As Reported by the House Federalism and Interstate Relations Committee

132nd General Assembly

Regular Session 2017-2018

H. B. No. 79

Representatives Retherford, Hagan

Cosponsors: Representatives Hambley, Seitz, Dean, Thompson, Brenner, Faber, Becker, Vitale, Brinkman, Koehler, Riedel, Goodman, Antani, Stein, Hood, Schaffer, Blessing, Roegner, Merrin

A BILL

ГО	amend sections 109.71, 109.73, 109.75, 109.79,	1
	109.801, and 2923.126 and to enact sections	2
	109.748 and 109.771 of the Revised Code to	3
	provide for firearms training for tactical	4
	medical professionals; to permit such a	5
	professional who has received that training and	6
	has been authorized by the law enforcement	7
	agency to carry firearms while on duty; and to	8
	grant such a professional the same right to	9
	carry a concealed handgun in this state as a	10
	concealed handgun licensee.	11

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

Section 1. That sections 109.71, 109.73, 109.75, 109.79,	12
109.801, and 2923.126 be amended and sections 109.748 and	13
109.771 of the Revised Code be enacted to read as follows:	14
Sec. 109.71. There is hereby created in the office of the	15
attorney general the Ohio peace officer training commission. The	16
commission shall consist of nine members appointed by the	17

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governor with the advice and consent of the senate and selected as follows: one member representing the public; two members who are incumbent sheriffs; two members who are incumbent chiefs of police; one member from the bureau of criminal identification and investigation; one member from the state highway patrol; one member who is the special agent in charge of a field office of the federal bureau of investigation in this state; and one member from the department of education, trade and industrial education services, law enforcement training.

This section does not confer any arrest authority or any ability or authority to detain a person, write or issue any citation, or provide any disposition alternative, as granted under Chapter 2935. of the Revised Code.

Pursuant to division (A)(9) of section 101.82 of the Revised Code, the commission is exempt from the requirements of sections 101.82 to 101.87 of the Revised Code.

As used in sections 109.71 to 109.801 of the Revised Code:

(A) "Peace officer" means:

(1) A deputy sheriff, marshal, deputy marshal, member of the organized police department of a township or municipal corporation, member of a township police district or joint police district police force, member of a police force employed by a metropolitan housing authority under division (D) of section 3735.31 of the Revised Code, or township constable, who is commissioned and employed as a peace officer by a political subdivision of this state or by a metropolitan housing authority, and whose primary duties are to preserve the peace, to protect life and property, and to enforce the laws of this state, ordinances of a municipal corporation, resolutions of a

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township, or regulations of a board of county commissioners or	47
board of township trustees, or any of those laws, ordinances,	48
resolutions, or regulations;	49
(2) A police officer who is employed by a railroad company	50
and appointed and commissioned by the secretary of state	51
pursuant to sections 4973.17 to 4973.22 of the Revised Code;	52
(3) Employees of the department of taxation engaged in the	53
enforcement of Chapter 5743. of the Revised Code and designated	54
by the tax commissioner for peace officer training for purposes	55
of the delegation of investigation powers under section 5743.45	56
of the Revised Code;	57
(4) An undercover drug agent;	58
(5) Enforcement agents of the department of public safety	59
whom the director of public safety designates under section	60
5502.14 of the Revised Code;	61
(6) An employee of the department of natural resources who	62
is a natural resources law enforcement staff officer designated	63
pursuant to section 1501.013, a natural resources officer	64
appointed pursuant to section 1501.24, a forest-fire	65
investigator appointed pursuant to section 1503.09, or a	66
wildlife officer designated pursuant to section 1531.13 of the	67
Revised Code;	68
(7) An employee of a park district who is designated	69
pursuant to section 511.232 or 1545.13 of the Revised Code;	70
(8) An employee of a conservancy district who is	71
designated pursuant to section 6101.75 of the Revised Code;	72
(9) A police officer who is employed by a hospital that	73
employs and maintains its own proprietary police department or	74

