As Reported by the Senate Veterans and Public Safety Committee

134th General Assembly Regular Session 2021-2022

Sub. S. B. No. 215

Senator Johnson

Cosponsors: Senators Hoagland, Rulli, Huffman, S., Schaffer, Blessing, McColley, Romanchuk, Lang

## A BILL

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To amend sections 1547.69, 2923.12, 2923.121,	1
2923.122, 2923.123, 2923.126, 2923.128, 2923.16,	2
and 2953.37 and to enact section 2923.111 of the	3
Revised Code regarding a concealed handgun	4
licensee's duty to carry the license and notify	5
a law enforcement officer if the licensee is	6
carrying a concealed handgun, and a right of a	7
person age twenty-one or older and not legally	8
prohibited from firearm possession to carry a	9
concealed handgun in the same manner as if the	10
person was a licensee.	11

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

Section 1. That sections 1547.69, 2923.12, 2923.121,	12
2923.122, 2923.123, 2923.126, 2923.128, 2923.16, and 2953.37 be	13
amended and section 2923.111 of the Revised Code be enacted to	14
read as follows:	15
Sec. 1547.69. (A) As used in this section:	16
(1) "Firearm," "concealed handgun license," "handgun,"	17

"valid concealed handgun license," and "active duty" have the same meanings as in section 2923.11 of the Revised Code.

(2) "Unloaded" has the same meanings as in divisions (K)
(5) and (6) of section 2923.16 of the Revised Code, except that
21 all references in the definition in division (K) (5) of that
22 section to "vehicle" shall be construed for purposes of this
23 section to be references to "vessel."

(B) No person shall knowingly discharge a firearm while in or on a vessel.

(C) No person shall knowingly transport or have a loaded firearm in a vessel in a manner that the firearm is accessible to the operator or any passenger.

(D) No person shall knowingly transport or have a firearm in a vessel unless it is unloaded and is carried in one of the following ways:

(1) In a closed package, box, or case;

(2) In plain sight with the action opened or the weapon
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stripped, or, if the firearm is of a type on which the action
will not stay open or that cannot easily be stripped, in plain
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sight.

(E) (1) The affirmative defenses authorized in divisions 38 (D)(1) and (2) of section 2923.12 of the Revised Code are 39 affirmative defenses to a charge under division (C) or (D) of 40 this section that involves a firearm other than a handgun. It is 41 an affirmative defense to a charge under division (C) or (D) of 42 this section of transporting or having a firearm of any type, 43 including a handgun, in a vessel that the actor transported or 44 had the firearm in the vessel for any lawful purpose and while 45 the vessel was on the actor's own property, provided that this 46

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affirmative defense is not available unless the actor, prior to 47 arriving at the vessel on the actor's own property, did not 48 transport or possess the firearm in the vessel or in a motor 49 vehicle in a manner prohibited by this section or division (B) 50 or (C) of section 2923.16 of the Revised Code while the vessel 51 was being operated on a waterway that was not on the actor's own 52 property or while the motor vehicle was being operated on a 53 street, highway, or other public or private property used by the 54 public for vehicular traffic. 55

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

(F) Divisions (B), (C), and (D) of this section do not 61 apply to the possession or discharge of a United States coast 62 guard approved signaling device required to be carried aboard a 63 vessel under section 1547.251 of the Revised Code when the 64 signaling device is possessed or used for the purpose of giving 65 a visual distress signal. No person shall knowingly transport or 66 possess any signaling device of that nature in or on a vessel in 67 a loaded condition at any time other than immediately prior to 68 the discharge of the signaling device for the purpose of giving 69 a visual distress signal. 70

(G) No person shall operate or permit to be operated any vessel on the waters in this state in violation of this section.

(H)(1) This section does not apply to any of the 73
following: 74

(a) An officer, agent, or employee of this or any other

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state or of the United States, or to a law enforcement officer, 76
when authorized to carry or have loaded or accessible firearms 77
in a vessel and acting within the scope of the officer's, 78
agent's, or employee's duties; 79

(b) Any person who is employed in this state, who is authorized to carry or have loaded or accessible firearms in a vessel, and who is subject to and in compliance with the requirements of section 109.801 of the Revised Code, unless the appointing authority of the person has expressly specified that the exemption provided in division (H)(1)(b) of this section does not apply to the person;

(c) Any person legally engaged in hunting.

(2) Divisions (C) and (D) of this section do not apply to 88 a person who transports or possesses a handgun in a vessel and 89 who has been issued a concealed handgun license that is valid at 90 the time of that transportation or possession or who, at the 91 time of that transportation or possession, either is carrying a 92 valid concealed handgun license or is an active duty member of 93 the armed forces of the United States and is carrying a valid 94 military identification card and documentation of successful 95 completion of firearms training that meets or exceeds the 96 training requirements described in division (G)(1) of section 97 2923.125 of the Revised Code, unless the person knowingly is in 98 a place on the vessel described in division (B) of section 99 2923.126 of the Revised Code. 100

(I) If a law enforcement officer stops a vessel for a
violation of this section or any other law enforcement purpose,
if any person on the vessel surrenders a firearm to the officer,
either voluntarily or pursuant to a request or demand of the
officer, and if the officer does not charge the person with a

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violation of this section or arrest the person for any offense,
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the person is not otherwise prohibited by law from possessing
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the firearm, and the firearm is not contraband, the officer
shall return the firearm to the person at the termination of the
stop.

