	1165
(iii) At the time of the commission of the offense, the	1166
offender was not knowingly in a place described in division (B)	1167
of section 2923.126 of the Revised Code.	1168
(c) If divisions (F)(2)(a) and (b) and (F)(6) of this	1169
section do not apply, the offender shall be punished under	1170

division (F)(1) or (7) of this section.	1171
(3) Except as otherwise provided in this division,	1172
carrying concealed weapons in violation of division (B)(1) of	1173
this section is a misdemeanor of the first degree, and, in-	1174
addition to any other penalty or sanction imposed for a	1175
violation of division (B)(1) of this section, the offender's	1176
concealed handgun license shall be suspended pursuant to	1177
division (A)(2) of section 2923.128 of the Revised Code. If, at-	1178
the time of the stop of the offender for a law enforcement-	1179
purpose that was the basis of the violation, any law enforcement	1180
officer involved with the stop had actual knowledge that the	1181
offender has been issued a concealed handgun license, carrying-	1182
concealed weapons in violation of division (B)(1) of this-	1183
section is a minor misdemeanor, and the offender's concealed	1184
handgun license shall not be suspended pursuant to division (A)	1185
(2) of section 2923.128 of the Revised Code.	1186
(4)—Carrying concealed weapons in violation of division	1187
(B) $\frac{(2)}{(1)}$ or $\frac{(4)}{(3)}$ of this section is a misdemeanor of the	1188
first degree or, if the offender previously has been convicted	1189
of or pleaded guilty to a violation of division (B) $\frac{(2)}{(1)}$ or $\frac{(4)}{(1)}$	1190
(3) of this section, a felony of the fifth degree. In addition	1191
to any other penalty or sanction imposed for a misdemeanor	1192
violation of division (B) $\frac{(2)}{(1)}$ or $\frac{(4)}{(3)}$ of this section, if	1193
the offender has been issued a concealed weapons license, the	1194
offender's concealed handgun -license shall be suspended pursuant	1195
to division (A)(2) of section 2923.128 of the Revised Code.	1196
(5) Carrying concealed weapons in violation of	1197
division (B) $\frac{(3)}{(2)}$ of this section is a felony of the fifth	1198
degree.	1199
$\frac{(6)-(4)}{(4)}$ If a person being arrested for a violation of	1200

division (A) (1) or (2) of this section based on carrying a	1201
concealed deadly weapon that is not a restricted deadly weapon	1202
is an active duty member of the armed forces of the United	1203
States and is carrying a valid military identification card and	1204
documentation of successful completion of firearms training that	1205
meets or exceeds the training requirements described in division	1206
(G)(1) of section 2923.125 of the Revised Code, and if at the	1207
time of the violation the person was not knowingly in $\frac{1}{2}$	1208
unauthorized place described specified in division (B) of	1209
section 2923.126 of the Revised Code or knowingly carrying or	1210
having the deadly weapon in any prohibited manner listed in that	1211
division, the officer shall not arrest the person for a	1212
violation of that division (A)(1) or (2) of this section. If the	1213
person is not able to promptly produce a valid military	1214
identification card and documentation of successful completion	1215
of firearms training that meets or exceeds the training	1216
requirements described in division (G)(1) of section 2923.125 of	1217
the Revised Code and if the person at the time of the violation	1218
is not knowingly in a an unauthorized place described specified	1219
in division (B) of section 2923.126 of the Revised Code <u>or</u>	1220
knowingly carrying or having the deadly weapon in any prohibited	1221
manner listed in that division, the officer shall issue a	1222
citation and the offender shall be assessed a civil penalty of	1223
not more than five hundred dollars. The citation shall be	1224
automatically dismissed and the civil penalty shall not be	1225
assessed if both of the following apply:	1226
(a) Within ten days after the issuance of the citation,	1227
the offender presents a valid military identification card and	1228

documentation of successful completion of firearms training that

meets or exceeds the training requirements described in division

(G)(1) of section 2923.125 of the Revised Code, which were both

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valid at the time of the issuance of the citation to the law	1232
enforcement agency that employs the citing officer.	1233
(b) At the time of the citation, the offender was not	1234
knowingly in a any unauthorized place described specified in	1235
division (B) of section 2923.126 of the Revised Code <u>or</u>	1236
knowingly carrying or having the deadly weapon in any prohibited	1237
manner listed in that division.	1238
$\frac{(7)}{(5)}$ If a person being arrested for a violation of	1239
division (A) (1) or (2) of this section based on carrying a	1240
concealed deadly weapon that is not a restricted deadly weapon	1241
is knowingly in $\frac{1}{2}$ any unauthorized place described in division	1242
(B)(5) of section 2923.126 of the Revised Code and is not	1243
authorized to carry a handgun deadly weapon or have a handgun	1244
deadly weapon concealed on the person's person or concealed	1245
ready at hand under that division, the penalty shall be as	1246
follows:	1247
(a) Except as otherwise provided in this division, if the	1248
person produces a valid concealed handgun license within ten-	1249
days after the arrest and has not previously been convicted or-	1250
pleaded guilty to a violation of division (A) (2) of this section	1251
(F)(5)(b), (c), or (d) of this section, the person is guilty of	1252
a minor misdemeanor;	1253
(b) Except as otherwise provided in this division (F)(5)	1254
(c) or (d) of this section, if the person has previously been	1255
convicted of or pleaded guilty to a violation of division (A) $\underline{(1)}$	1256
or (2) of this section, the person is guilty of a misdemeanor of	1257
the fourth degree;	1258
(c) Except as otherwise provided in this division (F)(5)	1259
(d) of this section, if the person has previously been convicted	1260

of or pleaded guilty to two violations of division (A) (1) or (2)	1261
of this section, the person is guilty of a misdemeanor of the	1262
third degree;	1263
(d) Except as otherwise provided in this division, if <u>If</u>	1264
the person has previously been convicted of or pleaded guilty to	1265
three or more violations of division (A) $\underline{(1)}$ or $\underline{(2)}$ of this	1266
section, or convicted of or pleaded guilty to any offense of	1267
violence, if the <u>deadly</u> weapon involved is a firearm that is	1268
either loaded or for which the offender has ammunition ready at	1269
hand, or if the <u>deadly</u> weapon involved is a dangerous ordnance,	1270
the person is guilty of a misdemeanor of the second degree.	1271
(G) If a law enforcement officer stops a person to	1272
question the person regarding a possible violation of this	1273
section, for a traffic stop, or for any other law enforcement	1274
purpose, if the person surrenders a firearm deadly weapon to the	1275
officer, either voluntarily or pursuant to a request or demand	1276
of the officer, and if the officer does not charge the person	1277
with a violation of this section or arrest the person for any	1278
offense, the person is not otherwise prohibited by law from	1279
possessing the <u>firearm</u> <u>deadly weapon</u> , and the <u>firearm</u> <u>deadly</u>	1280
weapon is not contraband, the officer shall return the firearm	1281
deadly weapon to the person at the termination of the stop. If a	1282
court orders a law enforcement officer to return a firearm	1283
deadly weapon to a person pursuant to the requirement set forth	1284
in this division, division (B) of section 2923.163 of the	1285
Revised Code applies.	1286
Sec. 2923.121. (A) No person shall possess a firearm in	1287
any room in which any person is consuming beer or intoxicating	1288
liquor in a premises for which a D permit has been issued under	1289
Chapter 4303. of the Revised Code or in an open air arena for	1290

which a permit of that nature has been issued.	1291
(B)(1) This section does not apply to any of the	1292
following:	1293
(a) An officer, agent, or employee of this or any other	1294
state or the United States, or a law enforcement officer, who is	1295
authorized to carry firearms and is acting within the scope of	1296
the officer's, agent's, or employee's duties;	1297
(b) A law enforcement officer or investigator who is	1298
authorized to carry firearms but is not acting within the scope	1299
of the officer's or investigator's duties, as long as all of the	1300
following apply:	1301
(i) The officer or investigator is carrying validating	1302
identification.	1303
(ii) If the firearm the officer or investigator possesses	1304
is a firearm issued or approved by the law enforcement agency	1305
served by the officer or by the bureau of criminal	1306
identification and investigation with respect to an	1307
investigator, the agency or bureau does not have a restrictive	1308
firearms carrying policy.	1309
(iii) The officer or investigator is not consuming beer or	1310
intoxicating liquor and is not under the influence of alcohol or	1311
a drug of abuse.	1312
(c) Any room used for the accommodation of guests of a	1313
hotel, as defined in section 4301.01 of the Revised Code;	1314
(d) The principal holder of a D permit issued for a	1315
premises or an open air arena under Chapter 4303. of the Revised	1316
Code while in the premises or open air arena for which the	1317
permit was issued if the principal holder of the D permit also	1318

possesses a valid concealed handgun <u>weapons</u> license <u>or is deemed</u>	1319
under division (C) of section 2923.111 of the Revised Code to	1320
have been issued a concealed weapons license under section	1321
2923.125 of the Revised Code and as long as the firearm is not a	1322
restricted firearm and the principal holder is not consuming	1323
beer or intoxicating liquor or under the influence of alcohol or	1324
a drug of abuse, or any agent or employee of that holder who	1325
also is a peace officer, as defined in section 2151.3515 of the	1326
Revised Code, who is off duty, and who otherwise is authorized	1327
to carry firearms while in the course of the officer's official	1328
duties and while in the premises or open air arena for which the	1329
permit was issued and as long as the firearm is not a restricted	1330
firearm and the agent or employee of that holder is not	1331
consuming beer or intoxicating liquor or under the influence of	1332
alcohol or a drug of abuse.	1333
(a) Any person who is serving a valid consealed handsun	1334
(e) Any person who is carrying a valid concealed handgun	1334
weapons_license, any person who is deemed under division (C) of	1335

- section 2923.111 of the Revised Code to have been issued a 1336 concealed weapons license under section 2923.125 of the Revised 1337 Code, or any person who is an active duty member of the armed 1338 forces of the United States and is carrying a valid military 1339 identification card and documentation of successful completion 1340 of firearms training that meets or exceeds the training 1341 requirements described in division (G)(1) of section 2923.125 of 1342 the Revised Code, as long as the <u>firearm is not a restricted</u> 1343 firearm and the person is not consuming beer or intoxicating 1344 liquor or under the influence of alcohol or a drug of abuse. 1345
- (2) This section does not prohibit any person who is a 1346 member of a veteran's organization, as defined in section 1347 2915.01 of the Revised Code, from possessing a rifle in any room 1348 in any premises owned, leased, or otherwise under the control of 1349

the veteran's organization, if the rifle is not loaded with live	1350
ammunition and if the person otherwise is not prohibited by law	1351
from having the rifle.	1352
(3) This section does not apply to any person possessing	1353
or displaying firearms in any room used to exhibit unloaded	1354
firearms for sale or trade in a soldiers' memorial established	1355
pursuant to Chapter 345. of the Revised Code, in a convention	1356
center, or in any other public meeting place, if the person is	1357
an exhibitor, trader, purchaser, or seller of firearms and is	1358
not otherwise prohibited by law from possessing, trading,	1359
purchasing, or selling the firearms.	1360
(C) It is an affirmative defense to a charge under this	1361
section of illegal possession of a firearm in a liquor permit	1362
premises that involves involving the possession of a firearm	1363
other than a handgun, that neither division (B)(1)(d) nor (e) of	1364
this section applies, that the actor was not otherwise	1365
prohibited by law from having the firearm, and that any of the	1366
following apply:	1367
(1) The firearm was carried or kept ready at hand by the	1368
actor for defensive purposes, while the actor was engaged in or	1369
was going to or from the actor's lawful business or occupation,	1370
which business or occupation was of such character or was	1371
necessarily carried on in such manner or at such a time or place	1372
as to render the actor particularly susceptible to criminal	1373
attack, such as would justify a prudent person in going armed.	1374
(2) The firearm was carried or kept ready at hand by the	1375
actor for defensive purposes, while the actor was engaged in a	1376

lawful activity, and had reasonable cause to fear a criminal

the actor's home, such as would justify a prudent person in

attack upon the actor or a member of the actor's family, or upon

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going armed.	1380
(D) No person who is charged with a violation of this	1381
section shall be required to obtain a concealed handgun weapons	1382
license as a condition for the dismissal of the charge.	1383
(E) Whoever violates this section is guilty of illegal	1384
possession of a firearm in a liquor permit premises. Except as	1385
otherwise provided in this division, illegal possession of a	1386
firearm in a liquor permit premises is a felony of the fifth	1387
degree. If the offender commits the violation of this section by	1388
knowingly carrying or having the firearm concealed on the	1389
offender's person or concealed ready at hand, illegal possession	1390
of a firearm in a liquor permit premises is a felony of the	1391
third degree.	1392
(F) As used in this section:	1393
(1) "Beer" and "intoxicating liquor" have the same	1394
meanings as in section 4301.01 of the Revised Code.	1395
(2) "Investigator" has the same meaning as in section	1396
109.541 of the Revised Code.	1397
(3) "Restrictive firearms carrying policy" means a	1398
specific policy of a law enforcement agency or the bureau of	1399
criminal identification and investigation that prohibits all	1400
officers of the agency or all investigators of the bureau, while	1401
not acting within the scope of the officer's or investigator's	1402
duties, from doing either of the following:	1403
(a) Carrying a firearm issued or approved by the agency or	1404
bureau in any room, premises, or arena described in division (A)	1405
of this section;	1406
(b) Carrying a firearm issued or approved by the agency or	1407

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bureau in premises described in division (A) of section	1408
2923.1214 of the Revised Code.	1409
(4) "Law enforcement officer" has the same meaning as in	1410
section 9.69 of the Revised Code.	1411
(5) "Validating identification" means one of the	1412
following:	1413
(a) Photographic identification issued by the law	1414
enforcement agency for which an individual serves as a law	1415
enforcement officer that identifies the individual as a law	1416
enforcement officer of the agency;	1417
(b) Photographic identification issued by the bureau of	1418
criminal identification and investigation that identifies an	1419
individual as an investigator of the bureau.	1420
Sec. 2923.122. (A) No person shall knowingly convey, or	1421
attempt to convey, a deadly weapon or dangerous ordnance into a	1422
school safety zone.	1423
(B) No person shall knowingly possess a deadly weapon or	1424
dangerous ordnance in a school safety zone.	1425
(C) No person shall knowingly possess an object in a	1426
school safety zone if both of the following apply:	1427
(1) The object is indistinguishable from a firearm,	1428
whether or not the object is capable of being fired.	1429
(2) The person indicates that the person possesses the	1430
object and that it is a firearm, or the person knowingly	1431
displays or brandishes the object and indicates that it is a	1432
firearm.	1433
(D)(1) This section does not apply to any of the	1434

following:	1435
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- (a) An officer, agent, or employee of this or any other 1436 state or the United States who is authorized to carry deadly 1437 weapons or dangerous ordnance and is acting within the scope of 1438 the officer's, agent's, or employee's duties, a law enforcement 1439 officer who is authorized to carry deadly weapons or dangerous 1440 ordnance, a security officer employed by a board of education or 1441 governing body of a school during the time that the security 1442 officer is on duty pursuant to that contract of employment, or 1443 any other person who has written authorization from the board of 1444 education or governing body of a school to convey deadly weapons 1445 or dangerous ordnance into a school safety zone or to possess a 1446 deadly weapon or dangerous ordnance in a school safety zone and 1447 who conveys or possesses the deadly weapon or dangerous ordnance 1448 in accordance with that authorization; 1449
- (b) Any person who is employed in this state, who is

 authorized to carry deadly weapons or dangerous ordnance, and

 1451
 who is subject to and in compliance with the requirements of

 section 109.801 of the Revised Code, unless the appointing

 1453
 authority of the person has expressly specified that the

 exemption provided in division (D)(1)(b) of this section does

 1455
 not apply to the person.
- (2) Division (C) of this section does not apply to 1457 premises upon which home schooling is conducted. Division (C) of 1458 this section also does not apply to a school administrator, 1459 teacher, or employee who possesses an object that is 1460 indistinguishable from a firearm for legitimate school purposes 1461 during the course of employment, a student who uses an object 1462 that is indistinguishable from a firearm under the direction of 1463 a school administrator, teacher, or employee, or any other 1464

person who with the express prior approval of a school	1465
administrator possesses an object that is indistinguishable from	1466
a firearm for a legitimate purpose, including the use of the	1467
object in a ceremonial activity, a play, reenactment, or other	1468
dramatic presentation, school safety training, or a ROTC	1469
activity or another similar use of the object.	1470
(3) This section does not apply to a person who conveys or	1471
attempts to convey a handgun deadly weapon that is not a	1472
restricted deadly weapon into, or possesses a handgun deadly	1473
weapon that is not a restricted deadly weapon in, a school	1474
safety zone if, at both of the following apply:	1475
(a) At the time of that conveyance, attempted conveyance,	1476
or possession of the <u>handgun</u> <u>deadly weapon that is not a</u>	1477
restricted deadly weapon, all the person is carrying a valid	1478
concealed weapons license, the person is deemed under division	1479
(C) of section 2923.111 of the Revised Code to have been issued	1480
a concealed weapons license under section 2923.125 of the	1481
Revised Code, or the person is an active duty member of the	1482
armed forces of the United States and is carrying a valid	1483
military identification card and documentation of successful	1484
completion of firearms training that meets or exceeds the	1485
training requirements described in division (G)(1) of section	1486
2923.125 of the Revised Code.	1487
(b) Either of the following apply applies:	1488
(a)(i) The person does not enter into a school building or	1489
onto school premises and is not at a school activity.	1490
(b) The person is carrying a valid concealed handgun	1491
license or the person is an active duty member of the armed-	1492
forces of the United States and is carrying a valid military	1493

identification card and documentation of successful completion-	1494
of firearms training that meets or exceeds the training	1495
requirements described in division (G)(1) of section 2923.125 of	1496
the Revised Code.	1497
(c) The person is in the school safety zone in	1498
accordance with 18 U.S.C. 922(q)(2)(B) $\frac{\cdot}{\cdot}$	1499
(d) The , and the person is not knowingly in a an	1500
<u>unauthorized</u> place <u>described</u> <u>specified</u> in division (B) (1) or (B)	1501
(3) to (8) of section 2923.126 of the Revised Code and is not	1502
knowingly conveying, attempting to convey, or possessing the	1503
deadly weapon in any prohibited manner specified in any of those	1504
divisions.	1505
(4) This section does not apply to a person who conveys or	1506
attempts to convey a handgun into, or possesses a handgun in, a	1507
school safety zone if at the time of that conveyance, attempted	1508
conveyance, or possession of the handgun all of the following-	1509
apply:	1510
(a) The person is carrying a valid concealed handgun	1511
license or the person is an active duty member of the armed	1512
forces of the United States and is carrying a valid military	1513
identification card and documentation of successful completion-	1514
of firearms training that meets or exceeds the training	1515
requirements described in division (G)(1) of section 2923.125 of	1516
the Revised Code.	1517
(b)(ii) The person leaves the handgun deadly weapon in a	1518
motor vehicle.	1519
(c) The handgun, the deadly weapon does not leave the	1520
motor vehicle→	1521
(d) If , and, if the person exits the motor vehicle, the	1522

person locks the motor vehicle.