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security department, and who is appointed and commissioned by	75
the secretary of state pursuant to sections 4973.17 to 4973.22	76
of the Revised Code;	77
(10) Veterans' homes police officers designated under	78
section 5907.02 of the Revised Code;	79
(11) A police officer who is employed by a qualified	80
nonprofit corporation police department pursuant to section	81
1702.80 of the Revised Code;	82
(12) A state university law enforcement officer appointed	83
under section 3345.04 of the Revised Code or a person serving as	84
a state university law enforcement officer on a permanent basis	85
on June 19, 1978, who has been awarded a certificate by the	86
executive director of the Ohio peace officer training commission	87
attesting to the person's satisfactory completion of an approved	88
state, county, municipal, or department of natural resources	89
<pre>peace officer basic training program;</pre>	90
(13) A special police officer employed by the department	91
of mental health and addiction services pursuant to section	92
5119.08 of the Revised Code or the department of developmental	93
disabilities pursuant to section 5123.13 of the Revised Code;	94
(14) A member of a campus police department appointed	95
under section 1713.50 of the Revised Code;	96
(15) A member of a police force employed by a regional	97
transit authority under division (Y) of section 306.35 of the	98
Revised Code;	99
(16) Investigators appointed by the auditor of state	100
pursuant to section 117.091 of the Revised Code and engaged in	101
the enforcement of Chapter 117. of the Revised Code;	102

- (17) A special police officer designated by the 103 superintendent of the state highway patrol pursuant to section 104 5503.09 of the Revised Code or a person who was serving as a 105 special police officer pursuant to that section on a permanent 106 basis on October 21, 1997, and who has been awarded a 107 certificate by the executive director of the Ohio peace officer 108 training commission attesting to the person's satisfactory 109 completion of an approved state, county, municipal, or 110 department of natural resources peace officer basic training 111 112 program;
- (18) A special police officer employed by a port authority 113 under section 4582.04 or 4582.28 of the Revised Code or a person 114 serving as a special police officer employed by a port authority 115 on a permanent basis on May 17, 2000, who has been awarded a 116 certificate by the executive director of the Ohio peace officer 117 training commission attesting to the person's satisfactory 118 completion of an approved state, county, municipal, or 119 department of natural resources peace officer basic training 120 program; 121
- (19) A special police officer employed by a municipal 122 corporation who has been awarded a certificate by the executive 123 director of the Ohio peace officer training commission for 124 satisfactory completion of an approved peace officer basic 125 training program and who is employed on a permanent basis on or 126 after March 19, 2003, at a municipal airport, or other municipal 127 air navigation facility, that has scheduled operations, as 128 defined in section 119.3 of Title 14 of the Code of Federal 129 Regulations, 14 C.F.R. 119.3, as amended, and that is required 130 to be under a security program and is governed by aviation 131 security rules of the transportation security administration of 132 the United States department of transportation as provided in 133

serving as a state fire marshal law enforcement officer on a

permanent basis on or after July 1, 1982, who has been awarded a

certificate by the executive director of the Ohio peace officer

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training commission attesting to the person's satisfactory	164
completion of an approved state, county, municipal, or	165
department of natural resources peace officer basic training	166
program;	167
(24) A gaming agent employed under section 3772.03 of the	168
Revised Code.	169
(B) "Undercover drug agent" has the same meaning as in	170
division (B)(2) of section 109.79 of the Revised Code.	171
(C) "Crisis intervention training" means training in the	172
use of interpersonal and communication skills to most	173
effectively and sensitively interview victims of rape.	174
(D) "Missing children" has the same meaning as in section	175
2901.30 of the Revised Code.	176
(E) "Tactical medical professional" means an EMT, EMT-	177
basic, AEMT, EMT-I, paramedic, nurse, or physician who is	178
trained and certified in a nationally recognized tactical	179
medical training program that is equivalent to "tactical combat	180
casualty care" (TCCC) and "tactical emergency medical support"	181
(TEMS) and who functions in the tactical or austere environment	182
while attached to a law enforcement agency of either this state	183
or a political subdivision of this state.	184
(F) "EMT-basic," "EMT-I," and "paramedic" have the same	185
meanings as in section 4765.01 of the Revised Code and "EMT" and	186
"AEMT" have the same meanings as in section 4765.011 of the	187
Revised Code.	188
(G) "Nurse" means any of the following:	189
(1) Any person who is licensed to practice nursing as a	190
registered nurse by the board of nursing;	191

offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code; crisis intervention training; and training in the handling of missing children and child abuse and neglect cases; and training in handling violations of section 2905.32 of the Revised Code; and the time within which such basic training shall be completed following appointment to a probationary term;

- (5) The requirements of minimum basic training that peace officers not appointed for probationary terms but appointed on other than a permanent basis shall complete in order to be eligible for continued employment or permanent appointment, which requirements shall include training in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code, crisis intervention training, and training in the handling of missing children and child abuse and neglect cases, and training in handling violations of section 2905.32 of the Revised Code, and the time within which such basic training shall be completed following appointment on other than a permanent basis;
- (6) Categories or classifications of advanced in-service training programs for peace officers, including programs in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code, in crisis intervention, and in the handling of missing children and child abuse and neglect cases, and in handling violations of section 2905.32 of the Revised Code, and minimum courses of study and attendance requirements with respect to such categories or classifications;