(J) Division (L) of section 2923.16 of the Revised Code 111 applies with respect to division (A)(2) of this section, except 112 that all references in division (L) of section 2923.16 of the 113 Revised Code to "vehicle," to "this chapter," or to "division 114 (K) (5) (a) or (b) of this section" shall be construed for 115 purposes of this section to be, respectively, references to 116 "vessel," to "section 1547.69 of the Revised Code," and to 117 divisions (K) (5) (a) and (b) of section 2923.16 of the Revised 118 Code as incorporated under the definition of firearm adopted 119 under division (A)(2) of this section. 120

#### Sec. 2923.111. (A) As used in this section:

(1) "Restricted firearm" means a firearm that is dangerous122ordnance or that is a firearm that any law of this state123prohibits the subject person from possessing, having, or124carrying.125

(2) "Qualifying adult" means a person who is twenty-one126years of age or older and who is not legally prohibited from127possessing or receiving a firearm under 18 U.S.C. 922(g)(1) to128(9) or under section 2923.13 of the Revised Code or any other129Revised Code provision.130

(B) Notwithstanding any other Revised Code section to the 131 contrary: 132

(1) A person who is a qualifying adult shall not be133required to obtain a concealed handgun license in order to carry134

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in this state, under authority of division (B)(2) of this	135
section, a concealed handgun that is not a restricted firearm.	136
(2) Regardless of whether the person has been issued a	137
concealed handgun license, subject to the limitations specified	138
in divisions (B)(3) and (D)(2) of this section, a person who is	139
a qualifying adult may carry a concealed handgun that is not a	140
restricted firearm anywhere in this state in which a person who	141
has been issued a concealed handgun license may carry a	142
concealed handgun.	143
(3) The right of a person who is a qualifying adult to	144
carry a concealed handgun that is not a restricted firearm that	145
is granted under divisions (B)(1) and (2) of this section is the	146
same right as is granted to a person who has been issued a	147
concealed handgun license, and a qualifying adult who is granted	148
the right is subject to the same restrictions as apply to a	149
person who has been issued a concealed handgun license.	150
(C) The mere carrying or possession of a handgun that is	151
not a restricted firearm pursuant to the right described in	152
divisions (B)(1) and (2) of this section, with or without a	153
concealed handgun license, does not constitute grounds for any	154
law enforcement officer or any agent of the state, a county, a	155
municipal corporation, or a township to conduct any search,	156
seizure, or detention, no matter how temporary in duration, of	157
an otherwise law-abiding person.	158
(D)(1) For purposes of any provision of section 1547.69,	159
2923.12, or 2923.124 to 2923.1213 of the Revised Code, or of any	160
other section of the Revised Code, that refers to a concealed	161
handgun license or a concealed handgun licensee, except when the	162
context clearly indicates otherwise, all of the following apply:	163

<u>(a) A person who is a qualifying adult and is carrying or</u>	164
has, concealed on the person's person or ready at hand, a	165
handgun that is not a restricted firearm shall be deemed to have	166
been issued a valid concealed handgun license.	167
(b) If the provision refers to a person having been issued	168
a concealed handgun license or having been issued a concealed	169
handgun license that is valid at a particular point in time, the	170
provision shall be construed as automatically including a person	171
who is a qualifying adult and who is carrying or has, concealed	172
on the person's person or ready at hand, a handgun that is not a	173
restricted firearm, as if the person had been issued a concealed	174
handgun license or had been issued a concealed handgun license	175
that is valid at the particular point in time.	176
(c) If the provision in specified circumstances requires a	177
concealed handgun licensee to engage in specified conduct, or	178
prohibits a concealed handgun licensee from engaging in	179
specified conduct, the provision shall be construed as applying	180
in the same circumstances to a person who is a qualifying adult	181
in the same manner as if the person was a concealed handgun	182
licensee.	183

(d) If the application of the provision to a person184depends on whether the person is or is not a concealed handgun185licensee, the provision shall be applied to a person who is a186qualifying adult in the same manner as if the person was a187concealed handgun licensee.188

(e) If the provision pertains to the imposition of a189penalty or sanction for specified conduct and the penalty or190sanction applicable to a person who engages in the conduct191depends on whether the person is or is not a concealed handgun192licensee, the provision shall be applied to a person who is a193

qualifying adult in the same manner as if the person was a	194
concealed handgun licensee.	195
(2) The concealed handgun license expiration provisions of	196
sections 2923.125 and 2923.1213 of the Revised Code, and the	197
concealed handgun license suspension and revocation provisions	198
of section 2923.128 of the Revised Code, do not apply with	199
respect to a person who is a qualifying adult unless the person	200
has been issued a concealed handgun license. If a person is a	201
gualifying adult and the person thereafter comes within any	202
category of persons specified in 18 U.S.C. 922(g)(1) to (9) or	203
in section 2923.13 of the Revised Code or any other Revised Code	204
provision so that the person as a result is legally prohibited	205
under the applicable provision from possessing or receiving a	206
firearm, both of the following apply automatically and	207
immediately upon the person coming within that category:	208
(a) Division (B) of this section and the authority and	209
right to carry a concealed handgun that are described in that	210
division do not apply to the person.	211
(b) The person no longer is deemed to have been issued a	212
concealed handgun license as described in division (D)(1)(a) of	213
this section, and the provisions of divisions (D)(1)(a) to (e)	214
of this section no longer apply to the person in the same manner	215
as if the person had been issued, possessed, or produced a valid	216
concealed handgun license or was a concealed handgun licensee.	217
Sec. 2923.12. (A) No person shall knowingly carry or have,	218
concealed on the person's person or concealed ready at hand, any	219
of the following:	220
(1) A deadly weapon other than a handgun;	221
(2) A handgun other than a dangerous ordnance;	222

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(3) A dangerous ordnance.