(E) (1) Whoever violates division (A) or (B) of this 1524 section is quilty of illegal conveyance or possession of a 1525 deadly weapon or dangerous ordnance in a school safety zone. 1526 Except as otherwise provided in this division, illegal 1527 conveyance or possession of a deadly weapon or dangerous 1528 ordnance in a school safety zone is a felony of the fifth 1529 degree. If the offender previously has been convicted of a 1530 violation of this section, illegal conveyance or possession of a 1531 deadly weapon or dangerous ordnance in a school safety zone is a 1532 felony of the fourth degree. 1533

- (2) Whoever violates division (C) of this section is 1534 quilty of illegal possession of an object indistinguishable from 1535 a firearm in a school safety zone. Except as otherwise provided 1536 in this division, illegal possession of an object 1537 indistinguishable from a firearm in a school safety zone is a 1538 misdemeanor of the first degree. If the offender previously has 1539 been convicted of a violation of this section, illegal 1540 possession of an object indistinguishable from a firearm in a 1541 school safety zone is a felony of the fifth degree. 1542
- (F)(1) In addition to any other penalty imposed upon a 1543 person who is convicted of or pleads guilty to a violation of 1544 this section and subject to division (F)(2) of this section, if 1545 the offender has not attained nineteen years of age, regardless 1546 of whether the offender is attending or is enrolled in a school 1547 operated by a board of education or for which the state board of 1548 education prescribes minimum standards under section 3301.07 of 1549 the Revised Code, the court shall impose upon the offender a 1550 class four suspension of the offender's probationary driver's 1551 license, restricted license, driver's license, commercial 1552

driver's license, temporary instruction permit, or probationary	1553
commercial driver's license that then is in effect from the	1554
range specified in division (A)(4) of section 4510.02 of the	1555
Revised Code and shall deny the offender the issuance of any	1556
permit or license of that type during the period of the	1557
suspension.	1558
If the offender is not a resident of this state, the court	1559
shall impose a class four suspension of the nonresident	1560
operating privilege of the offender from the range specified in	1561
division (A)(4) of section 4510.02 of the Revised Code.	1562
(2) If the offender shows good cause why the court should	1563
not suspend one of the types of licenses, permits, or privileges	1564
specified in division (F)(1) of this section or deny the	1565
issuance of one of the temporary instruction permits specified	1566
in that division, the court in its discretion may choose not to	1567
impose the suspension, revocation, or denial required in that	1568
division, but the court, in its discretion, instead may require	1569
the offender to perform community service for a number of hours	1570
determined by the court.	1571
(G) As used in this section, "object that is	1572
indistinguishable from a firearm" means an object made,	1573
constructed, or altered so that, to a reasonable person without	1574
specialized training in firearms, the object appears to be a	1575
firearm.	1576
Sec. 2923.123. (A) No person shall knowingly convey or	1577
attempt to convey a deadly weapon or dangerous ordnance into a	1578
courthouse or into another building or structure in which a	1579
courtroom is located.	1580

(B) No person shall knowingly possess or have under the

person's control a deadly weapon or dangerous ordnance in a	1582
courthouse or in another building or structure in which a	1583
courtroom is located.	1584
(C) This section does not apply to any of the following:	1585
(1) Except as provided in division (E) of this section, a	1586
judge of a court of record of this state or a magistrate;	1587
(2) A peace officer, officer of a law enforcement agency,	1588
or person who is in either of the following categories:	1589
(a) Except as provided in division (E) of this section, a	1590
peace officer, or an officer of a law enforcement agency of	1591
another state, a political subdivision of another state, or the	1592
United States, who is authorized to carry a deadly weapon or	1593
dangerous ordnance, who possesses or has under that individual's	1594
control a deadly weapon or dangerous ordnance as a requirement	1595
of that individual's duties, and who is acting within the scope	1596
of that individual's duties at the time of that possession or	1597
control;	1598
(b) Except as provided in division (E) of this section, a	1599
person who is employed in this state, who is authorized to carry	1600
a deadly weapon or dangerous ordnance, who possesses or has	1601
under that individual's control a deadly weapon or dangerous	1602
ordnance as a requirement of that person's duties, and who is	1603
subject to and in compliance with the requirements of section	1604
109.801 of the Revised Code, unless the appointing authority of	1605
the person has expressly specified that the exemption provided	1606
in division (C)(2)(b) of this section does not apply to the	1607
person.	1608
(3) A person who conveys, attempts to convey, possesses,	1609
or has under the person's control a deadly weapon or dangerous	1610

ordnance that is to be used as evidence in a pending criminal or	1611
civil action or proceeding;	1612
(4) Except as provided in division (E) of this section, a	1613
bailiff or deputy bailiff of a court of record of this state who	1614
is authorized to carry a firearm pursuant to section 109.77 of	1615
the Revised Code, who possesses or has under that individual's	1616
control a firearm as a requirement of that individual's duties,	1617
and who is acting within the scope of that individual's duties	1618
at the time of that possession or control;	1619
(5) Except as provided in division (E) of this section, a	1620
prosecutor, or a secret service officer appointed by a county	1621
prosecuting attorney, who is authorized to carry a deadly weapon	1622
or dangerous ordnance in the performance of the individual's	1623
duties, who possesses or has under that individual's control a	1624
deadly weapon or dangerous ordnance as a requirement of that	1625
individual's duties, and who is acting within the scope of that	1626
individual's duties at the time of that possession or control;	1627
(6) (a) Except as provided in division (E) of this section,	1628
a person who conveys or attempts to convey a handgun deadly	1629
weapon that is not a restricted deadly weapon into a courthouse	1630
or into another building or structure in which a courtroom is	1631
located, or who, possesses or has under the person's control a	1632
deadly weapon that is not a restricted deadly weapon in a	1633
courthouse or such a building or structure, if both of the	1634
following apply with respect to the person:	1635
(i) The person, at the time of the conveyance or, attempt,	1636
either possession, or control, is carrying a valid concealed	1637
handgun weapons license, is deemed under division (C) of section	1638
2923.111 of the Revised Code to have been issued a concealed	1639
weapons license under section 2923.125 of the Revised Code, or	1640

is an active duty member of the armed forces of the United	1641
States and is carrying a valid military identification card and	1642
documentation of successful completion of firearms training that	1643
meets or exceeds the training requirements described in division	1644
(G) (1) of section 2923.125 of the Revised Code, and who $\underline{\cdot}$	1645
(ii) The person transfers possession of the handgun deadly	1646
weapon that is not a restricted deadly weapon to the officer or	1647
officer's designee who has charge of the courthouse or building.	1648
(b) The officer described in division (C)(6)(a)(ii) of	1649
this section shall secure the handgun deadly weapon that is not	1650
<u>a restricted deadly weapon</u> until the licensee person in question	1651
is prepared to leave the premises. The exemption described in	1652
this division (C)(6)(a) of this section applies only if the	1653
officer who has charge of the courthouse or building provides	1654
services of the nature described in this division (C)(6)(a)(ii)	1655
of this section. An officer who has charge of the courthouse or	1656
building is not required to offer services of the nature	1657
described in this division (C)(6)(a)(ii) of this section.	1658
(D)(1) Whoever violates division (A) of this section is	1659
guilty of illegal conveyance of a deadly weapon or dangerous	1660
ordnance into a courthouse. Except as otherwise provided in this	1661
division, illegal conveyance of a deadly weapon or dangerous	1662
ordnance into a courthouse is a felony of the fifth degree. If	1663
the offender previously has been convicted of a violation of	1664
division (A) or (B) of this section, illegal conveyance of a	1665
deadly weapon or dangerous ordnance into a courthouse is a	1666
felony of the fourth degree.	1667
(2) Whoever violates division (B) of this section is	1668
guilty of illegal possession or control of a deadly weapon or	1669
dangerous ordnance in a courthouse. Except as otherwise provided	1670

in this division, illegal possession or control of a deadly	1671
weapon or dangerous ordnance in a courthouse is a felony of the	1672
fifth degree. If the offender previously has been convicted of a	1673
violation of division (A) or (B) of this section, illegal	1674
possession or control of a deadly weapon or dangerous ordnance	1675
in a courthouse is a felony of the fourth degree.	1676
(E) The exemptions described in divisions (C)(1), (2)(a),	1677
(2)(b), (4), (5), and (6) of this section do not apply to any	1678
judge, magistrate, peace officer, officer of a law enforcement	1679
agency, bailiff, deputy bailiff, prosecutor, secret service	1680
officer, or other person described in any of those divisions if	1681
a rule of superintendence or another type of rule adopted by the	1682
supreme court pursuant to Article IV, Ohio Constitution, or an	1683
applicable local rule of court prohibits all persons from	1684
conveying or attempting to convey a deadly weapon or dangerous	1685
ordnance into a courthouse or into another building or structure	1686
in which a courtroom is located or from possessing or having	1687
under one's control a deadly weapon or dangerous ordnance in a	1688
courthouse or in another building or structure in which a	1689
courtroom is located.	1690
(F) As used in this section:	1691
(1) "Magistrate" means an individual who is appointed by a	1692
court of record of this state and who has the powers and may	1693
perform the functions specified in Civil Rule 53, Criminal Rule	1694
19, or Juvenile Rule 40.	1695
(2) "Peace officer" and "prosecutor" have the same	1696
meanings as in section 2935.01 of the Revised Code.	1697
Sec. 2923.124. As used in sections 2923.124 to 2923.1213	1698

of the Revised Code:

(A) "Application form" means the application form	1700
prescribed pursuant to division (A)(1) of section 109.731 of the	1701
Revised Code and includes a copy of that form.	1702
(B) "Competency certification" and "competency	1703
certificate" mean a document of the type described in division	1704
(B)(3) of section 2923.125 of the Revised Code.	1705
(C) "Detention facility" has the same meaning as in	1706
section 2921.01 of the Revised Code.	1707
(D) "Licensee" means a person to whom a concealed handgun	1708
weapons license has been issued under section 2923.125 of the	1709
Revised Code prior to, on, or after the effective date of this	1710
amendment and, except when the context clearly indicates	1711
otherwise, includes a person to whom a concealed handgun weapons	1712
license on a temporary emergency basis has been issued under	1713
section 2923.1213 of the Revised Code—and prior to, on, or after	1714
the effective date of this amendment, a person to whom a	1715
concealed <u>handgun_weapons</u> license has been issued by another	1716
state, and a person who is deemed under division (C) of section	1717
2923.111 of the Revised Code to have been issued a concealed	1718
weapons license under section 2923.125 of the Revised Code.	1719
(E) "License fee" or "license renewal fee" means the fee	1720
for a concealed handgun-weapons license or the fee to renew that	1721
license that is to be paid by an applicant for a license of that	1722
type.	1723
(F) "Peace officer" has the same meaning as in section	1724
2935.01 of the Revised Code.	1725
(G) "State correctional institution" has the same meaning	1726
as in section 2967.01 of the Revised Code.	1727

(H) "Civil protection order" means a protection order

issued, or consent agreement approved, under section 2903.214 or	1729
3113.31 of the Revised Code.	1730
(I) "Temporary protection order" means a protection order	1731
issued under section 2903.213 or 2919.26 of the Revised Code.	1732
(J) "Protection order issued by a court of another state"	1733
has the same meaning as in section 2919.27 of the Revised Code.	1734
(K) "Child day-care center," "type A family day-care home"	1735
and "type B family day-care home" have the same meanings as in	1736
section 5104.01 of the Revised Code.	1737
(L) "Foreign air transportation," "interstate air	1738
transportation," and "intrastate air transportation" have the	1739
same meanings as in 49 U.S.C. 40102, as now or hereafter	1740
amended.	1741
(M) "Commercial motor vehicle" has the same meaning as in	1742
division (A) of section 4506.25 of the Revised Code.	1743
(N) "Motor carrier enforcement unit" has the same meaning	1744
as in section 2923.16 of the Revised Code.	1745
Sec. 2923.125. It is the intent of the general assembly	1746
that Ohio concealed <u>handgun_weapons</u> license law be compliant	1747
with the national instant criminal background check system, that	1748
the bureau of alcohol, tobacco, firearms, and explosives is able	1749
to determine that Ohio law is compliant with the national	1750
instant criminal background check system, and that no person	1751
shall be eligible to receive a concealed handgun weapons license	1752
permit—under section 2923.125 or 2923.1213 of the Revised Code	1753
unless the person is eligible lawfully to receive or possess a	1754
firearm in the United States.	1755
(A) This section applies with respect to the application	1756

for and issuance by this state of concealed handgun-weapons	1757
licenses other than concealed <u>handgun-weapons</u> licenses on a	1758
temporary emergency basis that are issued under section	1759
2923.1213 of the Revised Code. Upon the request of a person who	1760
wishes to obtain a concealed <u>handgun_weapons</u> license with	1761
respect to which this section applies or to renew a concealed	1762
handgun weapons license with respect to which this section	1763
applies, a sheriff, as provided in division (I) of this section,	1764
shall provide to the person free of charge an application form	1765
and the web site address at which a printable version of the	1766
application form that can be downloaded and the pamphlet	1767
described in division (B) of section 109.731 of the Revised Code	1768
may be found. A sheriff shall accept a completed application	1769
form and the fee, items, materials, and information specified in	1770
divisions (B)(1) to (5) of this section at the times and in the	1771
manners described in division (I) of this section.	1772

- (B) An applicant for a concealed handgun-weapons_license 1773 who is a resident of this state shall submit a completed 1774 application form and all of the material and information 1775 described in divisions (B)(1) to (6) of this section to the 1776 sheriff of the county in which the applicant resides or to the 1777 sheriff of any county adjacent to the county in which the 1778 applicant resides. An applicant for a license who resides in 1779 another state shall submit a completed application form and all 1780 of the material and information described in divisions (B)(1) to 1781 (7) of this section to the sheriff of the county in which the 1782 applicant is employed or to the sheriff of any county adjacent 1783 to the county in which the applicant is employed: 1784
- (1)(a) A nonrefundable license fee as described in either 1785 of the following:

(i) For an applicant who has been a resident of this state	1787
for five or more years, a fee of sixty-seven dollars;	1788
(ii) For an applicant who has been a resident of this	1789
state for less than five years or who is not a resident of this	1790
state, but who is employed in this state, a fee of sixty-seven	1791
dollars plus the actual cost of having a background check	1792
performed by the federal bureau of investigation.	1793
(b) No sheriff shall require an applicant to pay for the	1794
cost of a background check performed by the bureau of criminal	1795
identification and investigation.	1796
(c) A sheriff shall waive the payment of the license fee	1797
described in division (B)(1)(a) of this section in connection	1798
with an initial or renewal application for a license that is	1799
submitted by an applicant who is an active or reserve member of	1800
the armed forces of the United States or has retired from or was	1801
honorably discharged from military service in the active or	1802
reserve armed forces of the United States, a retired peace	1803
officer, a retired person described in division (B)(1)(b) of	1804
section 109.77 of the Revised Code, or a retired federal law	1805
enforcement officer who, prior to retirement, was authorized	1806
under federal law to carry a firearm in the course of duty,	1807
unless the retired peace officer, person, or federal law	1808
enforcement officer retired as the result of a mental	1809
disability.	1810
(d) The sheriff shall deposit all fees paid by an	1811
applicant under division (B)(1)(a) of this section into the	1812
sheriff's concealed handgun weapons license issuance fund	1813
established pursuant to section 311.42 of the Revised Code. The	1814

county shall distribute the fees in accordance with section

311.42 of the Revised Code.

1815

(2) A color photograph of the applicant that was taken	1817
within thirty days prior to the date of the application;	1818
(3) One or more of the following competency	1819
certifications, each of which shall reflect that, regarding a	1820
certification described in division (B)(3)(a), (b), (c), (e), or	1821
(f) of this section, within the three years immediately	1822
preceding the application the applicant has performed that to	1823
which the competency certification relates and that, regarding a	1824
certification described in division (B)(3)(d) of this section,	1825
the applicant currently is an active or reserve member of the	1826
armed forces of the United States, the applicant has retired	1827
from or was honorably discharged from military service in the	1828
active or reserve armed forces of the United States, or within	1829
the ten years immediately preceding the application the	1830
retirement of the peace officer, person described in division	1831
(B)(1)(b) of section 109.77 of the Revised Code, or federal law	1832
enforcement officer to which the competency certification	1833
relates occurred:	1834
(a) An original or photocopy of a certificate of	1835
completion of a firearms safety, training, or requalification or	1836
firearms safety instructor course, class, or program that was	1837
offered by or under the auspices of a national gun advocacy	1838
organization and that complies with the requirements set forth	1839
in division (G) of this section;	1840
(b) An original or photocopy of a certificate of	1841
completion of a firearms safety, training, or requalification or	1842
firearms safety instructor course, class, or program that	1843
satisfies all of the following criteria:	1844
(i) It was open to members of the general public.	1845

(ii) It utilized qualified instructors who were certified	1846						
by a national gun advocacy organization, the executive director	1847						
of the Ohio peace officer training commission pursuant to	1848						
section 109.75 or 109.78 of the Revised Code, or a governmental							
official or entity of another state.	1850						
(iii) It was offered by or under the auspices of a law	1851						
enforcement agency of this or another state or the United	1852						
States, a public or private college, university, or other	1853						
similar postsecondary educational institution located in this or	1854						
another state, a firearms training school located in this or	1855						
another state, or another type of public or private entity or	1856						
organization located in this or another state.	1857						
(iv) It complies with the requirements set forth in	1858						
division (G) of this section.	1859						
(c) An original or photocopy of a certificate of	1860						
completion of a state, county, municipal, or department of	1861						
natural resources peace officer training school that is approved	1862						
by the executive director of the Ohio peace officer training	1863						
commission pursuant to section 109.75 of the Revised Code and	1864						
that complies with the requirements set forth in division (G) of	1865						
this section, or the applicant has satisfactorily completed and	1866						
been issued a certificate of completion of a basic firearms	1867						
training program, a firearms requalification training program,	1868						
or another basic training program described in section 109.78 or	1869						
109.801 of the Revised Code that complies with the requirements	1870						
set forth in division (G) of this section;	1871						
(d) A document that evidences both of the following:	1872						
(i) That the applicant is an active or reserve member of	1873						

the armed forces of the United States, has retired from or was

honorably discharged from military service in the active or	1875
reserve armed forces of the United States, is a retired trooper	1876
of the state highway patrol, or is a retired peace officer or	1877
federal law enforcement officer described in division (B)(1) of	1878
this section or a retired person described in division (B)(1)(b)	1879
of section 109.77 of the Revised Code and division (B)(1) of	1880
this section;	1881
(ii) That, through participation in the military service	1882
or through the former employment described in division (B)(3)(d)	1883
(i) of this section, the applicant acquired experience with	1884
handling handguns or other firearms, and the experience so	1885
acquired was equivalent to training that the applicant could	1886
have acquired in a course, class, or program described in	1887
division (B)(3)(a), (b), or (c) of this section.	1888
(e) A certificate or another similar document that	1889
evidences satisfactory completion of a firearms training,	1890
safety, or requalification or firearms safety instructor course,	1891
class, or program that is not otherwise described in division	1892
(B)(3)(a), (b), (c), or (d) of this section, that was conducted	1893
by an instructor who was certified by an official or entity of	1894
the government of this or another state or the United States or	1895
by a national gun advocacy organization, and that complies with	1896
the requirements set forth in division (G) of this section;	1897
(f) An affidavit that attests to the applicant's	1898
satisfactory completion of a course, class, or program described	1899
in division (B)(3)(a), (b), (c), or (e) of this section and that	1900
is subscribed by the applicant's instructor or an authorized	1901
representative of the entity that offered the course, class, or	1902
program or under whose auspices the course, class, or program	1903

was offered;