- (7) Permitting persons, who are employed as members of a 252 campus police department appointed under section 1713.50 of the 253 Revised Code; who are employed as police officers by a qualified 254 nonprofit corporation police department pursuant to section 255 1702.80 of the Revised Code; who are appointed and commissioned 256 as bank, savings and loan association, savings bank, credit 2.57 union, or association of banks, savings and loan associations, 258 savings banks, or credit unions police officers, as railroad 259 police officers, or as hospital police officers pursuant to 260 sections 4973.17 to 4973.22 of the Revised Code; or who are 261 appointed and commissioned as amusement park police officers 262 pursuant to section 4973.17 of the Revised Code, to attend 263 approved peace officer training schools, including the Ohio 264 peace officer training academy, and to receive certificates of 265 satisfactory completion of basic training programs, if the 266 private college or university that established the campus police 267 department; qualified nonprofit corporation police department; 268 bank, savings and loan association, savings bank, credit union, 269 or association of banks, savings and loan associations, savings 270 banks, or credit unions; railroad company; hospital; or 271 amusement park sponsoring the police officers pays the entire 272 cost of the training and certification and if trainee vacancies 273 are available; 274
- (8) Permitting undercover drug agents to attend approved 275
 peace officer training schools, other than the Ohio peace 276
 officer training academy, and to receive certificates of 277
 satisfactory completion of basic training programs, if, for each 278
 undercover drug agent, the county, township, or municipal 279
 corporation that employs that undercover drug agent pays the 280
 entire cost of the training and certification; 281
 - (9) (a) The requirements for basic training programs for

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to the governor and the general assembly at least annually,	341
concerning the activities of the commission;	342
(5) Establish fees for the services the commission offers	343
under sections 109.71 to 109.79 of the Revised Code, including,	344
but not limited to, fees for training, certification, and	345
testing;	346
(6) Perform such other acts as are necessary or	347
appropriate to carry out the powers and duties of the commission	348
as set forth in sections 109.71 to 109.77 of the Revised Code.	349
(D) In establishing the requirements, under division (A)	350
(12) of this section, the commission may consider any portions	351
of the curriculum for instruction on the topic of animal	352
husbandry practices, if any, of the Ohio state university	353
college of veterinary medicine. No person or entity that fails	354
to provide instruction on traditional animal husbandry methods	355
and training techniques, including customary owner-performed	356
practices, shall qualify to train a humane agent for appointment	357
under section 1717.06 of the Revised Code.	358
Sec. 109.748. The attorney general shall adopt, in	359
accordance with Chapter 119. or pursuant to section 109.74 of	360
the Revised Code, the following rules:	361
(A) Rules governing the training of tactical medical	362
professionals to qualify them to carry firearms while on duty	363
under section 109.771 of the Revised Code. The rules shall	364
specify the amount of training necessary for the satisfactory	365
completion of training programs at approved peace officer	366
training schools, other than the Ohio peace officer training	367
academy. The rules shall include all of the following:	368
(1) For all such professionals, a requirement that the	369

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(B) To certify, as qualified, instructors at approved	400
peace officer training schools, to issue appropriate	401
certificates to these instructors, and to revoke for good cause	402
shown certificates of these instructors;	403
(C) To certify, as qualified, commanders at approved peace	404
officer training schools, to issue appropriate certificates to	405
these commanders, and to revoke for good cause shown	406
certificates of these commanders. As used in this division,	407
"commander" means the director or other head of an approved	408
peace officer training school.	409
(D) To certify peace officers and sheriffs who have	410
satisfactorily completed basic training programs and to issue	411
appropriate certificates to these peace officers and sheriffs;	412
(E) To cause studies and surveys to be made relating to	413
the establishment, operation, and approval of state, county, and	414
municipal peace officer training schools;	415
(F) To consult and cooperate with state, county, and	416
municipal peace officer training schools for the development of	417
advanced in-service training programs for peace officers;	418
(G) To consult and cooperate with universities, colleges,	419
and institutes for the development of specialized courses of	420
study in the state for peace officers in police science and	421
police administration;	422
(H) To consult and cooperate with other departments and	423
agencies of the state and federal government concerned with	424
peace officer training;	425
(I) To perform any other acts that may be necessary or	426
appropriate to carry out the executive director's powers and	427
duties as set forth in sections 109.71 to 109.77 of the Revised	428