(B) No person who has been issued a concealed handgun224license shall do any of the following:225

(1) If the person is stopped for a law enforcement purpose 226 and is carrying a concealed handgun, before or at the time a law 227 enforcement officer asks if the person is carrying a concealed 228 handgun, knowingly fail to promptly inform any law enforcement 229 officer who approaches the person after the person has been 230 stopped that the person has been issued a concealed handgun 231 license andthat disclose that the person then is carrying a 232 concealed handgun, provided that it is not a violation of this 233 division if the person fails to disclose that fact to an officer 234 during the stop and the person already has notified another 235 officer of that fact during the same stop; 236

(2) If the person is stopped for a law enforcement purpose and is carrying a concealed handgun, knowingly fail to keep the person's hands in plain sight at any time after any law enforcement officer begins approaching the person while stopped and before the law enforcement officer leaves, unless the failure is pursuant to and in accordance with directions given by a law enforcement officer;

244 (3) If the person is stopped for a law enforcement purpose, if the person is carrying a concealed handgun, and if 245 the person is approached by any law enforcement officer while 246 stopped, knowingly remove or attempt to remove the loaded 247 handgun from the holster, pocket, or other place in which the 248 person is carrying it, knowingly grasp or hold the loaded 249 handgun, or knowingly have contact with the loaded handgun by 250 touching it with the person's hands or fingers at any time after 251 the law enforcement officer begins approaching and before the 252

law enforcement officer leaves, unless the person removes, 253
attempts to remove, grasps, holds, or has contact with the 254
loaded handgun pursuant to and in accordance with directions 255
given by the law enforcement officer; 256

(4) If the person is stopped for a law enforcement purpose 257 and is carrying a concealed handgun, knowingly disregard or fail 258 to comply with any lawful order of any law enforcement officer 259 given while the person is stopped, including, but not limited 260 to, a specific order to the person to keep the person's hands in 261 plain sight. 262

(C)(1) This section does not apply to any of the 263
following: 264

(a) An officer, agent, or employee of this or any other
state or the United States, or to a law enforcement officer, who
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is authorized to carry concealed weapons or dangerous ordnance
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or is authorized to carry handguns and is acting within the
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scope of the officer's, agent's, or employee's duties;

(b) Any person who is employed in this state, who is 270 authorized to carry concealed weapons or dangerous ordnance or 271 is authorized to carry handguns, and who is subject to and in 272 compliance with the requirements of section 109.801 of the 273 Revised Code, unless the appointing authority of the person has 274 expressly specified that the exemption provided in division (C) 275 (1) (b) of this section does not apply to the person; 276

(c) A person's transportation or storage of a firearm, 277
other than a firearm described in divisions (G) to (M) of 278
section 2923.11 of the Revised Code, in a motor vehicle for any 279
lawful purpose if the firearm is not on the actor's person; 280

(d) A person's storage or possession of a firearm, other 281

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than a firearm described in divisions (G) to (M) of section	282
2923.11 of the Revised Code, in the actor's own home for any	283
lawful purpose.	284
(2) Division (A)(2) of this section does not apply to any	285
person who has been issued a concealed handgun license that is	286
valid at the time of the alleged carrying or possession of a	287
handgun or who, at the time of the alleged carrying or	288
possession of a handgun, either is carrying a valid concealed	289
handgun license or is an active duty member of the armed forces	290
of the United States and is carrying a valid military	291
identification card and documentation of successful completion	292
of firearms training that meets or exceeds the training	293
requirements described in division (G)(1) of section 2923.125 of	294
the Revised Code, unless the person knowingly is in a place	295
described in division (B) of section 2923.126 of the Revised	296
Code.	297

(D) It is an affirmative defense to a charge under
(D) It is an affirmative defense to a charge under
(D) 298
(A) (1) of this section of carrying or having control of
(D) 299
(D) a weapon other than a handgun and other than a dangerous
(D) 300
(D) 301
(D) 302

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

(2) The weapon was carried or kept ready at hand by theactor for defensive purposes while the actor was engaged in a

lawful activity and had reasonable cause to fear a criminal312attack upon the actor, a member of the actor's family, or the313actor's home, such as would justify a prudent person in going314armed.315

(3) The weapon was carried or kept ready at hand by theactor for any lawful purpose and while in the actor's own home.317

(E) (1) No person who is charged with a violation of this
section shall be required to obtain a concealed handgun license
as a condition for the dismissal of the charge.
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(2) If a person is convicted of, was convicted of, pleads guilty to, or has pleaded guilty to a violation of division (B) (1) of this section as it existed prior to the effective date of this amendment, the person may file an application under section 2953.37 of the Revised Code requesting the expungement of the record of conviction.

(F) (1) Whoever violates this section is guilty of carrying 327 concealed weapons. Except as otherwise provided in this division 328 or divisions (F)(2), (6), and (7) of this section, carrying 329 concealed weapons in violation of division (A) of this section 330 331 is a misdemeanor of the first degree. Except as otherwise provided in this division or divisions (F)(2), (6), and (7) of 332 this section, if the offender previously has been convicted of a 333 violation of this section or of any offense of violence, if the 334 weapon involved is a firearm that is either loaded or for which 335 the offender has ammunition ready at hand, or if the weapon 336 involved is dangerous ordnance, carrying concealed weapons in 337 violation of division (A) of this section is a felony of the 338 fourth degree. Except as otherwise provided in divisions (F)(2) 339 and (6) of this section, if the offense is committed aboard an 340 aircraft, or with purpose to carry a concealed weapon aboard an 341

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aircraft, regardless of the weapon involved, carrying concealed	342
weapons in violation of division (A) of this section is a felony	343
of the third degree.	344
(2) Except as provided in division (F)(6) of this section,	345
<del>if a <u>A</u>person <del>being <u>shall not be</u>arrested</del> for a violation of</del>	346
division (A)(2) of this section <u>solely because the person does</u>	347
<u>not</u> promptly produces produce a valid concealed handgun license $\overline{,}$	348
and if at the time of the violation the person was not knowingly-	349
in a place described in division (B) of section 2923.126 of the	350
Revised Code, the officer shall not arrest the person for a	351
violation of that division. If the person is not able to	352
promptly produce any concealed handgun license and if the person-	353
is not in a place described in that section, the officer may-	354
arrest the person for a violation of that division, . If a person	355
is arrested for a violation of division (A)(2) of this section	356
and is convicted of or pleads guilty to the violation, the	357
offender shall be punished as follows:	358
(a) The offender shall be guilty of a minor misdemeanor if	359
both of the following apply:	360
(i) Within ten days after the arrest, the offender	361
presents a concealed handgun license, which license was valid at	362
the time of the arrest, to the law enforcement agency that	363
employs the arresting officer.	364
(ii) At the time of the arrest, the offender was not	365
knowingly in a place described in division (B) of section	366
2923.126 of the Revised Code.	367
(b) The offender shall be guilty of a misdemeanor and	368
shall be fined five hundred dollars if all of the following	369
apply:	370