(g) A document that evidences that the applicant has	1905
successfully completed the Ohio peace officer training program	1906
described in section 109.79 of the Revised Code.	1907
(4) A certification by the applicant that the applicant	1908
has read the pamphlet prepared by the Ohio peace officer	1909
training commission pursuant to section 109.731 of the Revised	1910
Code that reviews <u>deadly weapons (including firearms)</u> , dispute	1911
resolution, and use of deadly force matters.	1912
(5) A set of fingerprints of the applicant provided as	1913
described in section 311.41 of the Revised Code through use of	1914
an electronic fingerprint reading device or, if the sheriff to	1915
whom the application is submitted does not possess and does not	1916
have ready access to the use of such a reading device, on a	1917
standard impression sheet prescribed pursuant to division (C)(2)	1918
of section 109.572 of the Revised Code.	1919
(6) If the applicant is not a citizen or national of the	1920
United States, the name of the applicant's country of	1921
citizenship and the applicant's alien registration number issued	1922
by the United States citizenship and immigration services	1923
agency.	1924
(7) If the applicant resides in another state, adequate	1925
proof of employment in Ohio.	1926
(C) Upon receipt of the completed application form,	1927
supporting documentation, and, if not waived, license fee of an	1928
applicant under this section, a sheriff, in the manner specified	1929
in section 311.41 of the Revised Code, shall conduct or cause to	1930
be conducted the criminal records check and the incompetency	1931
records check described in section 311.41 of the Revised Code.	1932
(D)(1) Except as provided in division (D)(3) of this	1933

section, within forty-five days after a sheriff's receipt of an	1934						
applicant's completed application form for a concealed handgun-							
weapons license under this section, the supporting	1936						
documentation, and, if not waived, the license fee, the sheriff	1937						
shall make available through the law enforcement automated data	1938						
system in accordance with division (H) of this section the	1939						
information described in that division and, upon making the	1940						
information available through the system, shall issue to the	1941						
applicant a concealed <u>handgun_weapons</u> license that shall expire	1942						
as described in division (D)(2)(a) of this section if all of the	1943						
following apply:	1944						
(a) The applicant is legally living in the United States.	1945						
For purposes of division (D)(1)(a) of this section, if a person	1946						
is absent from the United States in compliance with military or	1947						
naval orders as an active or reserve member of the armed forces	1948						
of the United States and if prior to leaving the United States	1949						
the person was legally living in the United States, the person,	1950						
solely by reason of that absence, shall not be considered to	1951						
have lost the person's status as living in the United States.	1952						
(b) The applicant is at least twenty-one years of age.	1953						
(c) The applicant is not a fugitive from justice.	1954						

- (c) The applicant is not a fugitive from justice.
- (d) The applicant is not under indictment for or otherwise charged with a felony; an offense under Chapter 2925., 3719., or 4729. of the Revised Code that involves the illegal possession, use, sale, administration, or distribution of or trafficking in a drug of abuse; a misdemeanor offense of violence; or a violation of section 2903.14 or 2923.1211 of the Revised Code.
- (e) Except as otherwise provided in division (D)(4) or (5) 1961 of this section, the applicant has not been convicted of or 1962

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pleaded guilty to a felony or an offense under Chapter 2925.,	1963
3719., or 4729. of the Revised Code that involves the illegal	1964
possession, use, sale, administration, or distribution of or	1965
trafficking in a drug of abuse; has not been adjudicated a	1966
delinquent child for committing an act that if committed by an	1967
adult would be a felony or would be an offense under Chapter	1968
2925., 3719., or 4729. of the Revised Code that involves the	1969
illegal possession, use, sale, administration, or distribution	1970
of or trafficking in a drug of abuse; has not been convicted of,	1971
pleaded guilty to, or adjudicated a delinquent child for	1972
committing a violation of section 2903.13 of the Revised Code	1973
when the victim of the violation is a peace officer, regardless	1974
of whether the applicant was sentenced under division (C)(4) of	1975
that section; and has not been convicted of, pleaded guilty to,	1976
or adjudicated a delinquent child for committing any other	1977
offense that is not previously described in this division that	1978
is a misdemeanor punishable by imprisonment for a term exceeding	1979
one year.	1980

(f) Except as otherwise provided in division (D)(4) or (5) 1981 of this section, the applicant, within three years of the date 1982 of the application, has not been convicted of or pleaded quilty 1983 to a misdemeanor offense of violence other than a misdemeanor 1984 violation of section 2921.33 of the Revised Code or a violation 1985 of section 2903.13 of the Revised Code when the victim of the 1986 violation is a peace officer, or a misdemeanor violation of 1987 section 2923.1211 of the Revised Code; and has not been 1988 adjudicated a delinquent child for committing an act that if 1989 committed by an adult would be a misdemeanor offense of violence 1990 other than a misdemeanor violation of section 2921.33 of the 1991 Revised Code or a violation of section 2903.13 of the Revised 1992 Code when the victim of the violation is a peace officer or for 1993

committing an act that if committed by an adult would be a	1994
misdemeanor violation of section 2923.1211 of the Revised Code.	1995
(g) Except as otherwise provided in division (D)(1)(e) of	1996
this section, the applicant, within five years of the date of	1997
the application, has not been convicted of, pleaded guilty to,	1998
or been adjudicated a delinquent child for committing two or	1999
more violations of section 2903.13 or 2903.14 of the Revised	2000
Code.	2001
(h) Except as otherwise provided in division (D)(4) or (5)	2002
of this section, the applicant, within ten years of the date of	2003
the application, has not been convicted of, pleaded guilty to,	2004
or been adjudicated a delinquent child for committing a	2005
violation of section 2921.33 of the Revised Code.	2006
(i) The applicant has not been adjudicated as a mental	2007
defective, has not been committed to any mental institution, is	2008
not under adjudication of mental incompetence, has not been	2009
found by a court to be a mentally ill person subject to court	2010
order, and is not an involuntary patient other than one who is a	2011
patient only for purposes of observation. As used in this	2012
division, "mentally ill person subject to court order" and	2013
"patient" have the same meanings as in section 5122.01 of the	2014
Revised Code.	2015
(j) The applicant is not currently subject to a civil	2016
protection order, a temporary protection order, or a protection	2017
order issued by a court of another state.	2018
(k) The applicant certifies that the applicant desires a	2019
legal means to carry a concealed handgun <u>firearm or other deadly</u>	2020
weapon_for defense of the applicant or a member of the	2021

applicant's family while engaged in lawful activity.

(1) The applicant submits a competency certification of	2023
the type described in division (B)(3) of this section and	2024
submits a certification of the type described in division (B)(4)	2025
of this section regarding the applicant's reading of the	2026
pamphlet prepared by the Ohio peace officer training commission	2027
pursuant to section 109.731 of the Revised Code.	2028
(m) The applicant currently is not subject to a suspension	2029
imposed under division (A)(2) of section 2923.128 of the Revised	2030
Code of a concealed handgun-weapons license that previously was	2031
issued to the applicant under this section or section 2923.1213	2032
of the Revised Code or a similar suspension imposed by another	2033
state regarding a concealed <u>handgun weapons</u> license issued by	2034
that state.	2035
(n) If the applicant resides in another state, the	2036
applicant is employed in this state.	2037
(o) The applicant certifies that the applicant is not an	2038
unlawful user of or addicted to any controlled substance as	2039
defined in 21 U.S.C. 802.	2040
(p) If the applicant is not a United States citizen, the	2041
applicant is an alien and has not been admitted to the United	2042
States under a nonimmigrant visa, as defined in the "Immigration	2043
and Nationality Act," 8 U.S.C. 1101(a)(26).	2044
(q) The applicant has not been discharged from the armed	2045
forces of the United States under dishonorable conditions.	2046
(r) The applicant certifies that the applicant has not	2047
renounced the applicant's United States citizenship, if	2048
applicable.	2049
(s) The applicant has not been convicted of, pleaded	2050
guilty to, or been_adjudicated a delinquent child for committing	2051

a violation	on o	of section	on 2919.	.25 o:	the	Revised	Code	or	a	similar	2052
violation	in	another	state.								2053

(2)(a) A concealed handgun—weapons license that a sheriff 2054 issues under division (D)(1) of this section prior to, on, or 2055 after the effective date of this amendment shall expire five 2056 years after the date of issuance. A concealed weapons license 2057 that a sheriff issued as a concealed handgun license under that 2058 division prior to the effective date of this amendment and that 2059 has not expired prior to the effective date of this amendment 2060 has the same validity as a concealed weapons license issued on 2061 or after that date and shall be treated for purposes of this 2062 section and other Revised Code provisions as if it were a 2063 license issued on or after that date. 2064

If a sheriff issues a license under this section, the 2065 sheriff shall place on the license a unique combination of 2066 letters and numbers identifying the license in accordance with 2067 the procedure prescribed by the Ohio peace officer training 2068 commission pursuant to section 109.731 of the Revised Code. 2069

(b) If a sheriff denies an application under this section 2070 because the applicant does not satisfy the criteria described in 2071 division (D)(1) of this section, the sheriff shall specify the 2072 grounds for the denial in a written notice to the applicant. The 2073 applicant may appeal the denial pursuant to section 119.12 of 2074 the Revised Code in the county served by the sheriff who denied 2075 the application. If the denial was as a result of the criminal 2076 records check conducted pursuant to section 311.41 of the 2077 Revised Code and if, pursuant to section 2923.127 of the Revised 2078 Code, the applicant challenges the criminal records check 2079 results using the appropriate challenge and review procedure 2080 specified in that section, the time for filing the appeal 2081 pursuant to section 119.12 of the Revised Code and this division 2082 is tolled during the pendency of the request or the challenge 2083 and review.

- (c) If the court in an appeal under section 119.12 of the 2085 Revised Code and division (D)(2)(b) of this section enters a 2086 judgment sustaining the sheriff's refusal to grant to the 2087 applicant a concealed handgun weapons license, the applicant may 2088 file a new application beginning one year after the judgment is 2089 entered. If the court enters a judgment in favor of the 2090 2091 applicant, that judgment shall not restrict the authority of a 2092 sheriff to suspend or revoke the license pursuant to section 2923.128 or 2923.1213 of the Revised Code or to refuse to renew 2093 the license for any proper cause that may occur after the date 2094 the judgment is entered. In the appeal, the court shall have 2095 full power to dispose of all costs. 2096
- (3) If the sheriff with whom an application for a 2097 concealed handgun—weapons license was filed under this section 2098 becomes aware that the applicant has been arrested for or 2099 otherwise charged with an offense that would disqualify the 2100 applicant from holding the license, the sheriff shall suspend 2101 the processing of the application until the disposition of the 2102 case arising from the arrest or charge. 2103
- (4) If an applicant has been convicted of or pleaded 2104 quilty to an offense identified in division (D)(1)(e), (f), or 2105 (h) of this section or has been adjudicated a delinquent child 2106 for committing an act or violation identified in any of those 2107 divisions, and if a court has ordered the sealing or expungement 2108 of the records of that conviction, guilty plea, or adjudication 2109 pursuant to sections 2151.355 to 2151.358, sections 2953.31 to 2110 2953.36, or section 2953.37 of the Revised Code or the applicant 2111

has been relieved under operation of law or legal process from	2112
the disability imposed pursuant to section 2923.13 of the	2113
Revised Code relative to that conviction, guilty plea, or	2114
adjudication, the sheriff with whom the application was	2115
submitted shall not consider the conviction, guilty plea, or	2116
adjudication in making a determination under division (D)(1) or	2117
(F) of this section or, in relation to an application for a	2118
concealed handgun-weapons license on a temporary emergency basis	2119
submitted under section 2923.1213 of the Revised Code, in making	2120
a determination under division (B)(2) of that section.	2121

- (5) If an applicant has been convicted of or pleaded 2122 quilty to a minor misdemeanor offense or has been adjudicated a 2123 delinquent child for committing an act or violation that is a 2124 minor misdemeanor offense, the sheriff with whom the application 2125 was submitted shall not consider the conviction, guilty plea, or 2126 adjudication in making a determination under division (D)(1) or 2127 (F) of this section or, in relation to an application for a 2128 concealed handgun-weapons license on a temporary basis submitted 2129 under section 2923.1213 of the Revised Code, in making a 2130 determination under division (B)(2) of that section. 2131
- (E) If a concealed handgun-weapons license issued under 2132 2133 this section is lost or is destroyed, the licensee may obtain from the sheriff who issued that license a duplicate license 2134 upon the payment of a fee of fifteen dollars and the submission 2135 of an affidavit attesting to the loss or destruction of the 2136 license. The sheriff, in accordance with the procedures 2137 prescribed in section 109.731 of the Revised Code, shall place 2138 on the replacement license a combination of identifying numbers 2139 different from the combination on the license that is being 2140 replaced. 2141

(F)(1)(a) Except as provided in division (F)(1)(b) of this	2142
section, a licensee who wishes to renew a concealed handgun-	2143
weapons license issued under this section prior to, on, or after	2144
the effective date of this amendment may do so at any time	2145
before the expiration date of the license or at any time after	2146
the expiration date of the license by filing with the sheriff of	2147
the county in which the applicant resides or with the sheriff of	2148
an adjacent county, or in the case of an applicant who resides	2149
in another state with the sheriff of the county that issued the	2150
applicant's previous concealed handgun-weapons license an	2151
application for renewal of the license obtained pursuant to	2152
division (D) of this section, a certification by the applicant	2153
that, subsequent to the issuance of the license, the applicant	2154
has reread the pamphlet prepared by the Ohio peace officer	2155
training commission pursuant to section 109.731 of the Revised	2156
Code that reviews <u>deadly weapons (including</u> firearms), dispute	2157
resolution, and use of deadly force matters, and a nonrefundable	2158
license renewal fee in an amount determined pursuant to division	2159
(F)(4) of this section unless the fee is waived.	2160

(b) A person on active duty in the armed forces of the 2161 United States or in service with the peace corps, volunteers in 2162 service to America, or the foreign service of the United States 2163 is exempt from the license requirements of this section for the 2164 period of the person's active duty or service and for six months 2165 thereafter, provided the person was a licensee under this 2166 section at the time the person commenced the person's active 2167 duty or service or had obtained a license while on active duty 2168 or service. The spouse or a dependent of any such person on 2169 active duty or in service also is exempt from the license 2170 requirements of this section for the period of the person's 2171 active duty or service and for six months thereafter, provided 2172

the spouse or dependent was a licensee under this section at the 2173 2174 time the person commenced the active duty or service or had obtained a license while the person was on active duty or 2175 service, and provided further that the person's active duty or 2176 service resulted in the spouse or dependent relocating outside 2177 of this state during the period of the active duty or service. 2178 This division does not prevent such a person or the person's 2179 spouse or dependent from making an application for the renewal 2180 of a concealed handgun—weapons license during the period of the 2181 person's active duty or service. 2182

(2) A sheriff shall accept a completed renewal 2183 application, the license renewal fee, and the information 2184 specified in division (F)(1) of this section at the times and in 2185 the manners described in division (I) of this section. Upon 2186 receipt of a completed renewal application, of certification 2187 that the applicant has reread the specified pamphlet prepared by 2188 the Ohio peace officer training commission, and of a license 2189 renewal fee unless the fee is waived, a sheriff, in the manner 2190 specified in section 311.41 of the Revised Code shall conduct or 2191 cause to be conducted the criminal records check and the 2192 incompetency records check described in section 311.41 of the 2193 Revised Code. The sheriff shall renew the license if the sheriff 2194 determines that the applicant continues to satisfy the 2195 requirements described in division (D)(1) of this section, 2196 except that the applicant is not required to meet the 2197 requirements of division (D)(1)(1) of this section. A renewed 2198 license shall expire five years after the date of issuance, 2199 regardless of whether the renewal occurred prior to, on, or 2200 after the effective date of this amendment. A renewed license is 2201 subject to division (E) of this section and sections 2923.126 2202 and 2923.128 of the Revised Code. A sheriff shall comply with 2203

divisions (D)(2) and (3) of this section when the circumstances	2204
described in those divisions apply to a requested license	2205
renewal. If a sheriff denies the renewal of a concealed handgun	2206
weapons license, the applicant may appeal the denial, or	2207
challenge the criminal record check results that were the basis	2208
of the denial if applicable, in the same manner as specified in	2209
division (D)(2)(b) of this section and in section 2923.127 of	2210
the Revised Code, regarding the denial of a license under this	2211
section.	2212

- (3) A renewal application submitted pursuant to division 2213 (F) of this section shall only require the licensee to list on 2214 the application form information and matters occurring since the 2215 date of the licensee's last application for a license pursuant 2216 to division (B) or (F) of this section. A sheriff conducting the 2217 criminal records check and the incompetency records check 2218 described in section 311.41 of the Revised Code shall conduct 2219 the check only from the date of the licensee's last application 2220 for a license pursuant to division (B) or (F) of this section 2221 through the date of the renewal application submitted pursuant 2222 to division (F) of this section. 2223
- (4) An applicant for a renewal concealed handgun weapons 2224 license under this section shall submit to the sheriff of the 2225 county in which the applicant resides or to the sheriff of any 2226 county adjacent to the county in which the applicant resides, or 2227 in the case of an applicant who resides in another state to the 2228 sheriff of the county that issued the applicant's previous 2229 concealed handgun—weapons license, a nonrefundable license fee 2230 as described in either of the following: 2231
- (a) For an applicant who has been a resident of this state 2232 for five or more years, a fee of fifty dollars; 2233

(b) For an applicant who has been a resident of this state	2234
for less than five years or who is not a resident of this state	2235
but who is employed in this state, a fee of fifty dollars plus	2236
the actual cost of having a background check performed by the	2237
federal bureau of investigation.	2238
(5) The concealed handgun weapons license of a licensee	2239
who is no longer a resident of this state or no longer employed	2240
in this state, as applicable, is valid until the date of	2241
expiration on the license, <u>regardless of whether the license was</u>	2242
issued prior to, on, or after the effective date of this	2243
amendment, and the licensee is prohibited from renewing the	2244
concealed handgun weapons license.	2245
(G)(1) Each course, class, or program described in	2246
division (B)(3)(a), (b), (c), or (e) of this section shall	2247
provide to each person who takes the course, class, or program	2248
the web site address at which the pamphlet prepared by the Ohio	2249
peace officer training commission pursuant to section 109.731 of	2250
the Revised Code that reviews <u>deadly weapons (including</u>	2251
firearms), dispute resolution, and use of deadly force matters	2252
may be found. Each such course, class, or program described in	2253
one of those divisions shall include at least eight hours of	2254
training in the safe handling and use of a firearm that shall	2255
include training, provided as described in division (G)(3) of	2256
this section, on all of the following:	2257
(a) The ability to name, explain, and demonstrate the	2258
rules for safe handling of a handgun-firearm and proper storage	2259
practices for <pre>handguns firearms and ammunition;</pre>	2260
(b) The ability to demonstrate and explain how to handle	2261

ammunition in a safe manner;