one of the following:	458
(a) The professional has been awarded a certificate by the	459
executive director of the Ohio peace officer training	460
commission, which certificate attests to satisfactory completion	461
of an approved state, county, or municipal basic training	462
program or a program at the Ohio peace officer training academy	463
that qualifies the professional to carry firearms while on duty	464
and that conforms to the rules adopted under section 109.748 of	465
the Revised Code.	466
(b) Prior to or during employment as a tactical medical	467
professional and prior to the effective date of this section,	468
the professional has successfully completed a firearms training	469
program, other than one described in division (A)(2)(a) of this	470
section, that was approved by the Ohio peace officer training	471
commission.	472
(B) A tactical medical professional to whom division (A)	473
of this section applies and who is carrying one or more firearms	474
under authority of that division has protection from potential	475
civil or criminal liability for any conduct occurring while	476
carrying the firearm or firearms to the same extent as a law	477
enforcement officer of the law enforcement agency the	478
professional is serving has such protection.	479
Sec. 109.79. (A) The Ohio peace officer training	480
commission shall establish and conduct a training school for law	481
enforcement officers of any political subdivision of the state	482
or of the state public defender's office. The school shall be	483
known as the Ohio peace officer training academy. No bailiff or	484
deputy bailiff of a court of record of this state and no	485
criminal investigator employed by the state public defender	486
shall be permitted to attend the academy for training unless the	487

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employing court of the bailiff or deputy bailiff or the state
public defender, whichever is applicable, has authorized the
bailiff, deputy bailiff, or investigator to attend the academy.

The Ohio peace officer training commission shall develop 491 the training program, which shall include courses in both the 492 civil and criminal functions of law enforcement officers, a 493 course in crisis intervention with six or more hours of 494 training, training in the handling of missing children and child 495 abuse and neglect cases, and training on companion animal 496 497 encounters and companion animal behavior, and shall establish rules governing qualifications for admission to the academy. The 498 commission may require competitive examinations to determine 499 fitness of prospective trainees, so long as the examinations or 500 other criteria for admission to the academy are consistent with 501 the provisions of Chapter 124. of the Revised Code. 502

The Ohio peace officer training commission shall determine tuition costs sufficient in the aggregate to pay the costs of operating the academy. The costs of acquiring and equipping the academy shall be paid from appropriations made by the general assembly to the Ohio peace officer training commission for that purpose, from gifts or grants received for that purpose, or from fees for goods related to the academy.

The Ohio peace officer training commission shall create a 510 gaming-related curriculum for gaming agents. The Ohio peace 511 officer training commission shall use money distributed to the 512 Ohio peace officer training academy from the Ohio law 513 enforcement training fund to first support the academy's 514 training programs for gaming agents and gaming-related 515 curriculum. The Ohio peace officer training commission may 516 utilize existing training programs in other states that 517

specialize in training gaming agents.

The law enforcement officers, during the period of their 519 training, shall receive compensation as determined by the 520 political subdivision that sponsors them or, if the officer is a 521 criminal investigator employed by the state public defender, as 522 determined by the state public defender. The political 523 subdivision may pay the tuition costs of the law enforcement 524 officers they sponsor and the state public defender may pay the 525 tuition costs of criminal investigators of that office who 526 527 attend the academy.

If trainee vacancies exist, the academy may train and 528 issue certificates of satisfactory completion to peace officers 529 who are employed by a campus police department pursuant to 530 section 1713.50 of the Revised Code, by a qualified nonprofit 531 corporation police department pursuant to section 1702.80 of the 532 Revised Code, or by a railroad company, who are amusement park 533 police officers appointed and commissioned by a judge of the 534 appropriate municipal court or county court pursuant to section 535 4973.17 of the Revised Code, or who are bank, savings and loan 536 association, savings bank, credit union, or association of 537 banks, savings and loan associations, savings banks, or credit 538 unions, or hospital police officers appointed and commissioned 539 by the secretary of state pursuant to sections 4973.17 to 540 4973.22 of the Revised Code, provided that no such officer shall 541 be trained at the academy unless the officer meets the 542 qualifications established for admission to the academy and the 543 qualified nonprofit corporation police department; bank, savings 544 and loan association, savings bank, credit union, or association 545 of banks, savings and loan associations, savings banks, or 546 credit unions; railroad company; hospital; or amusement park or 547 the private college or university that established the campus 548

police department prepays the entire cost of the training. A 549 qualified nonprofit corporation police department; bank, savings 550 and loan association, savings bank, credit union, or association 551 of banks, savings and loan associations, savings banks, or 552 credit unions; railroad company; hospital; or amusement park or 553 a private college or university that has established a campus 554 555 police department is not entitled to reimbursement from the state for any amount paid for the cost of training the bank, 556 savings and loan association, savings bank, credit union, or 557 association of banks, savings and loan associations, savings 558 banks, or credit unions peace officers; the railroad company's 559 peace officers; or the peace officers of the qualified nonprofit 560 corporation police department, campus police department, 561 hospital, or amusement park. 562

The academy shall permit investigators employed by the

state medical board to take selected courses that the board

determines are consistent with its responsibilities for initial

and continuing training of investigators as required under

sections 4730.26 and 4731.05 of the Revised Code. The board

shall pay the entire cost of training that investigators receive

at the academy.