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(i) The offender previously had been issued a concealed	371
handgun license, and that license expired within the two years	372
immediately preceding the arrest.	373
(ii) Within forty-five days after the arrest, the offender	374
presents a concealed handgun license to the law enforcement	375
agency that employed the arresting officer, and the offender	376
waives in writing the offender's right to a speedy trial on the	377
charge of the violation that is provided in section 2945.71 of	378
the Revised Code.	379
(iii) At the time of the commission of the offense, the	380
offender was not knowingly in a place described in division (B)	381
of section 2923.126 of the Revised Code.	382
(c) If divisions (F)(2)(a) and (b) and (F)(6) of this	383
section do not apply, the offender shall be punished under	384
division (F)(1) or (7) of this section.	385
(3) Except as otherwise provided in this division,	386
carrying <u>Carrying</u> concealed weapons in violation of division (B)	387
(1) of this section is a misdemeanor of the $rac{ ext{first}- ext{second}}{ ext{degree}}$	388
and, in addition to any other penalty or sanction imposed for a	389
violation of division (B)(1) of this section, the offender's	390
concealed handgun license shall be suspended pursuant to-	391
division (A)(2) of section 2923.128 of the Revised Code. If, at	392
the time of the stop of the offender for a law enforcement	393
purpose that was the basis of the violation, any law enforcement	394
officer involved with the stop had actual knowledge that the	395
offender has been issued a concealed handgun license, carrying-	396
concealed weapons in violation of division (B)(1) of this-	397
section is a minor misdemeanor, and the offender's concealed	398
handgun license shall not be suspended pursuant to division (A)	399
(2) of section 2923.128 of the Revised Code.	400

(4) Carrying concealed weapons in violation of division 401 (B) (2) or (4) of this section is a misdemeanor of the first 402 degree or, if the offender previously has been convicted of or 403 pleaded quilty to a violation of division (B)(2) or (4) of this 404 section, a felony of the fifth degree. In addition to any other 405 penalty or sanction imposed for a misdemeanor violation of 406 division (B)(2) or (4) of this section, the offender's concealed 407 handgun license shall be suspended pursuant to division (A) (2) 408 of section 2923.128 of the Revised Code. 409

(5) Carrying concealed weapons in violation of division(B) (3) of this section is a felony of the fifth degree.411

(6) If a person being arrested for a violation of division 412 (A) (2) of this section is an active duty member of the armed 413 forces of the United States and is carrying a valid military 414 identification card and documentation of successful completion 415 of firearms training that meets or exceeds the training 416 requirements described in division (G)(1) of section 2923.125 of 417 the Revised Code, and if at the time of the violation the person 418 was not knowingly in a place described in division (B) of 419 420 section 2923.126 of the Revised Code, the officer shall not arrest the person for a violation of that division. If the 421 422 person is not able to promptly produce a valid military identification card and documentation of successful completion 423 424 of firearms training that meets or exceeds the training requirements described in division (G)(1) of section 2923.125 of 425 the Revised Code and if the person is not in a place described 426 in division (B) of section 2923.126 of the Revised Code, the 427 officer shall issue a citation and the offender shall be 428 assessed a civil penalty of not more than five hundred dollars. 429 The citation shall be automatically dismissed and the civil 430 penalty shall not be assessed if both of the following apply: 431

(a) Within ten days after the issuance of the citation,
the offender presents a valid military identification card and
documentation of successful completion of firearms training that
dat the training requirements described in division
(G) (1) of section 2923.125 of the Revised Code, which were both
dat the time of the issuance of the citation to the law
dat the time of the issuance of the citation to the law
dat the temploys the citing officer.

(b) At the time of the citation, the offender was not439knowingly in a place described in division (B) of section4402923.126 of the Revised Code.441

(7) If a person being arrested for a violation of division
(A) (2) of this section is knowingly in a place described in
division (B) (5) of section 2923.126 of the Revised Code and is
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not authorized to carry a handgun or have a handgun concealed on
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the person's person or concealed ready at hand under that
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division, the penalty shall be as follows:

(a) Except as otherwise provided in this division, if the
(a) Except as otherwise provided in this division, if the
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(b) Except as otherwise provided in this division, if the
person has previously been convicted of or pleaded guilty to a
violation of division (A) (2) of this section, the person is
quilty of a misdemeanor of the fourth degree;

(c) Except as otherwise provided in this division, if the
person has previously been convicted of or pleaded guilty to two
violations of division (A) (2) of this section, the person is
guilty of a misdemeanor of the third degree;

(d) Except as otherwise provided in this division, if the 461 person has previously been convicted of or pleaded quilty to 462 three or more violations of division (A) (2) of this section, or 463 convicted of or pleaded quilty to any offense of violence, if 464 the weapon involved is a firearm that is either loaded or for 465 which the offender has ammunition ready at hand, or if the 466 weapon involved is a dangerous ordnance, the person is guilty of 467 a misdemeanor of the second degree. 468

469 (G) If a law enforcement officer stops a person to question the person regarding a possible violation of this 470 section, for a traffic stop, or for any other law enforcement 471 purpose, if the person surrenders a firearm to the officer, 472 either voluntarily or pursuant to a request or demand of the 473 officer, and if the officer does not charge the person with a 474 violation of this section or arrest the person for any offense, 475 the person is not otherwise prohibited by law from possessing 476 the firearm, and the firearm is not contraband, the officer 477 shall return the firearm to the person at the termination of the 478 stop. If a court orders a law enforcement officer to return a 479 firearm to a person pursuant to the requirement set forth in 480 this division, division (B) of section 2923.163 of the Revised 481 Code applies. 482