(c) The ability to demonstrate the knowledge, skills, and	2263
attitude necessary to shoot a <pre>handgun_firearm_in a safe manner;</pre>	2264
(d) Gun handling training;	2265
(e) A minimum of two hours of in-person training that	2266
consists of range time and live-fire training.	2267
(2) To satisfactorily complete the course, class, or	2268
program described in division (B)(3)(a), (b), (c), or (e) of	2269
this section, the applicant shall pass a competency examination	2270
that shall include both of the following:	2271
(a) A written section, provided as described in division	2272
(G)(3) of this section, on the ability to name and explain the	2273
rules for the safe handling of a handgun-firearm and proper	2274
storage practices for handguns-firearms and ammunition;	2275
(b) An in-person physical demonstration of competence in	2276
the use of a handgun-firearm and in the rules for safe handling	2277
and storage of a <pre>handgun_firearm_and a physical demonstration of</pre>	2278
the attitude necessary to shoot a <pre>handgun_firearm</pre> in a safe	2279
manner.	2280
(3)(a) Except as otherwise provided in this division, the	2281
training specified in division (G)(1)(a) of this section shall	2282
be provided to the person receiving the training in person by an	2283
instructor. If the training specified in division (G)(1)(a) of	2284
this section is provided by a course, class, or program	2285
described in division (B)(3)(a) of this section, or it is	2286
provided by a course, class, or program described in division	2287
(B)(3)(b), (c), or (e) of this section and the instructor is a	2288
qualified instructor certified by a national gun advocacy	2289
organization, the training so specified, other than the training	2290
that requires the person receiving the training to demonstrate	2291

handling abilities, may be provided online or as a combination	2292
of in-person and online training, as long as the online training	2293
includes an interactive component that regularly engages the	2294
person.	2295
(b) Except as otherwise provided in this division, the	2296
written section of the competency examination specified in	2297
division (G)(2)(a) of this section shall be administered to the	2298
person taking the competency examination in person by an	2299
instructor. If the training specified in division (G)(1)(a) of	2300
this section is provided to the person receiving the training by	2301
a course, class, or program described in division (B)(3)(a) of	2302
this section, or it is provided by a course, class, or program	2303
described in division (B)(3)(b), (c), or (e) of this section and	2304
the instructor is a qualified instructor certified by a national	2305
gun advocacy organization, the written section of the competency	2306
examination specified in division (G)(2)(a) of this section may	2307
be administered online, as long as the online training includes	2308
an interactive component that regularly engages the person.	2309
(4) The competency certification described in division (B)	2310
(3)(a), (b), (c), or (e) of this section shall be dated and	2311
shall attest that the course, class, or program the applicant	2312
successfully completed met the requirements described in	2313
division (G)(1) of this section and that the applicant passed	2314
the competency examination described in division (G)(2) of this	2315
section.	2316
(H) Upon deciding to issue a concealed handgun weapons	2317
license, deciding to issue a replacement concealed handgun	2318
weapons license, or deciding to renew a concealed handgun	2319
weapons license pursuant to this section, and before actually	2320

issuing or renewing the license, the sheriff shall make

available through the law enforcement automated data system all	2322
information contained on the license. If the license	2323
subsequently is suspended under division (A)(1) or (2) of	2324
section 2923.128 of the Revised Code, revoked pursuant to	2325
division (B)(1) of section 2923.128 of the Revised Code, or lost	2326
or destroyed, the sheriff also shall make available through the	2327
law enforcement automated data system a notation of that fact.	2328
The superintendent of the state highway patrol shall ensure that	2329
the law enforcement automated data system is so configured as to	2330
permit the transmission through the system of the information	2331
specified in this division.	2332

- (I) (1) A sheriff shall accept a completed application form 2333 or renewal application, and the fee, items, materials, and 2334 information specified in divisions (B)(1) to (5) or division (F) 2335 of this section, whichever is applicable, and shall provide an 2336 application form or renewal application to any person during at 2337 least fifteen hours a week and shall provide the web site 2338 address at which a printable version of the application form 2339 that can be downloaded and the pamphlet described in division 2340 (B) of section 109.731 of the Revised Code may be found at any 2341 time, upon request. The sheriff shall post notice of the hours 2342 during which the sheriff is available to accept or provide the 2343 information described in this division. 2344
- (2) A sheriff shall transmit a notice to the attorney 2345 general, in a manner determined by the attorney general, every 2346 time a license is issued that waived payment under division (B) 2347 (1)(c) of this section for an applicant who is an active or 2348 reserve member of the armed forces of the United States or has 2349 retired from or was honorably discharged from military service 2350 in the active or reserve armed forces of the United States. The 2351 attorney general shall monitor and inform sheriffs issuing 2352

licenses under this section when the amount of license fee	2353
payments waived and transmitted to the attorney general reach	2354
one million five hundred thousand dollars each year. Once a	2355
sheriff is informed that the payments waived reached one million	2356
five hundred thousand dollars in any year, a sheriff shall no	2357
longer waive payment of a license fee for an applicant who is an	2358
active or reserve member of the armed forces of the United	2359
States or has retired from or was honorably discharged from	2360
military service in the active or reserve armed forces of the	2361
United States for the remainder of that year.	2362

Sec. 2923.126. (A) A concealed handgun weapons license 2363 that is—issued under section 2923.125 of the Revised Code prior 2364 to, on, or after the effective date of this amendment shall 2365 expire five years after the date of issuance. A licensee who has 2366 been issued a license under that section shall be granted a 2367 grace period of thirty days after the licensee's license expires 2368 during which the licensee's license remains valid. Except as 2369 provided in divisions (B) and (C) of this section, a licensee 2370 who has been issued a concealed handgun-weapons license under 2371 section 2923.125 or 2923.1213 of the Revised Code prior to, on, 2372 or after the effective date of this amendment may carry a 2373 concealed handgun-deadly weapon that is not a restricted deadly 2374 weapon anywhere in this state if the licensee also carries a 2375 valid <u>concealed weapons</u> license when the licensee is in actual 2376 possession of a the concealed handgun deadly weapon. The A 2377 licensee who has been issued a concealed weapons license under 2378 section 2923.125 or 2923.1213 of the Revised Code shall give 2379 notice of any change in the licensee's residence address to the 2380 sheriff who issued the license within forty-five days after that 2381 change. A concealed weapons license that a sheriff issued as a 2382 concealed handgun license prior to the effective date of this 2383

amendment and that has not expired prior to the effective date	2384
of this amendment has the same validity as a concealed weapons	2385
license issued on or after that date and shall be treated for	2386
purposes of this section, sections 2923.127 to 2923.1212 of the	2387
Revised Code, and other Revised Code provisions as if it were a	2388
license issued on or after that date.	2389
If a licensee is the driver or an occupant of a motor	2390

2390 If a licensee is the driver or an occupant of a motor vehicle that is stopped as the result of a traffic stop or a 2391 stop for another law enforcement purpose and if the licensee is 2392 transporting or has a loaded handgun-in the motor vehicle at 2393 that time a deadly weapon that is a loaded firearm and that is 2394 not a restricted firearm, the licensee shall promptly inform any 2395 law enforcement officer who approaches the vehicle while stopped 2396 that the licensee has been issued a concealed handgun license 2397 and that the licensee currently possesses or has a loaded-2398 handgun; the licensee shall not knowingly disregard or fail to 2399 comply with lawful orders of a law enforcement officer given 2400 while the motor vehicle is stopped, knowingly fail to remain in 2401 the motor vehicle while stopped, or knowingly fail to keep the 2402 licensee's hands in plain sight after any law enforcement 2403 officer begins approaching the licensee while stopped and before 2404 the officer leaves, unless directed otherwise by a law 2405 enforcement officer; and the licensee shall not knowingly have 2406 contact with the loaded handgun firearm by touching it with the 2407 licensee's hands or fingers, in any manner in violation of 2408 division (E) of section 2923.16 of the Revised Code, after any 2409 law enforcement officer begins approaching the licensee while 2410 stopped and before the officer leaves. Additionally, if a 2411 licensee is the driver or an occupant of a commercial motor 2412 vehicle that is stopped by an employee of the motor carrier 2413 enforcement unit for the purposes defined in section 5503.34 of 2414

the Revised Code and the licensee is transporting or has a	2415
loaded handgun in the commercial motor vehicle at that time, the-	2416
licensee shall promptly inform the employee of the unit who-	2417
approaches the vehicle while stopped that the licensee has been	2418
issued a concealed handgun license and that the licensee	2419
currently possesses or has a loaded handgun.	2420
If a licensee is stopped for a law enforcement purpose and	2421
if the licensee is carrying a concealed handgun deadly weapon	2422
that is not a restricted deadly weapon at the time the officer	2423
approaches, the licensee shall promptly inform any law-	2424
enforcement officer who approaches the licensee while stopped	2425
that the licensee has been issued a concealed handgun license-	2426
and that the licensee currently is carrying a concealed handgun;	2427
the licensee shall not knowingly disregard or fail to comply	2428
with lawful orders of a law enforcement officer given while the	2429
licensee is stopped, or knowingly fail to keep the licensee's	2430
hands in plain sight after any law enforcement officer begins	2431
approaching the licensee while stopped and before the officer	2432
leaves, unless directed otherwise by a law enforcement officer;	2433
and, if the deadly weapon is a loaded firearm, the licensee	2434
shall not knowingly remove, attempt to remove, grasp, or hold	2435
the loaded <u>handgun-firearm</u> or knowingly have contact with the	2436
loaded handgun-firearm by touching it with the licensee's hands	2437
or fingers, in any manner in violation of division (B) of	2438
section 2923.12 of the Revised Code, after any law enforcement	2439
officer begins approaching the licensee while stopped and before	2440
the officer leaves.	2441
(B) A valid The right to carry a concealed deadly weapon	2442
that is granted under division (A) of this section to a licensee	2443
who has been issued a concealed handgun weapons license, or that	2444

is granted under division (A) of section 2923.111 of the Revised

Code to a licensee who is deemed under division (C) of that	2446
section to have been issued a concealed weapons license under	2447
section 2923.125 of the Revised Code, does not authorize the	2448
licensee to carry any restricted deadly weapon, does not	2449
authorize the licensee to carry a <u>deadly weapon or a</u> concealed	2450
handgun deadly weapon in any manner prohibited under division	2451
(B) of section 2923.12 of the Revised Code or in any manner	2452
prohibited under section <u>1547.69</u> , <u>2921.36</u> , <u>2923.12</u> , <u>2923.121</u> ,	2453
2923.122, 2923.123, 2923.13, 2923.131, 2923.15, or 2923.16 of	2454
the Revised Code. A valid license, and does not authorize the	2455
licensee to carry a concealed <u>handgun_deadly weapon_into</u> any of	2456
the following places:	2457
(1) A police station, sheriff's office, or state highway	2458
patrol station, premises controlled by the bureau of criminal	2459
identification and investigation; a state correctional	2460
institution, jail, workhouse, or other detention facility; any	2461
area of an airport passenger terminal that is beyond a passenger	2462
or property screening checkpoint or to which access is	2463
restricted through security measures by the airport authority or	2464
a public agency; or an institution that is maintained, operated,	2465
managed, and governed pursuant to division (A) of section	2466
5119.14 of the Revised Code or division (A)(1) of section	2467
5123.03 of the Revised Code;	2468
(2) A school safety zone if the licensee's carrying the	2469
concealed handgun deadly weapon is in violation of section	2470
2923.122 of the Revised Code;	2471
(3) A courthouse or another building or structure in which	2472
a courtroom is located if the licensee's carrying the concealed	2473
handgun deadly weapon is in violation of section 2923.123 of the	2474
Revised Code;	2475

(4) Any premises or open air arena for which a D permit	2476
has been issued under Chapter 4303. of the Revised Code if the	2477
licensee's carrying the concealed handgun_deadly_weapon_ is in	2478
violation of section 2923.121 of the Revised Code;	2479
(5) Any premises owned or leased by any public or private	2480
college, university, or other institution of higher education,	2481
unless the handgun_deadly_weapon_ is in a locked motor vehicle	2482
$rac{ ext{or}_{m{L}}}{ ext{the licensee}}$ is in the immediate process of placing the	2483
$\frac{1}{2}$ handgun deadly weapon in a locked motor vehicle, or $\frac{1}{2}$ or $\frac{1}{2}$ the	2484
licensee is carrying the concealed <u>handgun</u> deadly weapon	2485
pursuant to a written policy, rule, or other authorization that	2486
is adopted by the institution's board of trustees or other	2487
governing body and that authorizes specific individuals or	2488
classes of individuals to carry a concealed handgun deadly	2489
<pre>weapon_on the premises;</pre>	2490
(6) Any church, synagogue, mosque, or other place of	2491
worship, unless the church, synagogue, mosque, or other place of	2492
worship posts or permits otherwise;	2493
(7) Any building that is a government facility of this	2494
state or a political subdivision of this state and that is not a	2495
building that is used primarily as a shelter, restroom, parking	2496
facility for motor vehicles, or rest facility and is not a	2497
courthouse or other building or structure in which a courtroom	2498
is located that is subject to division (B)(3) of this section,	2499
unless the governing body with authority over the building has	2500
enacted a statute, ordinance, or policy that permits a licensee	2501
to carry a concealed handgun_deadly_weapon_ into the building;	2502
(8) A place in which federal law prohibits the carrying of	2503
handguns deadly weapons.	2504

(C)(1) Nothing in this section or section 2923.111 of the	2505
Revised Code shall negate or restrict a rule, policy, or	2506
practice of a private employer that is not a private college,	2507
university, or other institution of higher education concerning	2508
or prohibiting the presence of <u>firearms</u> deadly weapons on the	2509
private employer's premises or property, including motor	2510
vehicles owned by the private employer. Nothing in this section	2511
or section 2923.111 of the Revised Code shall require a private	2512
employer of that nature to adopt a rule, policy, or practice	2513
concerning or prohibiting the presence of <pre>firearms_deadly_</pre>	2514
weapons on the private employer's premises or property,	2515
including motor vehicles owned by the private employer.	2516

- (2)(a) A private employer shall be immune from liability 2517 in a civil action for any injury, death, or loss to person or 2518 property that allegedly was caused by or related to a licensee 2519 bringing a handgun_deadly_weapon_ onto the premises or property 2520 of the private employer, including motor vehicles owned by the 2521 private employer, unless the private employer acted with 2522 malicious purpose. A private employer is immune from liability 2523 in a civil action for any injury, death, or loss to person or 2524 property that allegedly was caused by or related to the private 2525 employer's decision to permit a licensee to bring, or prohibit a 2526 licensee from bringing, a handgun deadly weapon onto the 2527 premises or property of the private employer. 2528
- (b) A political subdivision shall be immune from liability 2529 in a civil action, to the extent and in the manner provided in 2530 Chapter 2744. of the Revised Code, for any injury, death, or 2531 loss to person or property that allegedly was caused by or 2532 related to a licensee bringing a handgun deadly weapon onto any 2533 premises or property owned, leased, or otherwise under the 2534 control of the political subdivision. As used in this division, 2535

"political subdivision" has the same meaning as in section 2536 2744.01 of the Revised Code. 2537

- (c) An institution of higher education shall be immune 2538 from liability in a civil action for any injury, death, or loss 2539 to person or property that allegedly was caused by or related to 2540 a licensee bringing a handgun deadly weapon onto the premises of 2541 the institution, including motor vehicles owned by the 2542 2543 institution, unless the institution acted with malicious purpose. An institution of higher education is immune from 2544 2545 liability in a civil action for any injury, death, or loss to person or property that allegedly was caused by or related to 2546 the institution's decision to permit a licensee or class of 2547 licensees to bring a handgun—deadly weapon onto the premises of 2548 the institution. 2549
- (3) (a) Except as provided in division (C) (3) (b) of this 2550 section and section 2923.1214 of the Revised Code, the owner or 2551 person in control of private land or premises, and a private 2552 person or entity leasing land or premises owned by the state, 2553 the United States, or a political subdivision of the state or 2554 2555 the United States, may post a sign in a conspicuous location on that land or on those premises prohibiting persons from carrying 2556 firearms—deadly weapons or concealed firearms—deadly weapons on 2557 or onto that land or those premises. Except as otherwise 2558 2559 provided in this division, a person who knowingly violates a posted prohibition of that nature is quilty of criminal trespass 2560 in violation of division (A)(4) of section 2911.21 of the 2561 Revised Code and is guilty of a misdemeanor of the fourth 2562 2563 degree. If a person knowingly violates a posted prohibition of that nature and the posted land or premises primarily was a 2564 parking lot or other parking facility, the person is not quilty 2565 of criminal trespass under section 2911.21 of the Revised Code 2566

or under any other criminal law of this state or criminal law,	2567
ordinance, or resolution of a political subdivision of this	2568
state, and instead is subject only to a civil cause of action	2569
for trespass based on the violation.	2570

If a person knowingly violates a posted prohibition of the 2571 nature described in this division and the posted land or 2572 premises is a child day-care center, type A family day-care 2573 home, or type B family day-care home, unless the person is a 2574 licensee who resides in a type A family day-care home or type B 2575 family day-care home, the person is guilty of aggravated 2576 trespass in violation of section 2911.211 of the Revised Code. 2577 Except as otherwise provided in this division, the offender is 2578 quilty of a misdemeanor of the first degree. If the person-2579 offender previously has been convicted of a violation of this 2580 division or of any offense of violence, if the <u>deadly</u> weapon 2581 involved is a firearm that is either loaded or for which the 2582 offender has ammunition ready at hand, or if the deadly weapon 2583 involved is dangerous ordnance, the offender is quilty of a 2584 felony of the fourth degree. 2585

(b) A landlord may not prohibit or restrict a tenant who 2586 is a licensee and who on or after September 9, 2008, enters into 2587 a rental agreement with the landlord for the use of residential 2588 premises, and the tenant's guest while the tenant is present, 2589 from lawfully carrying or possessing a handgun on those 2590 residential premises. A landlord may not prohibit or restrict a 2591 tenant who is a licensee and who on or after the effective date 2592 of this amendment enters into a rental agreement with the 2593 landlord for the use of residential premises and the tenant's 2594 guest while the tenant is present from lawfully carrying or 2595 possessing a deadly weapon that is not a restricted deadly 2596 weapon on those premises. 2597

(c) As used in division (C)(3) of this section:	2598
(i) "Residential premises" has the same meaning as in	2599
section 5321.01 of the Revised Code, except "residential	2600
premises" does not include a dwelling unit that is owned or	2601
operated by a college or university.	2602
(ii) "Landlord," "tenant," and "rental agreement" have the	2603
same meanings as in section 5321.01 of the Revised Code.	2604
(D) A person who holds a valid concealed handgun weapons	2605
license issued by another state that is recognized by the	2606
attorney general pursuant to a reciprocity agreement entered	2607
into pursuant to section 109.69 of the Revised Code $-\sigma r_L$ a person	2608
who holds a valid concealed <u>handgun_weapons</u> license under the	2609
circumstances described in division (B) of section 109.69 of the	2610
Revised Code, or a person who is deemed under division (C) of	2611
section 2923.111 of the Revised Code to have been issued a	2612
concealed weapons license under section 2923.125 of the Revised	2613
<pre>Code has the same right to carry a concealed handgun deadly</pre>	2614
weapon that is not a restricted deadly weapon in this state as a	2615
person who was issued a concealed <u>handgun_weapons</u> license under	2616
section 2923.125 of the Revised Code and is subject to the same	2617
restrictions that apply to a person who carries a license issued	2618
under that section.	2619
(E)(1) A peace officer has the same right to carry a	2620
concealed handgun deadly weapon that is not a restricted deadly	2621
weapon in this state as a person who was issued a concealed	2622
handgun weapons license under section 2923.125 of the Revised	2623
Code, provided that the officer when carrying a concealed	2624
handgun deadly weapon under authority of this division is	2625
carrying validating identification. For purposes of reciprocity	2626

with other states, a peace officer shall be considered to be a

licensee in this state who has been issued such a license under	2628
that section.	2629
(2) An active duty member of the armed forces of the	2630

- United States who is carrying a valid military identification 2631 card and documentation of successful completion of firearms 2632 training that meets or exceeds the training requirements 2633 described in division (G)(1) of section 2923.125 of the Revised 2634 Code has the same right to carry a concealed handgun-deadly 2635 weapon that is not a restricted deadly weapon in this state as a 2636 person who was issued a concealed handgun-weapons license under 2637 section 2923.125 of the Revised Code and is subject to the same 2638 restrictions as specified in this section. 2639
- (3) A tactical medical professional who is qualified to

 carry firearms while on duty under section 109.771 of the

 Revised Code has the same right to carry a concealed handgun

 deadly weapon that is not a restricted deadly weapon in this

 state as a person who was issued a concealed handgun—weapons

 license under section 2923.125 of the Revised Code.

