As Passed by the House

134th General Assembly

Regular Session 2021-2022

H. B. No. 325

Representative Wiggam

Cosponsors: Representatives Gross, Hall, Riedel, Jordan, Stewart, Seitz, Stoltzfus, Zeltwanger, Abrams, Grendell, Cross, Merrin, Koehler, Edwards, Loychik, Kick, Click, Cutrona, Hoops, Swearingen, LaRe, Powell, Creech, Dean, Holmes, Stephens, Bird, Ginter, Brinkman, McClain, Manchester, Jones, Carruthers, Schmidt, Vitale, Pavliga, Johnson, Lampton, Ferguson, Householder, Carfagna, Richardson, Wilkin, Baldridge, John, Plummer, White, Callender, Fowler Arthur, Fraizer, Ghanbari, Hillyer, Miller, K., Stein, Young, B., Speaker Cupp

A BILL

То	amend section 3761.16 and to enact section	1
	5502.411 of the Revised Code regarding a	2
	political subdivision's emergency powers when	3
	suppressing a riot, mob, or potential riot or	4
	mob and the preservation of rights regarding	5
	firearms during an emergency.	6

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

Section 1. That section 3761.16 be amended and section	7
5502.411 of the Revised Code be enacted to read as follows:	8
Sec. 3761.16. The chief administrative officer of a	9
political subdivision with police powers, when engaged in	10
suppressing a riot or a mob or when there is a clear and present	11
danger of a riot <u>or a mob</u> , may cordon off any area or areas	12
threatened by the riot or the mob and prohibit persons from	13
entering the cordoned off area or areas except when carrying on	14

necessary and legitimate pursuits and may prohibit the sale,	15
offering for sale, dispensing, or transportation of firearms or	16
other dangerous weapons, ammunition, dynamite, or other	17
dangerous explosives in, to, or from the cordoned off areas.	18
Sec. 5502.411. (A) As used in this section:	19
(1) "Ammunition" has the same meaning as in section	20
2305.401 of the Revised Code.	21
(2) "Concealed handgun license," "deadly weapon,"	22
"firearm," and "valid concealed handgun license" have the same	23
meanings as in section 2923.11 of the Revised Code.	24
(3) "Licensee" has the same meaning as in section 2923.124	25
of the Revised Code.	26
(B) The transport, storage, sale, transfer, commerce in,	27
import and export of, distribution, repair, maintenance, and	28
manufacture of firearms, ammunition, and related accessories and	29
components, shooting ranges, and other goods and services	30
directly related to lawful firearm possession, use, storage,	31
repair, maintenance, sale, transfer, and training in the use of	32
firearms, are declared to be life-sustaining "essential"	33
businesses and services for the purposes of safety and security	34
in times of declared emergency or any other statutorily	35
authorized response to any disaster, war, act of terrorism,	36
riot, civil disorder, public health crisis, or emergency of	37
whatever kind or nature.	38
(C) Except as provided in this section, no state agency,	39
political subdivision, or elected or appointed official or	40
employee of this state or any political subdivision may, under	41
any governmental authority or color of law exercised as part of	42
any statutorily authorized response to any disaster, war, act of	43

(d) Any deadly weapon.

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(4) Suspend or revoke a valid concealed handgun license,	71
except as expressly authorized in Chapter 2923. of the Revised	72
Code;	73
(5) Refuse to accept or process an application for a	74
concealed handgun license or for renewal of a concealed handgun	75
license, provided the application for the license has been	76
properly completed and submitted in accordance with section	77
2923.125 or 2923.1213 of the Revised Code and the application	78
for the renewal has been properly completed and submitted in	79
accordance with section 2923.125 of the Revised Code;	80
(6) Prohibit, suspend, or limit the business operations of	81
any entity engaged in the lawful selling or servicing of any	82
firearms or ammunition, including any components or accessories	83
of firearms or ammunition, any ammunition-reloading equipment,	84
component, or supplies, or any deadly weapons;	85
(7) Prohibit, suspend, or limit the business operations of	86
any indoor or outdoor shooting range, whether located on state	87
lands or on land other than state lands, or of any entity	88
engaged in providing firearms safety, firearms training,	8.9
firearms license qualification or requalification, firearms	90
safety instructor courses, or any similar class, course, or	91
program;	92
(8) Place restrictions or quantity limitations on any	93
entity regarding the lawful sale or servicing of any of the	94
<pre>following:</pre>	95
(a) Any firearm, including any component or accessory of a	96
<pre>firearm;</pre>	97
(b) Any ammunition, including any component or accessory	98
of ammunition;	99