(H) For purposes of this section, "deadly weapon" or
"weapon" does not include any knife, razor, or cutting
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instrument if the instrument was not used as a weapon.
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Sec. 2923.121. (A) No person shall possess a firearm in 486 any room in which any person is consuming beer or intoxicating 487 liquor in a premises for which a D permit has been issued under 488 Chapter 4303. of the Revised Code or in an open air arena for 489 which a permit of that nature has been issued. 490

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(B)(1) This section does not apply to any of the	491
following:	492
(a) An officer, agent, or employee of this or any other	493
state or the United States, or a law enforcement officer, who is	494
authorized to carry firearms and is acting within the scope of	495
the officer's, agent's, or employee's duties;	496
(b) A law enforcement officer or investigator who is	497
authorized to carry firearms but is not acting within the scope	498
of the officer's or investigator's duties, as long as all of the	499
following apply:	500
(i) The officer or investigator is carrying validating	501
identification.	502
(ii) If the firearm the officer or investigator possesses	503
is a firearm issued or approved by the law enforcement agency	504
served by the officer or by the bureau of criminal	505
identification and investigation with respect to an	506
investigator, the agency or bureau does not have a restrictive	507
firearms carrying policy.	508
(iii) mha affirm an innetintan is not comming here a	FOO
(iii) The officer or investigator is not consuming beer or	509
intoxicating liquor and is not under the influence of alcohol or	510
a drug of abuse.	511
(c) Any room used for the accommodation of guests of a	512
hotel, as defined in section 4301.01 of the Revised Code;	513
(d) The principal holder of a D permit issued for a	514
premises or an open air arena under Chapter 4303. of the Revised	515
Code while in the premises or open air arena for which the	516
permit was issued if the principal holder of the D permit also	517
<del>possesses <u>has been issued</u> a <del>valid</del> concealed handgun license <u>that</u></del>	518

is valid at the time in question and as long as the principal

holder is not consuming beer or intoxicating liquor or under the 520 influence of alcohol or a drug of abuse, or any agent or 521 employee of that holder who also is a peace officer, as defined 522 in section 2151.3515 of the Revised Code, who is off duty, and 523 who otherwise is authorized to carry firearms while in the 524 course of the officer's official duties and while in the 525 526 premises or open air arena for which the permit was issued and as long as the agent or employee of that holder is not consuming 527 beer or intoxicating liquor or under the influence of alcohol or 528 a drug of abuse. 529

530 (e) Any person who is carrying a valid concealed handgun license has been issued a concealed handgun license that is 531 valid at the time in question or any person who is an active 532 duty member of the armed forces of the United States and is 533 carrying a valid military identification card and documentation 534 of successful completion of firearms training that meets or 535 exceeds the training requirements described in division (G)(1) 536 of section 2923.125 of the Revised Code, as long as the person 537 is not consuming beer or intoxicating liquor or under the 538 influence of alcohol or a drug of abuse. 539

(2) This section does not prohibit any person who is a 540
member of a veteran's organization, as defined in section 541
2915.01 of the Revised Code, from possessing a rifle in any room 542
in any premises owned, leased, or otherwise under the control of 543
the veteran's organization, if the rifle is not loaded with live 544
ammunition and if the person otherwise is not prohibited by law 545
from having the rifle. 546

(3) This section does not apply to any person possessing
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 or displaying firearms in any room used to exhibit unloaded
 548
 firearms for sale or trade in a soldiers' memorial established
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pursuant to Chapter 345. of the Revised Code, in a convention550center, or in any other public meeting place, if the person is551an exhibitor, trader, purchaser, or seller of firearms and is552not otherwise prohibited by law from possessing, trading,553purchasing, or selling the firearms.554

(C) It is an affirmative defense to a charge under this 555 section of illegal possession of a firearm in a liquor permit 556 premises that involves the possession of a firearm other than a 557 handgun, that the actor was not otherwise prohibited by law from 558 having the firearm, and that any of the following apply: 559

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

(2) The firearm was carried or kept ready at hand by the
actor for defensive purposes, while the actor was engaged in a
lawful activity, and had reasonable cause to fear a criminal
attack upon the actor or a member of the actor's family, or upon
the actor's home, such as would justify a prudent person in
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(D) No person who is charged with a violation of this
 section shall be required to obtain a concealed handgun license
 as a condition for the dismissal of the charge.
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(E) Whoever violates this section is guilty of illegal
possession of a firearm in a liquor permit premises. Except as
otherwise provided in this division, illegal possession of a
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firearm in a liquor permit premises is a felony of the fifth 579 degree. If the offender commits the violation of this section by 580 knowingly carrying or having the firearm concealed on the 581 offender's person or concealed ready at hand, illegal possession 582 of a firearm in a liquor permit premises is a felony of the 583 third degree. 584

(F) As used in this section:

(1) "Beer" and "intoxicating liquor" have the samemeanings as in section 4301.01 of the Revised Code.587

(2) "Investigator" has the same meaning as in section109.541 of the Revised Code.589

(3) "Restrictive firearms carrying policy" means a
specific policy of a law enforcement agency or the bureau of
criminal identification and investigation that prohibits all
officers of the agency or all investigators of the bureau, while
solution of the scope of the officer's or investigator's
duties, from doing either of the following:

(a) Carrying a firearm issued or approved by the agency or
bureau in any room, premises, or arena described in division (A)
597
of this section;

(b) Carrying a firearm issued or approved by the agency or
bureau in premises described in division (A) of section
2923.1214 of the Revised Code.
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(4) "Law enforcement officer" has the same meaning as in602section 9.69 of the Revised Code.603