 2640

 2641
- (F)(1) A qualified retired peace officer who possesses a 2646 retired peace officer identification card issued pursuant to 2647 division (F)(2) of this section and a valid firearms 2648 requalification certification issued pursuant to division (F)(3) 2649 of this section has the same right to carry a concealed handgun-2650 deadly weapon that is not a restricted deadly weapon in this 2651 state as a person who was issued a concealed handqun weapons 2652 license under section 2923.125 of the Revised Code and is 2653 subject to the same restrictions that apply to a person who 2654 carries a license issued under that section. For purposes of 2655 reciprocity with other states, a qualified retired peace officer 2656 who possesses a retired peace officer identification card issued 2657

pursuant to division (F)(2) of this section and a valid firearms	2658
requalification certification issued pursuant to division (F)(3)	2659
of this section shall be considered to be a licensee in this	2660
state who has been issued a concealed weapons license under	2661
section 2923.125 of the Revised Code.	2662
(2)(a) Each public agency of this state or of a political	2663
subdivision of this state that is served by one or more peace	2664
officers shall issue a retired peace officer identification card	2665
to any person who retired from service as a peace officer with	2666
that agency, if the issuance is in accordance with the agency's	2667
policies and procedures and if the person, with respect to the	2668
person's service with that agency, satisfies all of the	2669
following:	2670
(i) The person retired in good standing from service as a	2671
peace officer with the public agency, and the retirement was not	2672
for reasons of mental instability.	2673
(ii) Before retiring from service as a peace officer with	2674
that agency, the person was authorized to engage in or supervise	2675
the prevention, detection, investigation, or prosecution of, or	2676
the incarceration of any person for, any violation of law and	2677
the person had statutory powers of arrest.	2678
(iii) At the time of the person's retirement as a peace	2679
officer with that agency, the person was trained and qualified	2680
to carry firearms in the performance of the peace officer's	2681
duties.	2682
(iv) Before retiring from service as a peace officer with	2683
that agency, the person was regularly employed as a peace	2684
officer for an aggregate of fifteen years or more, or, in the	2685
alternative, the person retired from service as a peace officer	2686

with that agency, after completing any applicable probationary 2687 period of that service, due to a service-connected disability, 2688 as determined by the agency. 2689

- (b) A retired peace officer identification card issued to 2690 a person under division (F)(2)(a) of this section shall identify 2691 the person by name, contain a photograph of the person, identify 2692 the public agency of this state or of the political subdivision 2693 of this state from which the person retired as a peace officer 2694 and that is issuing the identification card, and specify that 2695 2696 the person retired in good standing from service as a peace 2697 officer with the issuing public agency and satisfies the criteria set forth in divisions (F)(2)(a)(i) to (iv) of this 2698 section. In addition to the required content specified in this 2699 division, a retired peace officer identification card issued to 2700 a person under division (F)(2)(a) of this section may include 2701 the firearms regualification certification described in division 2702 (F)(3) of this section, and if the identification card includes 2703 that certification, the identification card shall serve as the 2704 firearms requalification certification for the retired peace 2705 officer. If the issuing public agency issues credentials to 2706 active law enforcement officers who serve the agency, the agency 2707 may comply with division (F)(2)(a) of this section by issuing 2708 the same credentials to persons who retired from service as a 2709 peace officer with the agency and who satisfy the criteria set 2710 forth in divisions (F)(2)(a)(i) to (iv) of this section, 2711 provided that the credentials so issued to retired peace 2712 officers are stamped with the word "RETIRED." 2713
- (c) A public agency of this state or of a political 2714 subdivision of this state may charge persons who retired from 2715 service as a peace officer with the agency a reasonable fee for 2716 issuing to the person a retired peace officer identification 2717

card pursuant to division (F)(2)(a) of this section.

(3) If a person retired from service as a peace officer 2719 with a public agency of this state or of a political subdivision 2720 of this state and the person satisfies the criteria set forth in 2721 2722 divisions (F)(2)(a)(i) to (iv) of this section, the public agency may provide the retired peace officer with the 2723 opportunity to attend a firearms requalification program that is 2724 approved for purposes of firearms requalification required under 2725 section 109.801 of the Revised Code. The retired peace officer 2726 may be required to pay the cost of the course. 2727

2718

If a retired peace officer who satisfies the criteria set 2728 forth in divisions (F)(2)(a)(i) to (iv) of this section attends 2729 a firearms requalification program that is approved for purposes 2730 of firearms requalification required under section 109.801 of 2731 the Revised Code, the retired peace officer's successful 2732 completion of the firearms requalification program requalifies 2733 the retired peace officer for purposes of division (F) of this 2734 section for five years from the date on which the program was 2735 successfully completed, and the requalification is valid during 2736 that five-year period. If a retired peace officer who satisfies 2737 the criteria set forth in divisions (F)(2)(a)(i) to (iv) of this 2738 section satisfactorily completes such a firearms requalification 2739 program, the retired peace officer shall be issued a firearms 2740 requalification certification that identifies the retired peace 2741 officer by name, identifies the entity that taught the program, 2742 specifies that the retired peace officer successfully completed 2743 the program, specifies the date on which the course was 2744 successfully completed, and specifies that the requalification 2745 is valid for five years from that date of successful completion. 2746 The firearms requalification certification for a retired peace 2747 officer may be included in the retired peace officer 2748

identification card issued to the retired peace officer under	2749
division (F)(2) of this section.	2750
A retired peace officer who attends a firearms	2751
requalification program that is approved for purposes of	2752
firearms requalification required under section 109.801 of the	2753
Revised Code may be required to pay the cost of the program.	2754
(G) As used in this section:	2755
(1) "Qualified retired peace officer" means a person who	2756
satisfies all of the following:	2757
(a) The person satisfies the criteria set forth in	2758
divisions (F)(2)(a)(i) to (v) of this section.	2759
(b) The person is not under the influence of alcohol or	2760
another intoxicating or hallucinatory drug or substance.	2761
(c) The person is not prohibited by federal law from	2762
receiving firearms.	2763
(2) "Retired peace officer identification card" means an	2764
identification card that is issued pursuant to division (F)(2)	2765
of this section to a person who is a retired peace officer.	2766
(3) "Government facility of this state or a political	2767
subdivision of this state" means any of the following:	2768
(a) A building or part of a building that is owned or	2769
leased by the government of this state or a political	2770
subdivision of this state and where employees of the government	2771
of this state or the political subdivision regularly are present	2772
for the purpose of performing their official duties as employees	2773
of the state or political subdivision;	2774
(b) The office of a deputy registrar serving pursuant to	2775

Chapter 4503. of the Revised Code that is used to perform deputy	2776
registrar functions.	2777
(4) "Governing body" has the same meaning as in section	2778
154.01 of the Revised Code.	2779
(5) "Tactical medical professional" has the same meaning	2780
as in section 109.71 of the Revised Code.	2781
(6) "Validating identification" means photographic	2782
identification issued by the agency for which an individual	2783
serves as a peace officer that identifies the individual as a	2784
peace officer of the agency.	2785
Sec. 2923.127. (A) If a sheriff denies an application for	2786
a concealed <u>handgun_weapons</u> license under section 2923.125 of	2787
the Revised Code, denies the renewal of a concealed handgun-	2788
weapons license under that section, or denies an application for	2789
a concealed <u>handgun-weapons</u> license on a temporary emergency	2790
basis under section 2923.1213 of the Revised Code as a result of	2791
the criminal records check conducted pursuant to section 311.41	2792
of the Revised Code and if the applicant believes the denial was	2793
based on incorrect information reported by the source the	2794
sheriff used in conducting the criminal records check, the	2795
applicant may challenge the criminal records check results using	2796
whichever of the following is applicable:	2797
(1) If the bureau of criminal identification and	2798
investigation performed the criminal records check, by using the	2799
bureau's existing challenge and review procedures;	2800
(2) If division (A)(1) of this section does not apply, by	2801
using the existing challenge and review procedure of the sheriff	2802
who denied the application or, if the sheriff does not have a	2803
challenge and review procedure, by using the challenge and	2804

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review procedure prescribed by the bureau of criminal 2805 identification and investigation pursuant to division (B) of 2806 this section. 2807 (B) The bureau of criminal identification and 2808 investigation shall prescribe a challenge and review procedure 2809 for applicants to use to challenge criminal records checks under 2810 division (A)(2) of this section in counties in which the sheriff 2811 with whom an application of a type described in division (A) of 2812 this section was filed or submitted does not have an existing 2813 2814 challenge and review procedure. Sec. 2923.128. (A) (1) (a) If a licensee holding a valid 2815 concealed handgun weapons license is arrested for or otherwise 2816 charged with an offense described in division (D)(1)(d) of 2817 section 2923.125 of the Revised Code or with a violation of 2818 section 2923.15 of the Revised Code or becomes subject to a 2819 temporary protection order or to a protection order issued by a 2820 court of another state that is substantially equivalent to a 2821 temporary protection order, the sheriff who issued the license 2822 shall suspend it and shall comply with division (A)(3) of this 2823 2824 section upon becoming aware of the arrest, charge, or protection order. Upon suspending the license, the sheriff also shall 2825 comply with division (H) of section 2923.125 of the Revised 2826 Code. 2827

(b) A suspension under division (A)(1)(a) of this section 2828 shall be considered as beginning on the date that the licensee 2829 is arrested for or otherwise charged with an offense described 2830 in that division or on the date the appropriate court issued the 2831 protection order described in that division, irrespective of 2832 when the sheriff notifies the licensee under division (A)(3) of 2833 this section. The suspension shall end on the date on which the

charges are dismissed or the licensee is found not guilty of the

offense described in division (A)(1)(a) of this section or,

subject to division (B) of this section, on the date the

appropriate court terminates the protection order described in

that division. If the suspension so ends, the sheriff shall

return the license or temporary emergency license to the

licensee.

- 2842 (2) (a) If a licensee holding a valid concealed handgunweapons license is convicted of or pleads quilty to a 2843 misdemeanor violation of division (B) (1), $\frac{(2)}{(2)}$, or $\frac{(4)}{(3)}$ of 2844 section 2923.12 of the Revised Code or of division (E) (1), $\frac{1}{1}$ 2845 (3), or (5) (3) of section 2923.16 of the Revised Code, except as 2846 provided in division (A)(2)(c) of this section and subject to 2847 division (C) of this section, the sheriff who issued the license 2848 shall suspend it and shall comply with division (A)(3) of this 2849 section upon becoming aware of the conviction or guilty plea. 2850 Upon suspending the license, the sheriff also shall comply with 2851 division (H) of section 2923.125 of the Revised Code. 2852
- (b) A suspension under division (A)(2)(a) of this section 2853 shall be considered as beginning on the date that the licensee 2854 is convicted of or pleads quilty to the offense described in 2855 that division, irrespective of when the sheriff notifies the 2856 licensee under division (A)(3) of this section. If the 2857 suspension is imposed for a misdemeanor violation of division 2858 (B)(1) or (2) of section 2923.12 of the Revised Code or of 2859 division (E) (1), $\frac{(2)}{(2)}$, or $\frac{(3)}{(3)}$ of section 2923.16 of the Revised 2860 Code, it shall end on the date that is one year after the date 2861 that the licensee is convicted of or pleads quilty to that 2862 violation. If the suspension is imposed for a misdemeanor 2863 violation of division (B) $\frac{(4)}{(3)}$ of section 2923.12 of the 2864 Revised Code or of division (E)(5)(3) of section 2923.16 of the 2865

Revised Code, it shall end on the date that is two years after	2866
the date that the licensee is convicted of or pleads guilty to	2867
that violation. If the licensee's license was issued under	2868
section 2923.125 of the Revised Code and the license remains	2869
valid after the suspension ends as described in this division,	2870
when the suspension ends, the sheriff shall return the license	2871
to the licensee. If the licensee's license was issued under	2872
section 2923.125 of the Revised Code and the license expires	2873
before the suspension ends as described in this division, or if	2874
the licensee's license was issued under section 2923.1213 of the	2875
Revised Code, the licensee is not eligible to apply for a new	2876
license under section 2923.125 or 2923.1213 of the Revised Code	2877
or to renew the license under section 2923.125 of the Revised	2878
Code until after the suspension ends as described in this	2879
division.	2880

2881 (c) The license of a licensee who is convicted of or pleads quilty to a violation of division (B) (1) of section-2882 2923.12 or division (E) (1) or (2) of section 2923.16 of the 2883 Revised Code shall not be suspended pursuant to division (A) (2) 2884 (a) of this section if, at the time of the stop of the licensee-2885 2886 for a law enforcement purpose, for a traffic stop, or for a purpose defined in section 5503.34 of the Revised Code that was 2887 the basis of the violation, any law enforcement officer involved 2888 with the stop or the employee of the motor carrier enforcement 2889 unit who made the stop had actual knowledge of the licensee's 2890 status as a licensee. 2891

(3) Upon becoming aware of an arrest, charge, or

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protection order described in division (A)(1)(a) of this section

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with respect to a licensee who was issued a concealed handgun

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weapons license, or a conviction of or plea of guilty to a

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misdemeanor offense described in division (A)(2)(a) of this

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section with respect to a licensee who was issued a concealed	2897
handgun weapons license and with respect to which division (A)	2898
(2) (c) of this section does not apply, subject to division (C)	2899
of this section, the sheriff who issued the licensee's license	2900
shall notify the licensee, by certified mail, return receipt	2901
requested, at the licensee's last known residence address that	2902
the license has been suspended and that the licensee is required	2903
to surrender the license at the sheriff's office within ten days	2904
of the date on which the notice was mailed. If the suspension is	2905
pursuant to division (A)(2) of this section, the notice shall	2906
identify the date on which the suspension ends.	2907
(B)(1) A sheriff who issues a concealed handgun weapons	2908
license to a licensee shall revoke the license in accordance	2909
with division (B)(2) of this section upon becoming aware that	2910
the licensee satisfies any of the following:	2911
(a) The licensee is under twenty-one years of age.	2912
(b) Subject to division (C) of this section, at the time	2913
of the issuance of the license, the licensee did not satisfy the	2914
eligibility requirements of division (D)(1)(c), (d), (e), (f),	2915
(g), or (h) of section 2923.125 of the Revised Code.	2916
(c) Subject to division (C) of this section, on or after	2917
the date on which the license was issued, the licensee is	2918
convicted of or pleads guilty to a violation of section 2923.15	2919
of the Revised Code or an offense described in division (D)(1)	2920
(e), (f), (g), or (h) of section 2923.125 of the Revised Code.	2921
(d) On or after the date on which the license was issued,	2922
the licensee becomes subject to a civil protection order or to a	2923
protection order issued by a court of another state that is	2924

substantially equivalent to a civil protection order.

(e) The licensee knowingly carries a concealed handgun	2926
deadly weapon into a place that the licensee knows is an	2927
unauthorized place specified in division (B) of section 2923.126	2928
of the Revised Code, knowingly carries a concealed deadly weapon	2929
in any prohibited manner listed in that division, or knowingly	2930
carries under alleged authority as a licensee a concealed	2931
restricted deadly weapon.	2932
(f) On or after the date on which the license was issued,	2933
the licensee is adjudicated as a mental defective or is	2934
committed to a mental institution.	2935
(g) At the time of the issuance of the license, the	2936
licensee did not meet the residency requirements described in	2937
division (D)(1) of section 2923.125 of the Revised Code and	2938
currently does not meet the residency requirements described in	2939
that division.	2940
(h) Regarding a license issued under section 2923.125 of	2941
the Revised Code, the competency certificate the licensee	2942
submitted was forged or otherwise was fraudulent.	2943
(2) Upon becoming aware of any circumstance listed in	2944
division (B)(1) of this section that applies to a particular	2945
licensee who was issued a concealed handgun-weapons license,	2946
subject to division (C) of this section, the sheriff who issued	2947
the license to the licensee shall notify the licensee, by	2948
certified mail, return receipt requested, at the licensee's last	2949
known residence address that the license is subject to	2950
revocation and that the licensee may come to the sheriff's	2951
office and contest the sheriff's proposed revocation within	2952
fourteen days of the date on which the notice was mailed. After	2953
the fourteen-day period and after consideration of any	2954

information that the licensee provides during that period, if

the sheriff determines on the basis of the information of which 2956 the sheriff is aware that the licensee is described in division 2957 (B) (1) of this section and no longer satisfies the requirements 2958 described in division (D)(1) of section 2923.125 of the Revised 2959 Code that are applicable to the licensee's type of license, the 2960 sheriff shall revoke the license, notify the licensee of that 2961 fact, and require the licensee to surrender the license. Upon 2962 revoking the license, the sheriff also shall comply with 2963 division (H) of section 2923.125 of the Revised Code. 2964

- (C) If a sheriff who issues a concealed handgun weapons 2965 license to a licensee becomes aware that at the time of the 2966 issuance of the license the licensee had been convicted of or 2967 pleaded quilty to an offense identified in division (D)(1)(e), 2968 (f), or (h) of section 2923.125 of the Revised Code or had been 2969 adjudicated a delinquent child for committing an act or 2970 violation identified in any of those divisions or becomes aware 2971 that on or after the date on which the license was issued the 2972 licensee has been convicted of or pleaded quilty to an offense 2973 identified in division (A)(2)(a) or (B)(1)(c) of this section, 2974 the sheriff shall not consider that conviction, quilty plea, or 2975 adjudication as having occurred for purposes of divisions (A) 2976 (2), (A)(3), (B)(1), and (B)(2) of this section if a court has 2977 ordered the sealing or expungement of the records of that 2978 conviction, guilty plea, or adjudication pursuant to sections 2979 2151.355 to 2151.358 or sections 2953.31 to 2953.36 of the 2980 Revised Code or the licensee has been relieved under operation 2981 of law or legal process from the disability imposed pursuant to 2982 section 2923.13 of the Revised Code relative to that conviction, 2983 guilty plea, or adjudication. 2984
- (D) As used in this section, "motor carrier enforcement 2985 unit" has the same meaning as in section 2923.16 of the Revised 2986

Code.	2987

Sec. 2923.129. (A)(1) If a sheriff, the superintendent of	2988
the bureau of criminal identification and investigation, the	2989
employees of the bureau, the Ohio peace officer training	2990
commission, or the employees of the commission make a good faith	2991
effort in performing the duties imposed upon the sheriff, the	2992
superintendent, the bureau's employees, the commission, or the	2993
commission's employees by sections 109.731, 311.41, and 2923.124	2994
to 2923.1213 of the Revised Code, in addition to the personal	2995
immunity provided by section 9.86 of the Revised Code or	2996
division (A)(6) of section 2744.03 of the Revised Code and the	2997
governmental immunity of sections 2744.02 and 2744.03 of the	2998
Revised Code and in addition to any other immunity possessed by	2999
the bureau, the commission, and their employees, the sheriff,	3000
the sheriff's office, the county in which the sheriff has	3001
jurisdiction, the bureau, the superintendent of the bureau, the	3002
bureau's employees, the commission, and the commission's	3003
employees are immune from liability in a civil action for	3004
injury, death, or loss to person or property that allegedly was	3005
caused by or related to any of the following:	3006