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The academy shall permit tactical medical professionals to 570 attend training courses at the academy that are designed to 571 qualify the professionals to carry firearms while on duty under 572 section 109.771 of the Revised Code and that provide training 573 comparable to training mandated under the rules required by 574 division (A) of section 109.748 of the Revised Code. The 575 executive director of the Ohio peace officer training commission 576 may certify tactical medical professionals who satisfactorily 577 complete the training courses. The law enforcement agency served 578 by a tactical medical professional who attends the academy may 579 H. B. No. 79

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rules adopted by the attorney general pursuant to section	608
109.743 of the Revised Code: any peace officer, sheriff, chief	609
of police of an organized police department of a municipal	610
corporation or township, chief of police of a township police	611
district or joint police district police force, superintendent	612
of the state highway patrol, state highway patrol trooper, or	613
chief of police of a university or college police department;	614
any parole or probation officer who carries a firearm in the	615
course of official duties; the house of representatives sergeant	616
at arms if the house of representatives sergeant at arms has	617
arrest authority pursuant to division (E)(1) of section 101.311	618
of the Revised Code; any assistant house of representatives	619
sergeant at arms; the senate sergeant at arms; any assistant	620
senate sergeant at arms; any tactical medical professional; or	621
any employee of the department of youth services who is	622
designated pursuant to division (A)(2) of section 5139.53 of the	623
Revised Code as being authorized to carry a firearm while on	624
duty as described in that division.	625

- (2) No person listed in division (A)(1) of this section shall carry a firearm during the course of official duties if the person does not comply with division (A)(1) of this section.
- (B) The hours that a sheriff spends attending a firearms requalification program required by division (A) of this section are in addition to the sixteen hours of continuing education that are required by division (E) of section 311.01 of the Revised Code.
- (C) As used in this section, "firearm" has the same meaning as in section 2923.11 of the Revised Code.
- Sec. 2923.126. (A) A concealed handgun license that is 636 issued under section 2923.125 of the Revised Code shall expire 637

five years after the date of issuance. A licensee who has been 638 issued a license under that section shall be granted a grace 639 period of thirty days after the licensee's license expires 640 during which the licensee's license remains valid. Except as 641 provided in divisions (B) and (C) of this section, a licensee 642 who has been issued a concealed handgun license under section 643 2923.125 or 2923.1213 of the Revised Code may carry a concealed 644 handqun anywhere in this state if the licensee also carries a 645 valid license and valid identification when the licensee is in 646 actual possession of a concealed handgun. The licensee shall 647 give notice of any change in the licensee's residence address to 648 the sheriff who issued the license within forty-five days after 649 that change. 650

If a licensee is the driver or an occupant of a motor 651 vehicle that is stopped as the result of a traffic stop or a 652 stop for another law enforcement purpose and if the licensee is 653 transporting or has a loaded handgun in the motor vehicle at 654 that time, the licensee shall promptly inform any law 655 656 enforcement officer who approaches the vehicle while stopped that the licensee has been issued a concealed handgun license 657 and that the licensee currently possesses or has a loaded 658 handgun; the licensee shall not knowingly disregard or fail to 659 comply with lawful orders of a law enforcement officer given 660 while the motor vehicle is stopped, knowingly fail to remain in 661 the motor vehicle while stopped, or knowingly fail to keep the 662 licensee's hands in plain sight after any law enforcement 663 officer begins approaching the licensee while stopped and before 664 the officer leaves, unless directed otherwise by a law 665 enforcement officer; and the licensee shall not knowingly have 666 contact with the loaded handgun by touching it with the 667 licensee's hands or fingers, in any manner in violation of 668

division (E) of section 2923.16 of the Revised Code, after any 669 law enforcement officer begins approaching the licensee while 670 stopped and before the officer leaves. Additionally, if a 671 licensee is the driver or an occupant of a commercial motor 672 vehicle that is stopped by an employee of the motor carrier 673 enforcement unit for the purposes defined in section 5503.34 of 674 675 the Revised Code and if the licensee is transporting or has a loaded handgun in the commercial motor vehicle at that time, the 676 licensee shall promptly inform the employee of the unit who 677 approaches the vehicle while stopped that the licensee has been 678 issued a concealed handgun license and that the licensee 679 currently possesses or has a loaded handgun. 680