(5) "Validating identification" means one of the604following:605

(a) Photographic identification issued by the law

Page 21

585

enforcement agency for which an individual serves as a law	607
enforcement officer that identifies the individual as a law	608
enforcement officer of the agency;	609
(b) Photographic identification issued by the bureau of	610
criminal identification and investigation that identifies an	611
individual as an investigator of the bureau.	612
Sec. 2923.122. (A) No person shall knowingly convey, or	613
attempt to convey, a deadly weapon or dangerous ordnance into a	614
school safety zone.	615
(B) No person shall knowingly possess a deadly weapon or	616
dangerous ordnance in a school safety zone.	617
(C) No person shall knowingly possess an object in a	618
school safety zone if both of the following apply:	619
(1) The object is indistinguishable from a firearm,	620
whether or not the object is capable of being fired.	621
(2) The person indicates that the person possesses the	622
object and that it is a firearm, or the person knowingly	623
displays or brandishes the object and indicates that it is a	624
firearm.	625
(D)(1) This section does not apply to any of the	626
following:	627
(a) An officer, agent, or employee of this or any other	628
state or the United States who is authorized to carry deadly	629
weapons or dangerous ordnance and is acting within the scope of	630
the officer's, agent's, or employee's duties, a law enforcement	631
officer who is authorized to carry deadly weapons or dangerous	632
ordnance, a security officer employed by a board of education or	633
governing body of a school during the time that the security	634

officer is on duty pursuant to that contract of employment, or635any other person who has written authorization from the board of636education or governing body of a school to convey deadly weapons637or dangerous ordnance into a school safety zone or to possess a638deadly weapon or dangerous ordnance in a school safety zone and639who conveys or possesses the deadly weapon or dangerous ordnance640in accordance with that authorization;641

(b) Any person who is employed in this state, who is
authorized to carry deadly weapons or dangerous ordnance, and
who is subject to and in compliance with the requirements of
section 109.801 of the Revised Code, unless the appointing
authority of the person has expressly specified that the
exemption provided in division (D) (1) (b) of this section does
647
not apply to the person.

(2) Division (C) of this section does not apply to 649 premises upon which home schooling is conducted. Division (C) of 650 this section also does not apply to a school administrator, 651 teacher, or employee who possesses an object that is 6.52 indistinguishable from a firearm for legitimate school purposes 653 during the course of employment, a student who uses an object 654 that is indistinguishable from a firearm under the direction of 655 a school administrator, teacher, or employee, or any other 656 person who with the express prior approval of a school 657 administrator possesses an object that is indistinguishable from 658 a firearm for a legitimate purpose, including the use of the 659 object in a ceremonial activity, a play, reenactment, or other 660 dramatic presentation, school safety training, or a ROTC 661 activity or another similar use of the object. 662

(3) This section does not apply to a person who conveys orattempts to convey a handgun into, or possesses a handgun in, a

school safety zone if, at the time of that conveyance, attempted	665
conveyance, or possession of the handgun, all of the following	666
apply:	667
(a) The person does not enter into a school building or	668
(a) The person does not enter into a school building or	
onto school premises and is not at a school activity.	669
(b) The person <del>is carrying <u>has been issued</u> a <del>valid</del></del>	670
concealed handgun license <u>that is valid at the time of the</u>	671
conveyance, attempted conveyance, or possession or the person is	672
an active duty member of the armed forces of the United States	673
and is carrying a valid military identification card and	674
documentation of successful completion of firearms training that	675
meets or exceeds the training requirements described in division	676
(G)(1) of section 2923.125 of the Revised Code.	677
(a) The newspape is in the school setatu zone in secondaria	670
(c) The person is in the school safety zone in accordance	678
with 18 U.S.C. 922(q)(2)(B).	679
(d) The person is not knowingly in a place described in	680
division (B)(1) or (B)(3) to (8) of section 2923.126 of the	681
Revised Code.	682
(4) This section does not apply to a person who conveys or	683
attempts to convey a handgun into, or possesses a handgun in, a	684
school safety zone if at the time of that conveyance, attempted	685
conveyance, or possession of the handgun all of the following	686
apply:	687
appiy.	007
(a) The person <del>is carrying <u>has been issued</u> a <del>valid</del></del>	688
concealed handgun license that is valid at the time of the	689
conveyance, attempted conveyance, or possession or the person is	690
an active duty member of the armed forces of the United States	691
and is carrying a valid military identification card and	692
documentation of successful completion of firearms training that	693

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meets or exceeds the training requirements described in division	694
(G)(1) of section 2923.125 of the Revised Code.	695
(b) The person leaves the handgun in a motor vehicle.	696
(b) The period feaves the hanagan in a motor veniere.	050
(c) The handgun does not leave the motor vehicle.	697
(d) If the person exits the motor vehicle, the person	698
locks the motor vehicle.	699
(E)(1) Whoever violates division (A) or (B) of this	700
section is guilty of illegal conveyance or possession of a	701
deadly weapon or dangerous ordnance in a school safety zone.	702
Except as otherwise provided in this division, illegal	703
conveyance or possession of a deadly weapon or dangerous	704
ordnance in a school safety zone is a felony of the fifth	705
degree. If the offender previously has been convicted of a	706
violation of this section, illegal conveyance or possession of a	707
deadly weapon or dangerous ordnance in a school safety zone is a	708
felony of the fourth degree.	709
(2) Whoever violates division (C) of this section is	710
guilty of illegal possession of an object indistinguishable from	711
a firearm in a school safety zone. Except as otherwise provided	712
in this division, illegal possession of an object	713
indistinguishable from a firearm in a school safety zone is a	714
misdemeanor of the first degree. If the offender previously has	715
been convicted of a violation of this section, illegal	716
possession of an object indistinguishable from a firearm in a	717
school safety zone is a felony of the fifth degree.	718

(F) (1) In addition to any other penalty imposed upon a
person who is convicted of or pleads guilty to a violation of
this section and subject to division (F) (2) of this section, if
the offender has not attained nineteen years of age, regardless
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of whether the offender is attending or is enrolled in a school 723 operated by a board of education or for which the state board of 724 education prescribes minimum standards under section 3301.07 of 725 the Revised Code, the court shall impose upon the offender a 726 class four suspension of the offender's probationary driver's 727 license, restricted license, driver's license, commercial 728 driver's license, temporary instruction permit, or probationary 729 commercial driver's license that then is in effect from the 730 range specified in division (A)(4) of section 4510.02 of the 731 Revised Code and shall deny the offender the issuance of any 732 permit or license of that type during the period of the 733 734 suspension.