- (a) The issuance, renewal, suspension, or revocation of a 3007concealed handgun weapons license; 3008
- (b) The failure to issue, renew, suspend, or revoke a concealed handgun-weapons license;
- (c) Any action or misconduct with a <u>handgun_deadly weapon</u> 3011 committed by a licensee. 3012
- (2) Any action of a sheriff relating to the issuance,

 renewal, suspension, or revocation of a concealed handgun

 weapons license shall be considered to be a governmental

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following apply:

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function for purposes of Chapter 2744. of the Revised Code. 3016 (3) An entity that or instructor who provides a competency 3017 certification of a type described in division (B)(3) of section 3018 2923.125 of the Revised Code is immune from civil liability that 3019 might otherwise be incurred or imposed for any death or any 3020 injury or loss to person or property that is caused by or 3021 related to a person to whom the entity or instructor has issued 3022 the competency certificate if all of the following apply: 3023 (a) The alleged liability of the entity or instructor 3024 relates to the training provided in the course, class, or 3025 program covered by the competency certificate. 3026 (b) The entity or instructor makes a good faith effort in 3027 determining whether the person has satisfactorily completed the 3028 course, class, or program and makes a good faith effort in 3029 assessing the person in the competency examination conducted 3030 pursuant to division (G)(2) of section 2923.125 of the Revised 3031 Code. 3032 (c) The entity or instructor did not issue the competency 3033 certificate with malicious purpose, in bad faith, or in a wanton 3034 3035 or reckless manner. (4) An entity that or instructor who, prior to March 27, 3036 2013, provides a renewed competency certification of a type 3037 described in division (G)(4) of section 2923.125 of the Revised 3038 Code as it existed prior to March 27, 2013, is immune from civil 3039 liability that might otherwise be incurred or imposed for any 3040 death or any injury or loss to person or property that is caused 3041 by or related to a person to whom the entity or instructor has 3042 issued the renewed competency certificate if all of the 3043

(a) The entity or instructor makes a good faith effort in	3045
assessing the person in the physical demonstrations or the	3046
competency examination conducted pursuant to division (G)(4) of	3047
section 2923.125 of the Revised Code as it existed prior to	3048
March 27, 2013.	3049

- (b) The entity or instructor did not issue the renewed 3050 competency certificate with malicious purpose, in bad faith, or 3051 in a wanton or reckless manner. 3052
- (B) Notwithstanding section 149.43 of the Revised Code, 3053 the records that a sheriff keeps relative to the issuance, 3054 renewal, suspension, or revocation of a concealed handgun-3055 weapons license, including, but not limited to, completed 3056 applications for the issuance or renewal of a license, completed 3057 affidavits submitted regarding an application for a license on a 3058 temporary emergency basis, reports of criminal records checks 3059 and incompetency records checks under section 311.41 of the 3060 Revised Code, and applicants' social security numbers and 3061 fingerprints that are obtained under division (A) of section 3062 311.41 of the Revised Code, are confidential and are not public 3063 records. No person shall release or otherwise disseminate 3064 records that are confidential under this division unless 3065 required to do so pursuant to a court order. 3066
- (C) Each sheriff shall report to the Ohio peace officer 3067 training commission the number of concealed handgun weapons 3068 licenses that the sheriff issued, renewed, suspended, revoked, 3069 or denied under section 2923.125 of the Revised Code during the 3070 previous quarter of the calendar year, the number of 3071 applications for those licenses for which processing was 3072 suspended in accordance with division (D)(3) of section 2923.125 3073 of the Revised Code during the previous quarter of the calendar 3074

year, and the number of concealed <u>handgun weapons</u> licenses on a	3075
temporary emergency basis that the sheriff issued, suspended,	3076
revoked, or denied under section 2923.1213 of the Revised Code	3077
during the previous quarter of the calendar year. The sheriff	3078
shall not include in the report the name or any other	3079
identifying information of an applicant or licensee. The sheriff	3080
shall report that information in a manner that permits the	3081
commission to maintain the statistics described in division (C)	3082
of section 109.731 of the Revised Code and to timely prepare the	3083
statistical report described in that division. The information	3084
that is received by the commission under this division is a	3085
public record kept by the commission for the purposes of section	3086
149.43 of the Revised Code.	3087

- (D) Law enforcement agencies may use the information a 3088 sheriff makes available through the use of the law enforcement 3089 automated data system pursuant to division (H) of section 3090 2923.125 or division (B)(2) or (D) of section 2923.1213 of the 3091 Revised Code for law enforcement purposes only. The information 3092 is confidential and is not a public record. Except as provided 3093 in section 5503.101 of the Revised Code, a person who releases 3094 or otherwise disseminates this information obtained through the 3095 law enforcement automated data system in a manner not described 3096 in this division is guilty of a violation of section 2913.04 of 3097 the Revised Code. 3098
- (E) Whoever violates division (B) of this section is

 guilty of illegal release of confidential concealed handgun

 weapons license records, a felony of the fifth degree. In

 addition to any penalties imposed under Chapter 2929. of the

 Revised Code for a violation of division (B) of this section or

 a violation of section 2913.04 of the Revised Code described in

 division (D) of this section, if the offender is a sheriff, an

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employee of a sheriff, or any other public officer or employee,	3106
and if the violation was willful and deliberate, the offender	3107
shall be subject to a civil fine of one thousand dollars. Any	3108
person who is harmed by a violation of division (B) or (C) of	3109
this section or a violation of section 2913.04 of the Revised	3110
Code described in division (D) of this section has a private	3111
cause of action against the offender for any injury, death, or	3112
loss to person or property that is a proximate result of the	3113
violation and may recover court costs and attorney's fees	3114
related to the action.	3115
Sec. 2923.1210. (A) A business entity, property owner, or	3116
public or private employer may not establish, maintain, or	3117
enforce a policy or rule that prohibits or has the effect of	3118
prohibiting a person who has been issued a valid concealed	3119
handgun weapons license, or a person who is deemed under	3120
division (C) of section 2923.111 of the Revised Code to have	3121
been issued a concealed weapons license under section 2923.125	3122
of the Revised Code, from transporting or storing a firearm	3123
<u>deadly weapon</u> or ammunition <u>for a deadly weapon that is a</u>	3124
<pre>firearm when both of the following conditions are met:</pre>	3125
(1) Each firearm deadly weapon and, if there is	3126
<u>ammunition</u> , all of the ammunition remains inside the person's	3127
privately owned motor vehicle while the person is physically	3128
present inside the motor vehicle, or each <u>firearm_deadly weapon</u>	3129
and, if there is ammunition, all of the ammunition is locked	3130
within the trunk, glove box, or other enclosed compartment or	3131
container within or on the person's privately owned motor	3132
vehicle;	3133
(2) The vehicle is in a location where it is otherwise	3134
permitted to be.	3135

(B) A business entity, property owner, or public or	3136
private employer that violates division (A) of this section may	3137
be found liable in a civil action for injunctive relief brought	3138
by any individual injured by the violation. The court may grant	3139
any injunctive relief it finds appropriate.	3140
(C) No business entity, property owner, or public or	3141
private employer shall be held liable in any civil action for	3142
damages, injuries, or death resulting from or arising out of	3143
another person's actions involving a <pre>firearm_deadly weapon_or</pre>	3144
ammunition for a deadly weapon that is a firearm transported or	3145
stored pursuant to division (A) of this section including the	3146
theft of a <u>firearm deadly weapon</u> from an employee's or invitee's	3147
automobile, unless the business entity, property owner, or	3148
public or private employer intentionally solicited or procured	3149
the other person's injurious actions.	3150
Sec. 2923.1211. (A) No person shall alter a concealed	3151
handgun weapons license or create a fictitious document that	3152
purports to be a license of that nature.	3153
(B) No person, except in the performance of official	3154
duties, shall possess a concealed <u>handgun_weapons_</u> license that	3155
was issued and that has been revoked or suspended.	3156
(C) Whoever violates division (A) of this section is	3157
guilty of falsification of a concealed handgun-weapons license,	3158
a felony of the fifth degree. Whoever violates division (B) of	3159
this section is guilty of possessing a revoked or suspended	3160
concealed <u>handgun_weapons</u> license, a misdemeanor of the third	3161
degree.	3162
Sec. 2923.1212. Each person, board, or entity that owns or	3163

controls any place or premises identified in division (B) of

section 2923.126 of the Revised Code as a place into which a	3165
valid license does not authorize the licensee to carry a	3166
concealed-handgun deadly weapon, or a designee of such a person,	3167
board, or entity, shall post in one or more conspicuous	3168
locations in the premises a sign that contains a statement in	3169
substantially the following form: "Unless otherwise authorized	3170
by law, pursuant to the Ohio Revised Code, no person shall	3171
knowingly possess, have under the person's control, convey, or	3172
attempt to convey a deadly weapon or dangerous ordnance onto	3173
these premises."	3174
Sec. 2923.1213. (A) As used in this section:	3175

- (1) "Evidence of imminent danger" means any of the following:
- (a) A statement sworn by the person seeking to carry a 3178 concealed handgun—deadly weapon other than a restricted deadly 3179 weapon that is made under threat of perjury and that states that 3180 the person has reasonable cause to fear a criminal attack upon 3181 the person or a member of the person's family, such as would 3182 justify a prudent person in going armed; 3183

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(b) A written document prepared by a governmental entity 3184 or public official describing the facts that give the person 3185 seeking to carry a concealed handgun deadly weapon other than a 3186 restricted deadly weapon reasonable cause to fear a criminal 3187 attack upon the person or a member of the person's family, such 3188 as would justify a prudent person in going armed. Written 3189 documents of this nature include, but are not limited to, any 3190 temporary protection order, civil protection order, protection 3191 order issued by another state, or other court order, any court 3192 report, and any report filed with or made by a law enforcement 3193 agency or prosecutor. 3194

(2	2) '	'Prose	ecutor"	has	the	same	meaning	as	in	section		3195
2935.01	of	the	Revised	d Coc	de.							3196

- (B) (1) A person seeking a concealed handgun—weapons

 license on a temporary emergency basis shall submit to the

 sheriff of the county in which the person resides or, if the

 person usually resides in another state, to the sheriff of the

 county in which the person is temporarily staying, all of the

 following:

 3197
- (a) Evidence of imminent danger to the person or a member 3203 of the person's family; 3204
- (b) A sworn affidavit that contains all of the information 3205 required to be on the license and attesting that the person is 3206 legally living in the United States; is at least twenty-one 3207 years of age; is not a fugitive from justice; is not under 3208 indictment for or otherwise charged with an offense identified 3209 in division (D)(1)(d) of section 2923.125 of the Revised Code; 3210 has not been convicted of or pleaded guilty to an offense, and 3211 has not been adjudicated a delinquent child for committing an 3212 act, identified in division (D)(1)(e) of that section and to 3213 which division (B)(3) of this section does not apply; within 3214 three years of the date of the submission, has not been 3215 convicted of or pleaded quilty to an offense, and has not been 3216 adjudicated a delinquent child for committing an act, identified 3217 in division (D)(1)(f) of that section and to which division (B) 3218 (3) of this section does not apply; within five years of the 3219 date of the submission, has not been convicted of, pleaded 3220 quilty, or adjudicated a delinquent child for committing two or 3221 more violations identified in division (D)(1)(g) of that 3222 section; within ten years of the date of the submission, has not 3223 been convicted of, pleaded guilty, or been_adjudicated a 3224

delinquent child for committing a violation identified in	3225
division (D)(1)(h) of that section and to which division (B)(3)	3226
of this section does not apply; has not been adjudicated as a	3227
mental defective, has not been committed to any mental	3228
institution, is not under adjudication of mental incompetence,	3229
has not been found by a court to be a mentally ill person	3230
subject to court order, and is not an involuntary patient other	3231
than one who is a patient only for purposes of observation, as	3232
described in division (D)(1)(i) of that section; is not	3233
currently subject to a civil protection order, a temporary	3234
protection order, or a protection order issued by a court of	3235
another state, as described in division (D)(1)(j) of that	3236
section; is not currently subject to a suspension imposed under	3237
division (A)(2) of section 2923.128 of the Revised Code of a	3238
concealed handgun weapons license that previously was issued to	3239
the person or a similar suspension imposed by another state	3240
regarding a concealed <u>handgun-weapons</u> license issued by that	3241
state; is not an unlawful user of or addicted to any controlled	3242
substance as defined in 21 U.S.C. 802; if applicable, is an	3243
alien and has not been admitted to the United States under a	3244
nonimmigrant visa, as defined in the "Immigration and	3245
Nationality Act," 8 U.S.C. 1101(a)(26); has not been discharged	3246
from the armed forces of the United States under dishonorable	3247
conditions; if applicable, has not renounced the applicant's	3248
United States citizenship; and has not been convicted of,	3249
pleaded guilty to, or been adjudicated a delinquent child for	3250
committing a violation identified in division (D)(1)(s) of	3251
section 2923.125 of the Revised Code;	3252

- (c) A nonrefundable temporary emergency license fee as described in either of the following:
 - (i) For an applicant who has been a resident of this state 3255

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for five or more years, a fee of fifteen dollars plus the actual 3256 cost of having a background check performed by the bureau of 3257 criminal identification and investigation pursuant to section 3258 311.41 of the Revised Code; 3259

- (ii) For an applicant who has been a resident of this 3260 state for less than five years or who is not a resident of this 3261 state, but is temporarily staying in this state, a fee of 3262 fifteen dollars plus the actual cost of having background checks 3263 performed by the federal bureau of investigation and the bureau 3264 of criminal identification and investigation pursuant to section 3265 311.41 of the Revised Code. 3266
- (d) A set of fingerprints of the applicant provided as 3267 described in section 311.41 of the Revised Code through use of 3268 an electronic fingerprint reading device or, if the sheriff to 3269 whom the application is submitted does not possess and does not 3270 have ready access to the use of an electronic fingerprint 3271 reading device, on a standard impression sheet prescribed 3272 pursuant to division (C)(2) of section 109.572 of the Revised 3273 Code. If the fingerprints are provided on a standard impression 3274 3275 sheet, the person also shall provide the person's social security number to the sheriff. 3276
- (2) A sheriff shall accept the evidence of imminent 3277 danger, the sworn affidavit, the fee, and the set of 3278 fingerprints required under division (B)(1) of this section at 3279 the times and in the manners described in division (I) of this 3280 section. Upon receipt of the evidence of imminent danger, the 3281 sworn affidavit, the fee, and the set of fingerprints required 3282 under division (B)(1) of this section, the sheriff, in the 3283 manner specified in section 311.41 of the Revised Code, 3284 immediately shall conduct or cause to be conducted the criminal 3285

records check and the incompetency records check described in	3286
section 311.41 of the Revised Code. Immediately upon receipt of	3287
the results of the records checks, the sheriff shall review the	3288
information and shall determine whether the criteria set forth	3289
in divisions (D)(1)(a) to (j) and (m) to (s) of section 2923.125	3290
of the Revised Code apply regarding the person. If the sheriff	3291
determines that all of $\underline{\text{the}}$ criteria set forth in divisions (D)	3292
(1)(a) to (j) and (m) to (s) of section 2923.125 of the Revised	3293
Code apply regarding the person, the sheriff shall immediately	3294
make available through the law enforcement automated data system	3295
all information that will be contained on the temporary	3296
emergency license for the person if one is issued, and the	3297
superintendent of the state highway patrol shall ensure that the	3298
system is so configured as to permit the transmission through	3299
the system of that information. Upon making that information	3300
available through the law enforcement automated data system, the	3301
sheriff shall immediately issue to the person a concealed	3302
<pre>handgun weapons license on a temporary emergency basis.</pre>	3303

If the sheriff denies the issuance of a license on a 3304 temporary emergency basis to the person, the sheriff shall 3305 specify the grounds for the denial in a written notice to the 3306 person. The person may appeal the denial, or challenge criminal 3307 records check results that were the basis of the denial if 3308 applicable, in the same manners specified in division (D)(2) of 3309 section 2923.125 and in section 2923.127 of the Revised Code, 3310 regarding the denial of an application for a concealed handgun 3311 weapons license under that section. 3312

The license on a temporary emergency basis issued under

this division shall be in the form, and shall include all of the

information, described in divisions (A)(2)(a) and (d) of section

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109.731 of the Revised Code, and also shall include a unique

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combination of identifying letters and numbers in accordance	3317
with division (A)(2)(c) of that section.	3318
The license on a temporary emergency basis issued under	3319

The license on a temporary emergency basis issued under

this division is valid for ninety days and may not be renewed. A

person who has been issued a license on a temporary emergency

basis under this division shall not be issued another license on

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a temporary emergency basis unless at least four years has

expired since the issuance of the prior license on a temporary

3324

emergency basis.

- (3) If a person seeking a concealed handgun—weapons 3326 license on a temporary emergency basis has been convicted of or 3327 pleaded quilty to an offense identified in division (D)(1)(e), 3328 (f), or (h) of section 2923.125 of the Revised Code or has been 3329 adjudicated a delinguent child for committing an act or 3330 violation identified in any of those divisions, and if a court 3331 has ordered the sealing or expungement of the records of that 3332 conviction, quilty plea, or adjudication pursuant to sections 3333 2151.355 to 2151.358 or sections 2953.31 to 2953.36 of the 3334 Revised Code or the applicant has been relieved under operation 3335 of law or legal process from the disability imposed pursuant to 3336 section 2923.13 of the Revised Code relative to that conviction, 3337 quilty plea, or adjudication, the conviction, quilty plea, or 3338 adjudication shall not be relevant for purposes of the sworn 3339 affidavit described in division (B)(1)(b) of this section, and 3340 the person may complete, and swear to the truth of, the 3341 affidavit as if the conviction, guilty plea, or adjudication 3342 never had occurred. 3343
- (4) The sheriff shall waive the payment pursuant to3344division (B)(1)(c) of this section of the license fee inconnection with an application that is submitted by an applicant3346

who is a retired peace officer, a retired person described in	3347
division (B)(1)(b) of section 109.77 of the Revised Code, or a	3348
retired federal law enforcement officer who, prior to	3349
retirement, was authorized under federal law to carry a firearm	3350
in the course of duty, unless the retired peace officer, person,	3351
or federal law enforcement officer retired as the result of a	3352
mental disability.	3353
The sheriff shall deposit all fees paid by an applicant	3354
under division (B)(1)(c) of this section into the sheriff's	3355
concealed <u>handgun</u> weapons license issuance fund established	3356
pursuant to section 311.42 of the Revised Code.	3357
(C) A person who holds a concealed handgun weapons license	3358
on a temporary emergency basis, regardless of whether the	3359
license was issued prior to, on, or after the effective date of	3360
this amendment, has the same right to carry a concealed handgun	3361
deadly weapon that is not a restricted deadly weapon as a person	3362
who was issued a concealed <u>handgun weapons</u> license under section	3363
2923.125 of the Revised Code, and any exceptions to the	3364
prohibitions contained in section 1547.69 and sections 2923.12	3365
to 2923.16 of the Revised Code for a licensee under section-	3366
2923.125 of the Revised Code apply to a licensee under this-	3367
section. The person is subject to the same restrictions, and to	3368
all other procedures, duties, and sanctions, that apply to a	3369
person who carries a license issued under section 2923.125 of	3370
the Revised Code, other than the license renewal procedures set	3371
forth in that section. A concealed weapons license on a	3372
temporary emergency basis that a sheriff issued as a concealed	3373
handgun license on a temporary emergency basis prior to the	3374
effective date of this amendment and that has not expired prior_	3375

to the effective date of this amendment has the same validity as

a concealed weapons license on a temporary emergency basis

3376

issued on or after that date and shall be treated for purposes	3378
of this section, sections 2923.127 to 2923.1212 of the Revised	3379
Code, and other Revised Code provisions as if it were a license	3380
issued on or after that date.	3381
(D) A sheriff who issues a concealed handgun weapons	3382
license on a temporary emergency basis under this section shall	3383
not require a person seeking to carry a concealed handgun deadly	3384
weapon that is not a restricted deadly weapon in accordance with	3385
this section to submit a competency certificate as a	3386
prerequisite for issuing the license and shall comply with	3387
division (H) of section 2923.125 of the Revised Code in regards	3388
to the license. The sheriff shall suspend or revoke the license	3389
in accordance with section 2923.128 of the Revised Code. In	3390
addition to the suspension or revocation procedures set forth in	3391
section 2923.128 of the Revised Code, the sheriff may revoke the	3392
license upon receiving information, verifiable by public	3393
documents, that the person is not eligible to possess a firearm	3394
or deadly weapon under either the laws of this state or of the	3395
United States or that the person committed perjury in obtaining	3396
the license; if the sheriff revokes a license under this	3397
additional authority, the sheriff shall notify the person, by	3398
certified mail, return receipt requested, at the person's last	3399
known residence address that the license has been revoked and	3400
that the person is required to surrender the license at the	3401
sheriff's office within ten days of the date on which the notice	3402
was mailed. Division (H) of section 2923.125 of the Revised Code	3403
applies regarding any suspension or revocation of a concealed	3404
<pre>handgun weapons license on a temporary emergency basis.</pre>	3405
(E) A sheriff who issues a concealed handgun weapons	3406
license on a temporary emergency basis under this section shall	3407

retain, for the entire period during which the license is in

effect, the evidence of imminent danger that the person 3409 submitted to the sheriff and that was the basis for the license, 3410 or a copy of that evidence, as appropriate. 3411