If a licensee is stopped for a law enforcement purpose and 681 if the licensee is carrying a concealed handgun at the time the 682 officer approaches, the licensee shall promptly inform any law 683 enforcement officer who approaches the licensee while stopped 684 that the licensee has been issued a concealed handgun license 685 and that the licensee currently is carrying a concealed handgun; 686 the licensee shall not knowingly disregard or fail to comply 687 with lawful orders of a law enforcement officer given while the 688 licensee is stopped or knowingly fail to keep the licensee's 689 hands in plain sight after any law enforcement officer begins 690 approaching the licensee while stopped and before the officer 691 leaves, unless directed otherwise by a law enforcement officer; 692 and the licensee shall not knowingly remove, attempt to remove, 693 grasp, or hold the loaded handgun or knowingly have contact with 694 the loaded handgun by touching it with the licensee's hands or 695 fingers, in any manner in violation of division (B) of section 696 2923.12 of the Revised Code, after any law enforcement officer 697 begins approaching the licensee while stopped and before the 698 officer leaves. 699

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- (B) A valid concealed handgun license does not authorize 700 the licensee to carry a concealed handgun in any manner 701 prohibited under division (B) of section 2923.12 of the Revised 702 Code or in any manner prohibited under section 2923.16 of the 703 Revised Code. A valid license does not authorize the licensee to 704 carry a concealed handgun into any of the following places: 705 (1) A police station, sheriff's office, or state highway 706 patrol station, premises controlled by the bureau of criminal 707 identification and investigation; a state correctional 708 institution, jail, workhouse, or other detention facility; any 709 area of an airport passenger terminal that is beyond a passenger 710 or property screening checkpoint or to which access is 711 restricted through security measures by the airport authority or 712 a public agency; or an institution that is maintained, operated, 713 managed, and governed pursuant to division (A) of section 714 5119.14 of the Revised Code or division (A)(1) of section 715 5123.03 of the Revised Code; 716 (2) A school safety zone if the licensee's carrying the 717 concealed handgun is in violation of section 2923.122 of the 718 Revised Code: 719 (3) A courthouse or another building or structure in which 720 a courtroom is located, in violation of section 2923.123 of the 721 Revised Code; 722
- (4) Any premises or open air arena for which a D permit has been issued under Chapter 4303. of the Revised Code if the licensee's carrying the concealed handgun is in violation of section 2923.121 of the Revised Code;
- (5) Any premises owned or leased by any public or private college, university, or other institution of higher education,

unless the handgun is in a locked motor vehicle or the licensee	729
is in the immediate process of placing the handgun in a locked	730
motor vehicle or unless the licensee is carrying the concealed	731
handgun pursuant to a written policy, rule, or other	732
authorization that is adopted by the institution's board of	733
trustees or other governing body and that authorizes specific	734
individuals or classes of individuals to carry a concealed	735
handgun on the premises;	736

- (6) Any church, synagogue, mosque, or other place of worship, unless the church, synagogue, mosque, or other place of worship posts or permits otherwise;
- (7) Any building that is a government facility of this state or a political subdivision of this state and that is not a building that is used primarily as a shelter, restroom, parking facility for motor vehicles, or rest facility and is not a courthouse or other building or structure in which a courtroom is located that is subject to division (B)(3) of this section, unless the governing body with authority over the building has enacted a statute, ordinance, or policy that permits a licensee to carry a concealed handgun into the building;
- (8) A place in which federal law prohibits the carrying of 749 handguns.
- (C) (1) Nothing in this section shall negate or restrict a rule, policy, or practice of a private employer that is not a private college, university, or other institution of higher education concerning or prohibiting the presence of firearms on the private employer's premises or property, including motor vehicles owned by the private employer. Nothing in this section shall require a private employer of that nature to adopt a rule, policy, or practice concerning or prohibiting the presence of

firearms on the private employer's premises or property, including motor vehicles owned by the private employer.

(2) (a) A private employer shall be immune from liability in a civil action for any injury, death, or loss to person or property that allegedly was caused by or related to a licensee bringing a handgun onto the premises or property of the private employer, including motor vehicles owned by the private employer, unless the private employer acted with malicious purpose. A private employer is immune from liability in a civil action for any injury, death, or loss to person or property that allegedly was caused by or related to the private employer's decision to permit a licensee to bring, or prohibit a licensee from bringing, a handgun onto the premises or property of the private employer.