If the offender is not a resident of this state, the court735shall impose a class four suspension of the nonresident736operating privilege of the offender from the range specified in737division (A) (4) of section 4510.02 of the Revised Code.738

(2) If the offender shows good cause why the court should 739 not suspend one of the types of licenses, permits, or privileges 740 specified in division (F)(1) of this section or deny the 741 issuance of one of the temporary instruction permits specified 742 in that division, the court in its discretion may choose not to 743 impose the suspension, revocation, or denial required in that 744 division, but the court, in its discretion, instead may require 745 the offender to perform community service for a number of hours 746 determined by the court. 747

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

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Sec. 2923.123. (A) No person shall knowingly convey or	753
attempt to convey a deadly weapon or dangerous ordnance into a	754
courthouse or into another building or structure in which a	755
courtroom is located.	756
(D) No service shall be assumed as the	757
(B) No person shall knowingly possess or have under the	-
person's control a deadly weapon or dangerous ordnance in a	758
courthouse or in another building or structure in which a	759
courtroom is located.	760
(C) This section does not apply to any of the following:	761
(1) Except as provided in division (E) of this section, a	762
judge of a court of record of this state or a magistrate;	763
(2) A peace officer, officer of a law enforcement agency,	764
or person who is in either of the following categories:	765
(a) Except as provided in division (E) of this section, a	766
peace officer, or an officer of a law enforcement agency of	767
another state, a political subdivision of another state, or the	768
United States, who is authorized to carry a deadly weapon or	769
dangerous ordnance, who possesses or has under that individual's	770
control a deadly weapon or dangerous ordnance as a requirement	771
of that individual's duties, and who is acting within the scope	772
of that individual's duties at the time of that possession or	773
control;	774
(b) Except as provided in division (E) of this section, a	775
person who is employed in this state, who is authorized to carry	776
a deadly weapon or dangerous ordnance, who possesses or has	777
under that individual's control a deadly weapon or dangerous	778

under that individual's control a deadly weapon or dangerous 778
ordnance as a requirement of that person's duties, and who is 779
subject to and in compliance with the requirements of section 780
109.801 of the Revised Code, unless the appointing authority of 781

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the person has expressly specified that the exemption provided782in division (C)(2)(b) of this section does not apply to the783person.784

(3) A person who conveys, attempts to convey, possesses,
or has under the person's control a deadly weapon or dangerous
ordnance that is to be used as evidence in a pending criminal or
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civil action or proceeding;
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(4) Except as provided in division (E) of this section, a 789 bailiff or deputy bailiff of a court of record of this state who 790 is authorized to carry a firearm pursuant to section 109.77 of 791 the Revised Code, who possesses or has under that individual's 792 control a firearm as a requirement of that individual's duties, 793 and who is acting within the scope of that individual's duties 794 at the time of that possession or control; 795

(5) Except as provided in division (E) of this section, a 796 prosecutor, or a secret service officer appointed by a county 797 prosecuting attorney, who is authorized to carry a deadly weapon 798 or dangerous ordnance in the performance of the individual's 799 duties, who possesses or has under that individual's control a 800 deadly weapon or dangerous ordnance as a requirement of that 801 individual's duties, and who is acting within the scope of that 802 individual's duties at the time of that possession or control; 803

(6) Except as provided in division (E) of this section, a 804 805 person who conveys or attempts to convey a handgun into a courthouse or into another building or structure in which a 806 courtroom is located, whoif the person has been issued a 807 concealed handgun license that is valid at the time of the 808 809 conveyance or attempt or, at the time of the conveyance or attempt, either is carrying a valid concealed handgun license or 810 the person is an active duty member of the armed forces of the 811

United States and is carrying a valid military identification 812 card and documentation of successful completion of firearms 813 training that meets or exceeds the training requirements 814 described in division (G)(1) of section 2923.125 of the Revised 815 Code, and who-if in either case the person transfers possession 816 of the handgun to the officer or officer's designee who has 817 818 charge of the courthouse or building. The officer shall secure the handgun until the licensee is prepared to leave the 819 premises. The exemption described in this division applies only 820 if the officer who has charge of the courthouse or building 821 provides services of the nature described in this division. An 822 officer who has charge of the courthouse or building is not 823 required to offer services of the nature described in this 824 division. 825

(D)(1) Whoever violates division (A) of this section is 826 quilty of illegal conveyance of a deadly weapon or dangerous 827 ordnance into a courthouse. Except as otherwise provided in this 828 division, illegal conveyance of a deadly weapon or dangerous 829 830 ordnance into a courthouse is a felony of the fifth degree. If the offender previously has been convicted of a violation of 831 division (A) or (B) of this section, illegal conveyance of a 832 deadly weapon or dangerous ordnance into a courthouse is a 833 felony of the fourth degree. 834

(2) Whoever violates division (B) of this section is 835 quilty of illegal possession or control of a deadly weapon or 836 dangerous ordnance in a courthouse. Except as otherwise provided 837 in this division, illegal possession or control of a deadly 838 weapon or dangerous ordnance in a courthouse is a felony of the 839 fifth degree. If the offender previously has been convicted of a 840 violation of division (A) or (B) of this section, illegal 841 possession or control of a deadly weapon or dangerous ordnance 842

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in a courthouse is a felony of the fourth degree.