- (F) If a concealed handgun—weapons license on a temporary 3412 emergency basis issued under this section is lost or is 3413 destroyed, the licensee may obtain from the sheriff who issued 3414 that license a duplicate license upon the payment of a fee of 3415 fifteen dollars and the submission of an affidavit attesting to 3416 the loss or destruction of the license. The sheriff, in 3417 accordance with the procedures prescribed in section 109.731 of 3418 the Revised Code, shall place on the replacement license a 3419 combination of identifying numbers different from the 3420 combination on the license that is being replaced. 3421
- (G) The attorney general shall prescribe, and shall make 3422 available to sheriffs, a standard form to be used under division 3423 (B) of this section by a person who applies for a concealed 3424 handgun weapons license on a temporary emergency basis on the 3425 basis of imminent danger of a type described in division (A)(1) 3426 (a) of this section. The attorney general shall design the form 3427 to enable applicants to provide the information that is required 3428 by law to be collected, and shall update the form as necessary. 3429 Burdens or restrictions to obtaining a concealed handgun—weapons 3430 license that are not expressly prescribed in law shall not be 3431 incorporated into the form. The attorney general shall post a 3432 printable version of the form on the web site of the attorney 3433 general and shall provide the address of the web site to any 3434 person who requests the form. 3435
- (H) A sheriff who receives any fees paid by a person underthis section shall deposit all fees so paid into the sheriff'sconcealed handgun weapons license issuance expense fund3438

established under section 311.42 of the Revised Code.	3439
(I) A sheriff shall accept evidence of imminent danger, a	3440
sworn affidavit, the fee, and the set of fingerprints specified	3441
in division (B)(1) of this section at any time during normal	3442
business hours. In no case shall a sheriff require an	3443
appointment, or designate a specific period of time, for the	3444
submission or acceptance of evidence of imminent danger, a sworn	3445
affidavit, the fee, and the set of fingerprints specified in	3446
division (B)(1) of this section, or for the provision to any	3447
person of a standard form to be used for a person to apply for a	3448
concealed <u>handgun_weapons</u> license on a temporary emergency	3449
basis.	3450
Sec. 2923.16. (A) No person shall knowingly discharge a	3451
firearm while in or on a motor vehicle.	3452
(B) No person shall knowingly transport or have a loaded	3453
firearm in a motor vehicle in such a manner that the firearm is	3454
accessible to the operator or any passenger without leaving the	3455
vehicle.	3456
(C) No person shall knowingly transport or have a firearm	3457
in a motor vehicle, unless the person may lawfully possess that	3458
firearm under applicable law of this state or the United States,	3459
the firearm is unloaded, and the firearm is carried in one of	3460
the following ways:	3461
(1) In a closed package, box, or case;	3462
(2) In a compartment that can be reached only by leaving	3463
the vehicle;	3464
(3) In plain sight and secured in a rack or holder made	3465
for the purpose;	3466

(4) If the firearm is at least twenty-four inches in	3467
overall length as measured from the muzzle to the part of the	3468
stock furthest from the muzzle and if the barrel is at least	3469
eighteen inches in length, either in plain sight with the action	3470
open or the weapon stripped, or, if the firearm is of a type on	3471
which the action will not stay open or which cannot easily be	3472
stripped, in plain sight.	3473
(D) No person shall knowingly transport or have a loaded	3474
handgun firearm in a motor vehicle if, at the time of that	3475
transportation or possession, any of the following applies:	3476
(1) The person is under the influence of alcohol, a drug	3477
of abuse, or a combination of them.	3478

- (2) The person's whole blood, blood serum or plasma, 3479 breath, or urine contains a concentration of alcohol, a listed 3480 controlled substance, or a listed metabolite of a controlled 3481 substance prohibited for persons operating a vehicle, as 3482 specified in division (A) of section 4511.19 of the Revised 3483 Code, regardless of whether the person at the time of the 3484 transportation or possession as described in this division is 3485 the operator of or a passenger in the motor vehicle. 3486
- (E) No person who has been issued a concealed handgun-3487 weapons license, who is deemed under division (C) of section 3488 2923.111 of the Revised Code to have been issued a concealed 3489 weapons license under section 2923.125 of the Revised Code, or 3490 who is an active duty member of the armed forces of the United 3491 States and is carrying a valid military identification card and 3492 documentation of successful completion of firearms training that 3493 meets or exceeds the training requirements described in division 3494 (G)(1) of section 2923.125 of the Revised Code, who is the 3495 driver or an occupant of a motor vehicle that is stopped as a 3496

result of a traffic stop or a stop for another law enforcement	3497
purpose or is the driver or an occupant of a commercial motor	3498
vehicle that is stopped by an employee of the motor carrier	3499
enforcement unit for the purposes defined in section 5503.34 of	3500
the Revised Code, and who is transporting or has a loaded	3501
handgun firearm that is not a restricted firearm in the motor	3502
vehicle or commercial motor vehicle in any manner, shall do any	3503
of the following:	3504
(1) Fail to promptly inform any law enforcement officer-	3505
who approaches the vehicle while stopped that the person has-	3506
been issued a concealed handgun license or is authorized to-	3507
carry a concealed handgun as an active duty member of the armed-	3508
forces of the United States and that the person then possesses-	3509
or has a loaded handgun in the motor vehicle;	3510
(2) Fail to promptly inform the employee of the unit who	3511
approaches the vehicle while stopped that the person has been	3512
issued a concealed handgun license or is authorized to carry a	3513
concealed handgun as an active duty member of the armed forces-	3514
of the United States and that the person then possesses or has a	3515
<pre>loaded handgun in the commercial motor vehicle;</pre>	3516
(3)—Knowingly fail to remain in the motor vehicle while	3517
stopped or knowingly fail to keep the person's hands in plain	3518
sight at any time after any law enforcement officer begins	3519
approaching the person while stopped and before the law	3520
enforcement officer leaves, unless the failure is pursuant to	3521
and in accordance with directions given by a law enforcement	3522
officer;	3523
(4)(2) Knowingly have contact with the loaded handgun	3524
firearm by touching it with the person's hands or fingers in the	3525
motor vehicle at any time after the law enforcement officer	3526

begins approaching and before the law enforcement officer	3527
leaves, unless the person has contact with the loaded handgun	3528
firearm pursuant to and in accordance with directions given by	3529
the law enforcement officer;	3530
(5)(3) Knowingly disregard or fail to comply with any	3531
lawful order of any law enforcement officer given while the	3532
motor vehicle is stopped, including, but not limited to, a	3533
specific order to the person to keep the person's hands in plain	3534
sight.	3535
(F)(1) Divisions (A), (B), (C), and (E) of this section do	3536
not apply to any of the following:	3537
(a) An officer, agent, or employee of this or any other	3538
state or the United States, or a law enforcement officer, when	3539
authorized to carry or have loaded or accessible firearms in	3540
motor vehicles and acting within the scope of the officer's,	3541
agent's, or employee's duties;	3542
(b) Any person who is employed in this state, who is	3543
authorized to carry or have loaded or accessible firearms in	3544
motor vehicles, and who is subject to and in compliance with the	3545
requirements of section 109.801 of the Revised Code, unless the	3546
appointing authority of the person has expressly specified that	3547
the exemption provided in division (F)(1)(b) of this section	3548
does not apply to the person.	3549
(2) Division (A) of this section does not apply to a	3550
person if all of the following circumstances apply:	3551
(a) The person discharges a firearm from a motor vehicle	3552
at a coyote or groundhog, the discharge is not during the deer	3553
gun hunting season as set by the chief of the division of	3554
wildlife of the department of natural resources, and the	3555

discharge at the coyote or groundhog, but for the operation of	3556
this section, is lawful.	3557
(b) The motor vehicle from which the person discharges the	3558
firearm is on real property that is located in an unincorporated	3559
area of a township and that either is zoned for agriculture or	3560
is used for agriculture.	3561
(c) The person owns the real property described in	3562
division (F)(2)(b) of this section, is the spouse or a child of	3563
another person who owns that real property, is a tenant of	3564
another person who owns that real property, or is the spouse or	3565
a child of a tenant of another person who owns that real	3566
property.	3567
(d) The person does not discharge the firearm in any of	3568
the following manners:	3569
(i) While under the influence of alcohol, a drug of abuse,	3570
or alcohol and a drug of abuse;	3571
(ii) In the direction of a street, highway, or other	3572
public or private property used by the public for vehicular	3573
traffic or parking;	3574
(iii) At or into an occupied structure that is a permanent	3575
or temporary habitation;	3576
(iv) In the commission of any violation of law, including,	3577
but not limited to, a felony that includes, as an essential	3578
element, purposely or knowingly causing or attempting to cause	3579
the death of or physical harm to another and that was committed	3580
by discharging a firearm from a motor vehicle.	3581
(3) Division (A) of this section does not apply to a	3582
person if all of the following apply:	3583

(a) The person possesses a valid all-purpose vehicle	3584
permit issued under section 1533.103 of the Revised Code by the	3585
chief of the division of wildlife.	3586
(b) The person discharges a firearm at a wild quadruped or	3587
game bird as defined in section 1531.01 of the Revised Code	3588
during the open hunting season for the applicable wild quadruped	3589
or game bird.	3590
(c) The person discharges a firearm from a stationary all-	3591
purpose vehicle as defined in section 1531.01 of the Revised	3592
Code from private or publicly owned lands or from a motor	3593
vehicle that is parked on a road that is owned or administered	3594
by the division of wildlife.	3595
(d) The person does not discharge the firearm in any of	3596
the following manners:	3597
(i) While under the influence of alcohol, a drug of abuse,	3598
or alcohol and a drug of abuse;	3599
(ii) In the direction of a street, a highway, or other	3600
public or private property that is used by the public for	3601
vehicular traffic or parking;	3602
(iii) At or into an occupied structure that is a permanent	3603
or temporary habitation;	3604
(iv) In the commission of any violation of law, including,	3605
but not limited to, a felony that includes, as an essential	3606
element, purposely or knowingly causing or attempting to cause	3607
the death of or physical harm to another and that was committed	3608
by discharging a firearm from a motor vehicle.	3609
(4) Divisions (B) and (C) of this section do not apply to	3610

3611

a person if all of the following circumstances apply:

(a) At the time of the alleged violation of either of	3612
those divisions, the person is the operator of or a passenger in	3613
a motor vehicle.	3614
(b) The motor vehicle is on real property that is located	3615
in an unincorporated area of a township and that either is zoned	3616
for agriculture or is used for agriculture.	3617
(c) The person owns the real property described in	3618
division (D)(4)(b) of this section, is the spouse or a child of	3619
another person who owns that real property, is a tenant of	3620
another person who owns that real property, or is the spouse or	3621
a child of a tenant of another person who owns that real	3622
property.	3623
(d) The person, prior to arriving at the real property	3624
described in division (D)(4)(b) of this section, did not	3625
transport or possess a firearm in the motor vehicle in a manner	3626
prohibited by division (B) or (C) of this section while the	3627
motor vehicle was being operated on a street, highway, or other	3628
public or private property used by the public for vehicular	3629
traffic or parking.	3630
(5) Divisions (B) and (C) of this section do not apply to	3631
a person who transports or possesses a handgun firearm that is	3632
<pre>not a restricted firearm in a motor vehicle if, at the time of</pre>	3633
that transportation or possession, both of the following apply:	3634
(a) The person transporting or possessing the handgun-	3635
<u>firearm</u> is <u>either</u> carrying a valid concealed <u>handgun</u> <u>weapons</u>	3636
license, is deemed under division (C) of section 2923.111 of the	3637
Revised Code to have been issued a concealed weapons license	3638
under section 2923.125 of the Revised Code, or is an active duty	3639

member of the armed forces of the United States and is carrying

a valid military identification card and documentation of	3641
successful completion of firearms training that meets or exceeds	3642
the training requirements described in division (G)(1) of	3643
section 2923.125 of the Revised Code.	3644
(b) The person transporting or possessing the handgun-	3645
<pre>firearm_is not knowingly in a-an unauthorized_place described-</pre>	3646
specified in division (B) of section 2923.126 of the Revised	3647
Code and is not knowingly transporting or possessing the firearm	3648
in any prohibited manner listed in that division.	3649
(6) Divisions (B) and (C) of this section do not apply to	3650
a person if all of the following apply:	3651
(a) The person possesses a valid all-purpose vehicle	3652
permit issued under section 1533.103 of the Revised Code by the	3653
chief of the division of wildlife.	3654
(b) The person is on or in an all-purpose vehicle as	3655
defined in section 1531.01 of the Revised Code or a motor	3656
vehicle during the open hunting season for a wild quadruped or	3657
game bird.	3658
(c) The person is on or in an all-purpose vehicle as	3659
defined in section 1531.01 of the Revised Code on private or	3660
publicly owned lands or on or in a motor vehicle that is parked	3661
on a road that is owned or administered by the division of	3662
wildlife.	3663
(7) Nothing in this section prohibits or restricts a	3664
person from possessing, storing, or leaving a firearm in a	3665
locked motor vehicle that is parked in the state underground	3666
parking garage at the state capitol building or in the parking	3667
garage at the Riffe center for government and the arts in	3668
Columbus, if the person's transportation and possession of the	3669

firearm in the motor vehicle while traveling to the premises or	3670
facility was not in violation of division (A), (B), (C), (D), or	3671
(E) of this section or any other provision of the Revised Code.	3672
(G)(1) The affirmative defenses authorized in divisions	3673
(D)(1) and (2) of section 2923.12 of the Revised Code are	3674
affirmative defenses to a charge under division (B) or (C) of	3675
this section that involves a firearm other than a handgun_if_	3676
division (E)(3) of this section does not apply to the person	3677
charged.	3678
(2) It is an affirmative defense to a charge under	3679
division (B) or (C) of this section of improperly handling	3680
firearms in a motor vehicle that the actor transported or had	3681
the firearm in the motor vehicle for any lawful purpose and	3682
while the motor vehicle was on the actor's own property,	3683
provided that this affirmative defense is not available unless	3684
the person, immediately prior to arriving at the actor's own	3685
property, did not transport or possess the firearm in a motor	3686
vehicle in a manner prohibited by division (B) or (C) of this	3687
section while the motor vehicle was being operated on a street,	3688
highway, or other public or private property used by the public	3689
for vehicular traffic.	3690
(H)(1) No person who is charged with a violation of	3691
division (B), (C), or (D) of this section shall be required to	3692
obtain a concealed handgun weapons license as a condition for	3693
the dismissal of the charge.	3694
(2)(a) If a person is convicted of, was convicted of,	3695
pleads guilty to, or has pleaded guilty to a violation of	3696
division (E) of this section as it existed prior to September	3697
30, 2011, and $\frac{\text{if}}{\text{the}}$ conduct that was the basis of the violation	3698
no longer would be a violation of division (E) of this section	3699

on or after September 30, 2011, or if a person is convicted of,	3700
was convicted of, pleads guilty to, or has pleaded guilty to a	3701
violation of division (E)(1) or (2) of this section as it	3702
existed prior to the effective date of this amendment, the	3703
person may file an application under section 2953.37 of the	3704
Revised Code requesting the expungement of the record of	3705
conviction.	3706

If a person is convicted of, was convicted of, pleads 3707 quilty to, or has pleaded quilty to a violation of division (B) 3708 or (C) of this section as the division existed prior to 3709 September 30, 2011, and if the conduct that was the basis of the 3710 violation no longer would be a violation of division (B) or (C) 3711 of this section on or after September 30, 2011, due to the 3712 application of division (F)(5) of this section as it exists on 3713 and after September 30, 2011, the person may file an application 3714 under section 2953.37 of the Revised Code requesting the 3715 expungement of the record of conviction. 3716

(b) The attorney general shall develop a public media 3717 advisory that summarizes the expungement procedure established 3718 under section 2953.37 of the Revised Code and the offenders 3719 identified in division (H)(2)(a) of this section and those 3720 identified in division (E)(2) of section 2923.12 of the Revised 3721 Code who are authorized to apply for the expungement. Within 3722 thirty days after September 30, 2011, with respect to violations 3723 of division (B), (C), or (E) of this section as they existed 3724 prior to that date, and within thirty days after the effective 3725 date of this amendment with respect to a violation of division 3726 (E) (1) or (2) of this section or division (B) (1) of section 3727 2923.12 of the Revised Code as they existed prior to the 3728 effective date of this amendment, the attorney general shall 3729 provide a copy of the advisory to each daily newspaper published 3730 in this state and each television station that broadcasts in 3731 this state. The attorney general may provide the advisory in a 3732 tangible form, an electronic form, or in both tangible and 3733 electronic forms.