(b) A political subdivision shall be immune from liability in a civil action, to the extent and in the manner provided in Chapter 2744. of the Revised Code, for any injury, death, or loss to person or property that allegedly was caused by or related to a licensee bringing a handgun onto any premises or property owned, leased, or otherwise under the control of the political subdivision. As used in this division, "political subdivision" has the same meaning as in section 2744.01 of the Revised Code.

(c) An institution of higher education shall be immune from liability in a civil action for any injury, death, or loss to person or property that allegedly was caused by or related to a licensee bringing a handgun onto the premises of the institution, including motor vehicles owned by the institution, unless the institution acted with malicious purpose. An institution of higher education is immune from liability in a

civil action for any injury, death, or loss to person or	789
property that allegedly was caused by or related to the	790
institution's decision to permit a licensee or class of	791
licensees to bring a handgun onto the premises of the	792
institution.	793

(3) (a) Except as provided in division (C) (3) (b) of this 794 section, the owner or person in control of private land or 795 premises, and a private person or entity leasing land or 796 premises owned by the state, the United States, or a political 797 subdivision of the state or the United States, may post a sign 798 in a conspicuous location on that land or on those premises 799 prohibiting persons from carrying firearms or concealed firearms 800 on or onto that land or those premises. Except as otherwise 801 provided in this division, a person who knowingly violates a 802 posted prohibition of that nature is guilty of criminal trespass 803 in violation of division (A)(4) of section 2911.21 of the 804 Revised Code and is guilty of a misdemeanor of the fourth 805 degree. If a person knowingly violates a posted prohibition of 806 that nature and the posted land or premises primarily was a 807 parking lot or other parking facility, the person is not guilty 808 of criminal trespass under section 2911.21 of the Revised Code 809 or under any other criminal law of this state or criminal law, 810 ordinance, or resolution of a political subdivision of this 811 state, and instead is subject only to a civil cause of action 812 for trespass based on the violation. 813

If a person knowingly violates a posted prohibition of the

nature described in this division and the posted land or

premises is a child day-care center, type A family day-care

home, or type B family day-care home, unless the person is a

licensee who resides in a type A family day-care home or type B

family day-care home, the person is guilty of aggravated

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trespass in violation of section 2911.211 of the Revised Code.
Except as otherwise provided in this division, the offender is
guilty of a misdemeanor of the first degree. If the person
previously has been convicted of a violation of this division or
of any offense of violence, if the weapon involved is a firearm
that is either loaded or for which the offender has ammunition
ready at hand, or if the weapon involved is dangerous ordnance,
the offender is guilty of a felony of the fourth degree.

- (b) A landlord may not prohibit or restrict a tenant who is a licensee and who on or after September 9, 2008, enters into a rental agreement with the landlord for the use of residential premises, and the tenant's guest while the tenant is present, from lawfully carrying or possessing a handgun on those residential premises.
 - (c) As used in division (C)(3) of this section:
- (i) "Residential premises" has the same meaning as in 835 section 5321.01 of the Revised Code, except "residential 836 premises" does not include a dwelling unit that is owned or 837 operated by a college or university. 838
- (ii) "Landlord," "tenant," and "rental agreement" have the 839 same meanings as in section 5321.01 of the Revised Code. 840
- 841 (D) A person who holds a valid concealed handgun license issued by another state that is recognized by the attorney 842 general pursuant to a reciprocity agreement entered into 843 pursuant to section 109.69 of the Revised Code or a person who 844 holds a valid concealed handgun license under the circumstances 845 described in division (B) of section 109.69 of the Revised Code 846 has the same right to carry a concealed handgun in this state as 847 a person who was issued a concealed handgun license under 848

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section 2923.125 of the Revised Code and is subject to the same	
restrictions that apply to a person who carries a license issued	
under that section.	

- (E) (1) A peace officer has the same right to carry a 852 concealed handgun in this state as a person who was issued a 853 concealed handgun license under section 2923.125 of the Revised 854 Code. For purposes of reciprocity with other states, a peace 855 officer shall be considered to be a licensee in this state. 856
- (2) An active duty member of the armed forces of the United States who is carrying a valid military identification card and 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 has the same right to carry a concealed handgun in this state as a person who was issued a concealed handgun license under section 2923.125 of the Revised Code and is subject to the same restrictions as specified in this section.
- (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 handqun in

 this state as a person who was issued a concealed handqun

 license under section 2923.125 of the Revised Code.