(c) Any ammunition-reloading equipment, component, or	100
<pre>supplies;</pre>	101
(d) Any deadly weapon.	102
(9) Suspend, restrict, or prohibit otherwise lawful	103
hunting, fishing, or trapping activities or business entities	104
conducting or directly facilitating lawful hunting, trapping, or	105
fishing activities, whether conducted on state lands and waters	106
or on land and waters other than state lands and waters.	107
(D)(1) If a concealed handgun license has been issued to a	108
licensee under either section 2923.125 or 2923.1213 of the	109
Revised Code, if the governor issues an executive order	110
declaring an emergency, and if the date that the valid and	111
existing license would or is scheduled to expire falls within	112
the period of emergency declared by the governor's executive	113
order or the thirty days immediately preceding the date of that	114
declaration, then, notwithstanding the date of scheduled	115
expiration, the license is automatically extended throughout the	116
duration of the period of the emergency plus an additional	117
ninety days. If, during the period of the emergency or during	118
the additional ninety days, a licensee issued a license under	119
section 2923.125 of the Revised Code submits an application for	120
renewal of the license or schedules an appointment with the	121
issuing authority or another authority authorized to renew the	122
license, the license is further automatically extended until the	123
renewal application is accepted and fully processed.	124
(2) If division (D)(1) of this section applies with	125
respect to a concealed handgun license, during the extension	126
period described in that division that is applicable to that	127
license, all of the following apply:	128

(a) The license shall be valid for all purposes under the	129
laws of this state and the person to whom the license was issued	130
shall be considered for all purposes under the laws of this	131
state to be the holder of a valid license to carry a concealed	132
handgun, and the license shall be valid for all purposes under	133
section 2923.128 of the Revised Code;	134
(b) The license remains subject to the operation of	135
section 2923.128 of the Revised Code during the extended period	136
of the license and at any other time;	137
(c) Except for the date of scheduled expiration, all other	138
conditions and restrictions otherwise applicable to the license	139
and the license holder continue to apply during the extended	140
period of the license and at any other time.	141
(E) Notwithstanding any inconsistent provision of law,	142
including sections 5502.30 and 5502.35 of the Revised Code:	143
(1) A person, group, or entity adversely affected by any	144
manner of law, ordinance, rule, regulation, resolution,	145
practice, or other action enacted or enforced in violation of	146
this section may file an action for damages, injunctive relief,	147
declaratory relief, or other appropriate redress in the court of	148
common pleas of the county in which the aggrieved person resides	149
or the group or entity is located, or in which the violation	150
occurred.	151
(2) In an action brought under authority of division (E)	152
(1) of this section:	153
(a) A person, group, or entity adversely affected by any	154
manner of law, ordinance, rule, regulation, resolution,	155
practice, or other action enacted or enforced by any state	156
agency, any political subdivision, or any elected or appointed	157

official or employee of the state or of a political subdivision	158
in conflict with this section may bring a civil action against	159
the state agency, political subdivision, or elected or appointed	160
official or employee of the state or of the political	161
subdivision seeking damages, declaratory relief, injunctive	162
relief, or a combination of those remedies. Any damages awarded	163
shall be awarded against, and paid by, the state, the agency, or	164
the political subdivision. In addition to any actual damages	165
awarded against the state, the agency, or the political	166
subdivision and any other relief provided with respect to such	167
an action, the court shall award reasonable expenses to any	168
person, group, or entity that brings the action, to be paid by	169
the state, agency, or political subdivision, if either of the	170
<pre>following applies:</pre>	171
(i) The person, group, or entity prevails in a challenge	172
to the law, ordinance, rule, regulation, resolution, practice,	173
or action as being in conflict with this section.	174
(ii) The law, ordinance, rule, regulation, resolution,	175
practice, or action or the manner of its enforcement is repealed	176
or rescinded after the civil action was filed but prior to a	177
final court determination of the action.	178
(b) In addition to any other remedy available at law or in	179
equity, a person, group, or entity aggrieved by the seizure or	180
confiscation, in violation of this section, of one or more items	181
listed in division (C)(3) of this section may apply to the court	182
of common pleas of the county in which the item or items were	183
seized or confiscated for the immediate return of the item or	184
items. Except as otherwise provided in division (E)(2)(a) of	185
this section, upon receipt of the application and a	186
determination by the court that the seizure or confiscation of	187

the item or items was in violation of this section, the court	188
shall order the immediate return of the item or items by the	189
seizing or confiscating governmental office and that office's	190
employed officials. If a court orders the return of the seized	191
or confiscated item or items under this division and the item or	192
items are not returned in accordance with the order, the	193
aggrieved party may claim reasonable costs and attorney fees for	194
the loss and, the cost of reclaiming the item or items, or the	195
cost of any damages to the item or items.	196
(F) The provisions contained in the amendments to section	197
3761.16 of the Revised Code and the enactment of this section by	198
B of the 134th general assembly are severable, as	199
provided in section 1.50 of the Revised Code. In particular, it	200
is the intent of the general assembly that any invalidity or	201
potential invalidity of a provision contained in those	202
amendments or this section is not to impair the immediate and	203
continuing enforceability of the remaining provisions.	204
Section 2. That existing section 3761.16 of the Revised	205
Code is hereby repealed.	206

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