(I) Whoever violates this section is guilty of improperly 3735 handling firearms in a motor vehicle. Violation of division (A) 3736 of this section is a felony of the fourth degree. Violation of 3737 division (C) of this section is a misdemeanor of the fourth 3738 degree. A violation of division (D) of this section is a felony 3739 of the fifth degree or, if the loaded handgun firearm is 3740 concealed on the person's person, a felony of the fourth degree. 3741 Except as otherwise provided in this division, a violation of-3742 division (E)(1) or (2) of this section is a misdemeanor of the 3743 first degree, and, in addition to any other penalty or sanction 3744 imposed for the violation, the offender's concealed handgun-3745 3746 license shall be suspended pursuant to division (A) (2) ofsection 2923.128 of the Revised Code. If at the time of the stop-3747 of the offender for a traffic stop, for another law enforcement 3748 purpose, or for a purpose defined in section 5503.34 of the 3749 Revised Code that was the basis of the violation any law-3750 3751 enforcement officer involved with the stop or the employee of the motor carrier enforcement unit who made the stop had actual 3752 knowledge of the offender's status as a licensee, a violation of 3753 division (E)(1) or (2) of this section is a minor misdemeanor, 3754 and the offender's concealed handgun license shall not be 3755 suspended pursuant to division (A)(2) of section 2923.128 of the 3756 Revised Code. A violation of division (E) $\frac{(4)(2)}{(2)}$ of this section 3757 is a felony of the fifth degree. A violation of division (E) $\stackrel{\text{(3)}}{}$ 3758 (1) or (5) (3) of this section is a misdemeanor of the first 3759 degree or, if the offender previously has been convicted of or 3760 pleaded guilty to a violation of division $(E) \frac{(3)}{(1)}$ or $\frac{(5)}{(3)}$ of 3761

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3790

this section, a felony of the fifth degree. In addition to any 3762 other penalty or sanction imposed for a misdemeanor violation of 3763 division (E) $\frac{(3)}{(1)}$ or $\frac{(5)}{(3)}$ of this section, if the offender 3764 has been issued a concealed weapons license, the offender's 3765 concealed handgun-license shall be suspended pursuant to 3766 division (A)(2) of section 2923.128 of the Revised Code. A 3767 violation of division (B) of this section is a felony of the 3768 fourth degree. 3769 (J) If a law enforcement officer stops a motor vehicle for 3770 a traffic stop or any other purpose, if any person in the motor 3771 vehicle surrenders a firearm deadly weapon to the officer, 3772 either voluntarily or pursuant to a request or demand of the 3773 officer, and if the officer does not charge the person with a 3774 violation of this section or arrest the person for any offense, 3775 the person is not otherwise prohibited by law from possessing 3776 the firearm deadly weapon, and the firearm deadly weapon is not 3777 contraband, the officer shall return the firearm deadly weapon 3778 to the person at the termination of the stop. If a court orders 3779 a law enforcement officer to return a firearm deadly weapon to a 3780 person pursuant to the requirement set forth in this division, 3781 division (B) of section 2923.163 of the Revised Code applies. 3782 (K) As used in this section: 3783 (1) "Motor vehicle," "street," and "highway" have the same 3784 meanings as in section 4511.01 of the Revised Code. 3785 (2) "Occupied structure" has the same meaning as in 3786 section 2909.01 of the Revised Code. 3787 (3) "Agriculture" has the same meaning as in section 3788

(4) "Tenant" has the same meaning as in section 1531.01 of

519.01 of the Revised Code.

the Revised Code. 3791 (5) (a) "Unloaded" means, with respect to a firearm other 3792 than a firearm described in division (K)(6) of this section, 3793 that no ammunition is in the firearm in question, no magazine or 3794 speed loader containing ammunition is inserted into the firearm 3795 in question, and one of the following applies: 3796 (i) There is no ammunition in a magazine or speed loader 3797 that is in the vehicle in question and that may be used with the 3798 firearm in question. 3799 (ii) Any magazine or speed loader that contains ammunition 3800 and that may be used with the firearm in question is stored in a 3801 compartment within the vehicle in question that cannot be 3802 accessed without leaving the vehicle or is stored in a container 3803 that provides complete and separate enclosure. 3804 (b) For the purposes of division (K)(5)(a)(ii) of this 3805 section, a "container that provides complete and separate 3806 enclosure" includes, but is not limited to, any of the 3807 3808 following: (i) A package, box, or case with multiple compartments, as 3809 long as the loaded magazine or speed loader and the firearm in 3810 question either are in separate compartments within the package, 3811 3812 box, or case, or, if they are in the same compartment, the magazine or speed loader is contained within a separate 3813 enclosure in that compartment that does not contain the firearm 3814 and that closes using a snap, button, buckle, zipper, hook and 3815 loop closing mechanism, or other fastener that must be opened to 3816

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access the contents or the firearm is contained within a

not contain the magazine or speed loader;

separate enclosure of that nature in that compartment that does

(ii) A pocket or other enclosure on the person of the	3820
person in question that closes using a snap, button, buckle,	3821
zipper, hook and loop closing mechanism, or other fastener that	3822
must be opened to access the contents.	3823
(c) For the purposes of divisions (K)(5)(a) and (b) of	3824
this section, ammunition held in stripper-clips or in en-bloc	3825
clips is not considered ammunition that is loaded into a	3826
magazine or speed loader.	3827
(6) "Unloaded" means, with respect to a firearm employing	3828
a percussion cap, flintlock, or other obsolete ignition system,	3829
when the weapon is uncapped or when the priming charge is	3830
removed from the pan.	3831
(7) "Commercial motor vehicle" has the same meaning as in	3832
division (A) of section 4506.25 of the Revised Code.	3833
(8) "Motor carrier enforcement unit" means the motor	3834
carrier enforcement unit in the department of public safety,	3835
division of state highway patrol, that is created by section	3836
5503.34 of the Revised Code.	3837
(L) Divisions (K)(5)(a) and (b) of this section do not	3838
affect the authority of a person who is carrying a valid	3839
concealed <u>handgun_weapons_license</u> or who is deemed under_	3840
division (C) of section 2923.111 of the Revised Code to have	3841
been issued a concealed weapons license under section 2923.125	3842
of the Revised Code to have one or more magazines or speed	3843
loaders containing ammunition anywhere in a vehicle, without	3844
being transported as described in those divisions, as long as no	3845
ammunition is in a firearm, other than a handgun, in the vehicle	3846
other than as permitted under any other provision of this	3847

chapter. A person who is carrying a valid concealed handgun

weapons_license or who is deemed under division (C) of section_	3849
2923.111 of the Revised Code to have been issued a concealed	3850
weapons license under section 2923.125 of the Revised Code may	3851
have one or more magazines or speed loaders containing	3852
ammunition anywhere in a vehicle without further restriction, as	3853
long as no ammunition is in a firearm, other than a handgun, in	3854
the vehicle other than as permitted under any provision of this	3855
chapter.	3856
Sec. 2953.37. (A) As used in this section:	3857
(1) "Expunge" means to destroy, delete, and erase a record	3858
as appropriate for the record's physical or electronic form or	3859
characteristic so that the record is permanently irretrievable.	3860
(2) "Official records" has the same meaning as in section	3861
2953.51 of the Revised Code.	3862
(3) "Prosecutor" has the same meaning as in section	3863
2953.31 of the Revised Code.	3864
(4) "Record of conviction" means the record related to a	3865
conviction of or plea of guilty to an offense.	3866
(B) Any person who is convicted of, was convicted of,	3867
pleads guilty to, or has pleaded guilty to a violation of	3868
division (B), (C), or (E) of section 2923.16 of the Revised Code	3869
as the division existed prior to September 30, 2011, or a	3870
violation of division (E) (1) or (2) of section 2923.16 of the	3871
Revised Code as the division existed prior to the effective date	3872
of this amendment, and who is authorized by division (H)(2)(a)	3873
of that section to file an application under this section for	3874
the expungement of the conviction record may apply to the	3875
sentencing court for the expungement of the record of	3876
conviction. Any person who is convicted of, was convicted of,	3877

pleads guilty to, or has pleaded guilty to a violation of	3878
division (B)(1) of section 2923.12 of the Revised Code as it	3879
existed prior to the effective date of this amendment and who is	3880
authorized by division (E)(2) of that section may apply to the	3881
sentencing court for the expungement of the record of	3882
conviction. The person may file the application at any time on	3883
or after September 30, 2011, with respect to violations of	3884
division (B), (C), or (E) of section 2923.16 of the Revised Code	3885
as they existed prior to that date, or at any time on or after	3886
the effective date of this amendment with respect to a violation	3887
of division (B)(1) of section 2923.12 or of division (E)(1) or	3888
(2) of section 2923.16 of the Revised Code as the particular	3889
division existed prior to the effective date of this amendment.	3890
The application shall do all of the following:	3891

(1) Identify the applicant, the offense for which the expungement is sought, the date of the conviction of or plea of guilty to that offense, and the court in which the conviction occurred or the plea of guilty was entered;

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- (2) Include evidence that the offense was a violation of 3896 division (B), (C), or (E) of section 2923.16 of the Revised Code 3897 as the division existed prior to September 30, 2011, or was a 3898 violation of division (B)(1) of section 2923.12 or of division 3899 (E)(1) or (2) of section 2923.16 of the Revised Code as the 3900 particular division existed prior to the effective date of this 3901 amendment, and that the applicant is authorized by division (H) 3902 (2) (a) of that section 2923.16 or division (E) (2) of section 3903 2923.12 of the Revised Code, whichever is applicable, to file an 3904 application under this section; 3905
- (3) Include a request for expungement of the record ofconviction of that offense under this section.3907

(C) Upon the filing of an application under division (B)	3908
of this section and the payment of the fee described in division	3909
(D)(3) of this section if applicable, the court shall set a date	3910
for a hearing and shall notify the prosecutor for the case of	3911
the hearing on the application. The prosecutor may object to the	3912
granting of the application by filing an objection with the	3913
court prior to the date set for the hearing. The prosecutor	3914
shall specify in the objection the reasons for believing a	3915
denial of the application is justified. The court shall direct	3916
its regular probation officer, a state probation officer, or the	3917
department of probation of the county in which the applicant	3918
resides to make inquiries and written reports as the court	3919
requires concerning the applicant. The court shall hold the	3920
hearing scheduled under this division.	3921
(D)(1) At the hearing held under division (C) of this	3922
section, the court shall do each of the following:	3923
(a) Determine whether the applicant has been convicted of	3924
or pleaded guilty to a violation of division (E) of section	3925
2923.16 of the Revised Code as the division existed prior to	3926
September 30, 2011, and whether the conduct that was the basis	3927
of the violation no longer would be a violation of that division	3928
on or after September 30, 2011;	3929
(b) Determine whether the applicant has been convicted of	3930

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or pleaded guilty to a violation of division (B) or (C) of

section 2923.16 of the Revised Code as the division existed

prior to September 30, 2011, and whether the conduct that was

the basis of the violation no longer would be a violation of

application of division (F)(5) of that section as it exists on

that division on or after September 30, 2011, due to the

and after September 30, 2011;

(c) Determine whether the applicant has been convicted of	3938
or pleaded guilty to a violation of division (B)(1) of section	3939
2923.12 of the Revised Code or of division (E)(1) or (2) of	3940
section 2923.16 of the Revised Code as the particular division	3941
existed prior to the effective date of this amendment;	3942
(d) If the prosecutor has filed an objection in accordance	3943
with division (C) of this section, consider the reasons against	3944
granting the application specified by the prosecutor in the	3945
objection;	3946
(d)(e) Weigh the interests of the applicant in having the	3947
records pertaining to the applicant's conviction or guilty plea	3948
expunded against the legitimate needs, if any, of the government	3949
to maintain those records.	3950
(2)(a) The court may order the expungement of all official	3951
records pertaining to the case and the deletion of all index	3952
references to the case and, if it does order the expungement,	3953
shall send notice of the order to each public office or agency	3954
that the court has reason to believe may have an official record	3955
pertaining to the case if the court, after complying with	3956
division (D)(1) of this section, determines both of the	3957
following:	3958
(i) That the applicant has been convicted of or pleaded	3959
guilty to a violation of division (E) of section 2923.16 of the	3960
Revised Code as it existed prior to September 30, 2011, and the	3961
conduct that was the basis of the violation no longer would be a	3962
violation of that division on or after September 30, 2011, $\frac{1}{100}$	3963
that the applicant has been convicted of or pleaded guilty to a	3964
violation of division (B) or (C) of section 2923.16 of the	3965
Revised Code as the division existed prior to September 30,	3966
2011, and the conduct that was the basis of the violation no	3967

longer would be a violation of that division on or after	3968
September 30, 2011, due to the application of division (F)(5) of	3969
that section as it exists on and after September 30, 2011; or	3970
that the applicant has been convicted of or pleaded guilty to a	3971
violation of division (B)(1) of section 2923.12 of the Revised	3972
Code or of division (E)(1) or (2) of section 2923.16 of the	3973
Revised Code as the particular division existed prior to the	3974
<pre>effective date of this amendment;</pre>	3975
(ii) That the interests of the applicant in having the	3976
records pertaining to the applicant's conviction or guilty plea	3977
expunged are not outweighed by any legitimate needs of the	3978
government to maintain those records.	3979
(b) The proceedings in the case that is the subject of an	3980
order issued under division (D)(2)(a) of this section shall be	3981
considered not to have occurred and the conviction or guilty	3982
plea of the person who is the subject of the proceedings shall	3983
be expunged. The record of the conviction shall not be used for	3984
any purpose, including, but not limited to, a criminal records	3985
check under section 109.572 of the Revised Code or a	3986
determination under section 2923.125 or 2923.1213 of the Revised	3987
Code of eligibility for a concealed handgun weapons license. The	3988

(3) Upon the filing of an application under this section,

the applicant, unless indigent, shall pay a fee of fifty

dollars. The court shall pay thirty dollars of the fee into the

state treasury and shall pay twenty dollars of the fee into the

county general revenue fund.

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applicant may, and the court shall, reply that no record exists

with respect to the applicant upon any inquiry into the matter.

Sec. 4749.10. (A) No class A, B, or C licensee and no 3996 registered employee of a class A, B, or C licensee shall carry a 3997

firearm, as defined in section 2923.11 of the Revised Code, in 3998 the course of engaging in the business of private investigation, 3999 the business of security services, or both businesses, unless 4000 all of the following apply:

- 4002 (1) The licensee or employee either has successfully completed a basic firearm training program at a training school 4003 approved by the Ohio peace officer training commission, which 4004 program includes twenty hours of training in handgun use and, if 4005 any firearm other than a handgun is to be used, five hours of 4006 training in the use of other firearms, and has received a 4007 certificate of satisfactory completion of that program from the 4008 executive director of the commission; the licensee or employee 4009 4010 has, within three years prior to November 27, 1985, satisfactorily completed firearms training that has been 4011 approved by the commission as being equivalent to such a program 4012 and has received written evidence of approval of that training 4013 from the executive director of the commission; or the licensee 4014 or employee is a former peace officer, as defined in section 4015 109.71 of the Revised Code, who previously had successfully 4016 completed a firearms training course at a training school 4017 approved by the Ohio peace officer training commission and has 4018 received a certificate or other evidence of satisfactory 4019 completion of that course from the executive director of the 4020 commission. 4021
- (2) The licensee or employee submits an application to the
 director of public safety, on a form prescribed by the director,
 in which the licensee or employee requests registration as a
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 class A, B, or C licensee or employee who may carry a firearm.
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 The application shall be accompanied by a copy of the
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 certificate or the written evidence or other evidence described
 in division (A) (1) of this section, the identification card
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issued pursuant to section 4749.03 or 4749.06 of the Revised 4029
Code if one has previously been issued, a statement of the 4030
duties that will be performed while the licensee or employee is 4031
armed, and a fee the director determines, not to exceed fifteen 4032
dollars. In the case of a registered employee, the statement 4033
shall be prepared by the employing class A, B, or C licensee. 4034

- (3) The licensee or employee receives a notation on the 4035 licensee's or employee's identification card that the licensee 4036 or employee is a firearm-bearer and carries the identification 4037 card whenever the licensee or employee carries a firearm in the 4038 course of engaging in the business of private investigation, the 4039 business of security services, or both businesses. 4040
- 4041 (4) At any time within the immediately preceding twelvemonth period, the licensee or employee has requalified in 4042 firearms use on a firearms training range at a firearms 4043 requalification program certified by the Ohio peace officer 4044 training commission or on a firearms training range under the 4045 supervision of an instructor certified by the commission and has 4046 received a certificate of satisfactory requalification from the 4047 certified program or certified instructor, provided that this 4048 division does not apply to any licensee or employee prior to the 4049 expiration of eighteen months after the licensee's or employee's 4050 completion of the program described in division (A)(1) of this 4051 section. A certificate of satisfactory requalification is valid 4052 and remains in effect for twelve months from the date of the 4053 requalification. 4054
- (5) If division (A) (4) of this section applies to the 4055 licensee or employee, the licensee or employee carries the 4056 certificate of satisfactory requalification that then is in 4057 effect or any other evidence of requalification issued or 4058

provided by the director.

(B) (1) The director of public safety shall register an 4060 applicant under division (A) of this section who satisfies 4061 divisions (A) (1) and (2) of this section, and place a notation 4062 on the applicant's identification card indicating that the 4063 applicant is a firearm-bearer and the date on which the 4064 applicant completed the program described in division (A) (1) of 4065 this section.

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4067 (2) A firearms requalification training program or instructor certified by the commission for the annual 4068 requalification of class A, B, or C licensees or employees who 4069 are authorized to carry a firearm under section 4749.10 of the 4070 Revised Code shall award a certificate of satisfactory 4071 requalification to each class A, B, or C licensee or registered 4072 employee of a class A, B, or C licensee who satisfactorily 4073 requalifies in firearms training. The certificate shall identify 4074 the licensee or employee and indicate the date of the 4075 requalification. A licensee or employee who receives such a 4076 certificate shall submit a copy of it to the director of public 4077 4078 safety. A licensee shall submit the copy of the requalification certificate at the same time that the licensee makes application 4079 for renewal of the licensee's class A, B, or C license. The 4080 director shall keep a record of all copies of requalification 4081 certificates the director receives under this division and shall 4082 4083 establish a procedure for the updating of identification cards to provide evidence of compliance with the annual 4084 requalification requirement. The procedure for the updating of 4085 identification cards may provide for the issuance of a new card 4086 containing the evidence, the entry of a new notation containing 4087 the evidence on the existing card, the issuance of a separate 4088 card or paper containing the evidence, or any other procedure 4089

determined by the director to be reasonable. Each person who is	4090
issued a requalification certificate under this division	4091
promptly shall pay to the Ohio peace officer training commission	4092
established by section 109.71 of the Revised Code a fee the	4093
director determines, not to exceed fifteen dollars, which fee	4094
shall be transmitted to the treasurer of state for deposit in	4095
the peace officer private security fund established by section	4096
109.78 of the Revised Code.	4097
(C) Nothing in this section prohibits a private	4098
investigator or a security guard provider from carrying a	4099
concealed handgun deadly weapon that is not a restricted deadly	4100
weapon if the private investigator or security guard provider	4101
complies with sections 2923.124 to 2923.1213 of the Revised	4102
Code.	4103
Section 2. That existing sections 109.69, 109.731, 311.41,	4104
311.42, 311.43, 1547.69, 2921.13, 2923.11, 2923.12, 2923.121,	4105
2923.122, 2923.123, 2923.124, 2923.125, 2923.126, 2923.127,	4106
2923.128, 2923.129, 2923.1210, 2923.1211, 2923.1212, 2923.1213,	4107
2923.16, 2953.37, and 4749.10 of the Revised Code are hereby	4108
repealed.	4109
Section 3. The General Assembly, applying the principle	4110
stated in division (B) of section 1.52 of the Revised Code that	4111
amendments are to be harmonized if reasonably capable of	4112
simultaneous operation, finds that the following sections,	4113
presented in this act as composites of the sections as amended	4114
by the acts indicated, are the resulting versions of the	4115
sections in effect prior to the effective date of the sections	4116
as presented in this act:	4117
Section 2923.126 of the Revised Code as amended by both	4118
Am. Sub. H.B. 79 and Am. Sub. H.B. 228 of the 132nd General	4119

H. B. No. 178 As Introduced

Assembly.	4120
Section 2923.1213 of the Revised Code as amended by both	4121
Am. Sub. H.B. 234 and Am. Sub. S.B. 43 of the 130th General	4122
Assembly.	4123
Section 2953.37 of the Revised Code as amended by both Am.	4124
bección 2000:01 of the Kevised code as amended by both Am.	7127
Sub. H.B. 228 and Sub. H.B. 425 of the 132nd General Assembly.	4125