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- (F)(1) A qualified retired peace officer who possesses a 871 retired peace officer identification card issued pursuant to 872 division (F)(2) of this section and a valid firearms 873 regualification certification issued pursuant to division (F)(3) 874 of this section has the same right to carry a concealed handqun 875 in this state as a person who was issued a concealed handgun 876 license under section 2923.125 of the Revised Code and is 877 subject to the same restrictions that apply to a person who 878

carries a license issued under that section. For purposes of	879
reciprocity with other states, a qualified retired peace officer	880
who possesses a retired peace officer identification card issued	881
pursuant to division (F)(2) of this section and a valid firearms	882
requalification certification issued pursuant to division (F)(3)	883
of this section shall be considered to be a licensee in this	884
state.	885
(2)(a) Each public agency of this state or of a political	886
subdivision of this state that is served by one or more peace	887
officers shall issue a retired peace officer identification card	888
to any person who retired from service as a peace officer with	889
that agency, if the issuance is in accordance with the agency's	890
policies and procedures and if the person, with respect to the	891
person's service with that agency, satisfies all of the	892
following:	893
(i) The person retired in good standing from service as a	894
peace officer with the public agency, and the retirement was not	895
for reasons of mental instability.	896
(ii) Before retiring from service as a peace officer with	897
that agency, the person was authorized to engage in or supervise	898
the prevention, detection, investigation, or prosecution of, or	899
the incarceration of any person for, any violation of law and	900
the person had statutory powers of arrest.	901
(iii) At the time of the person's retirement as a peace	902
officer with that agency, the person was trained and qualified	903
to carry firearms in the performance of the peace officer's	904
duties.	905
(iv) Before retiring from service as a peace officer with	906
that agency, the person was regularly employed as a peace	907

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officer for an aggregate of fifteen years or more, or, in the alternative, the person retired from service as a peace officer with that agency, after completing any applicable probationary period of that service, due to a service-connected disability, as determined by the agency.

- (b) A retired peace officer identification card issued to 913 a person under division (F)(2)(a) of this section shall identify 914 the person by name, contain a photograph of the person, identify 915 the public agency of this state or of the political subdivision 916 of this state from which the person retired as a peace officer 917 and that is issuing the identification card, and specify that 918 the person retired in good standing from service as a peace 919 officer with the issuing public agency and satisfies the 920 criteria set forth in divisions (F)(2)(a)(i) to (iv) of this 921 section. In addition to the required content specified in this 922 division, a retired peace officer identification card issued to 923 a person under division (F)(2)(a) of this section may include 924 the firearms requalification certification described in division 925 (F)(3) of this section, and if the identification card includes 926 that certification, the identification card shall serve as the 927 firearms requalification certification for the retired peace 928 officer. If the issuing public agency issues credentials to 929 active law enforcement officers who serve the agency, the agency 930 may comply with division (F)(2)(a) of this section by issuing 931 the same credentials to persons who retired from service as a 932 peace officer with the agency and who satisfy the criteria set 933 forth in divisions (F)(2)(a)(i) to (iv) of this section, 934 provided that the credentials so issued to retired peace 935 officers are stamped with the word "RETIRED." 936
- (c) A public agency of this state or of a political 937 subdivision of this state may charge persons who retired from 938

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service as a peace officer with the agency a reasonable fee for issuing to the person a retired peace officer identification card pursuant to division (F)(2)(a) of this section.

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

If a retired peace officer who satisfies the criteria set 951 forth in divisions (F)(2)(a)(i) to (iv) of this section attends 952 a firearms requalification program that is approved for purposes 953 of firearms requalification required under section 109.801 of 954 the Revised Code, the retired peace officer's successful 955 completion of the firearms requalification program requalifies 956 the retired peace officer for purposes of division (F) of this 957 958 section for five years from the date on which the program was successfully completed, and the requalification is valid during 959 960 that five-year period. If a retired peace officer who satisfies the criteria set forth in divisions (F)(2)(a)(i) to (iv) of this 961 section satisfactorily completes such a firearms requalification 962 963 program, the retired peace officer shall be issued a firearms requalification certification that identifies the retired peace 964 officer by name, identifies the entity that taught the program, 965 specifies that the retired peace officer successfully completed 966 the program, specifies the date on which the course was 967 successfully completed, and specifies that the requalification 968 is valid for five years from that date of successful completion. 969

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(b) The office of a deputy registrar serving pursuant to	998
Chapter 4503. of the Revised Code that is used to perform deputy	999
registrar functions.	1000
(4) "Governing body" has the same meaning as in section	1001
154.01 of the Revised Code.	1002
(5) "Tactical medical professional" has the same meaning	1003
as in section 109.71 of the Revised Code.	1004
Section 2. That existing sections 109.71, 109.73, 109.75,	1005
109.79, 109.801, and 2923.126 of the Revised Code are hereby	1006
repealed.	1007