(E) The exemptions described in divisions (C) (1), (2) (a), 844 (2) (b), (4), (5), and (6) of this section do not apply to any 845 judge, magistrate, peace officer, officer of a law enforcement 846 agency, bailiff, deputy bailiff, prosecutor, secret service 847 officer, or other person described in any of those divisions if 848 a rule of superintendence or another type of rule adopted by the 849 supreme court pursuant to Article IV, Ohio Constitution, or an 850 applicable local rule of court prohibits all persons from 851 852 conveying or attempting to convey a deadly weapon or dangerous ordnance into a courthouse or into another building or structure 853 in which a courtroom is located or from possessing or having 854 under one's control a deadly weapon or dangerous ordnance in a 855 courthouse or in another building or structure in which a 856 courtroom is located. 857

(F) As used in this section:

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

(2) "Peace officer" and "prosecutor" have the same863meanings as in section 2935.01 of the Revised Code.864

Sec. 2923.126. (A) A concealed handgun license that is 865 issued under section 2923.125 of the Revised Code shall expire 866 five years after the date of issuance. A licensee who has been 867 issued a license under that section shall be granted a grace 868 period of thirty days after the licensee's license expires 869 during which the licensee's license remains valid. Except as 870 provided in divisions (B) and (C) of this section, a licensee 871

who has been issued a concealed handgun license under section 872 2923.125 or 2923.1213 of the Revised Code may carry a concealed 873 handgun anywhere in this state if the licensee also carries a 874 license is valid <del>license</del> when the licensee is in actual 875 possession of a concealed handgun. The licensee shall give 876 notice of any change in the licensee's residence address to the 877 sheriff who issued the license within forty-five days after that 878 879 change.

880 If a licensee is the driver or an occupant of a motorvehicle that is stopped as the result of a traffic stop or a 881 stop for another law enforcement purpose and if the licensee is 882 transporting or has a loaded handgun in the motor vehicle at-883 that time, the licensee shall promptly inform any law-884 enforcement officer who approaches the vehicle while stopped 885 that the licensee has been issued a concealed handgun license 886 and that the licensee currently possesses or has a loaded 887 handgun; the licensee shall not knowingly disregard or fail to-888 comply with lawful orders of a law enforcement officer given 889 890 while the motor vehicle is stopped, knowingly fail to remain inthe motor vehicle while stopped, or knowingly fail to keep the 891 licensee's hands in plain sight after any law enforcement-892 officer begins approaching the licensee while stopped and before 893 the officer leaves, unless directed otherwise by a law-894 enforcement officer; and the licensee shall not knowingly have-895 contact with the loaded handgun by touching it with the 896 licensee's hands or fingers, in any manner in violation of 897 division (E) of section 2923.16 of the Revised Code, after any 898 law enforcement officer begins approaching the licensee while 899 stopped and before the officer leaves. Additionally, if a 900 licensee is the driver or an occupant of a commercial motor 901 vehicle that is stopped by an employee of the motor carrier 902

enforcement unit for the purposes defined in section 5503.34 of	903
the Revised Code and the licensee is transporting or has a	904
loaded handgun in the commercial motor vehicle at that time, the	905
licensee shall promptly inform the employee of the unit who-	906
approaches the vehicle while stopped that the licensee has been-	907
issued a concealed handgun license and that the licensee-	908
currently possesses or has a loaded handgun.	909
If a licensee is stopped for a law enforcement purpose and	910
if the licensee is carrying a concealed handgun at the time the	911
officer approaches, the licensee shall promptly inform any law-	912
enforcement officer who approaches the licensee while stopped-	913
that the licensee has been issued a concealed handgun license-	914
and that the licensee currently is carrying a concealed handgun;	915
the licensee shall not knowingly disregard or fail to comply-	916
with lawful orders of a law enforcement officer given while the-	917
licensee is stopped, or knowingly fail to keep the licensee's	918
hands in plain sight after any law enforcement officer begins-	919
approaching the licensee while stopped and before the officer-	920
leaves, unless directed otherwise by a law enforcement officer;	921
and the licensee shall not knowingly remove, attempt to remove,	922
grasp, or hold the loaded handgun or knowingly have contact with-	923
the loaded handgun by touching it with the licensee's hands or	924
fingers, in any manner in violation of division (B) of section-	925
2923.12 of the Revised Code, after any law enforcement officer	926
begins approaching the licensee while stopped and before the	927
officer leaves.	928

(B) A valid concealed handgun license does not authorize
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the licensee to carry a concealed handgun in any manner
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prohibited under division (B) of section 2923.12 of the Revised
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Code or in any manner prohibited under section 2923.16 of the
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Revised Code. A valid license does not authorize the licensee to
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carry a concealed handgun into any of the following places: 934

(1) A police station, sheriff's office, or state highway 935 patrol station, premises controlled by the bureau of criminal 936 identification and investigation; a state correctional 937 institution, jail, workhouse, or other detention facility; any 938 area of an airport passenger terminal that is beyond a passenger 939 or property screening checkpoint or to which access is 940 restricted through security measures by the airport authority or 941 a public agency; or an institution that is maintained, operated, 942 943 managed, and governed pursuant to division (A) of section 5119.14 of the Revised Code or division (A)(1) of section 944 5123.03 of the Revised Code; 945

(2) A school safety zone if the licensee's carrying the concealed handgun is in violation of section 2923.122 of the Revised Code;

(3) A courthouse or another building or structure in which a courtroom is located if the licensee's carrying the concealed handgun is in violation of section 2923.123 of the Revised Code;

(4) Any premises or open air arena for which a D permit
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has been issued under Chapter 4303. of the Revised Code if the
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licensee's carrying the concealed handgun is in violation of
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section 2923.121 of the Revised Code;
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(5) Any premises owned or leased by any public or private 956 college, university, or other institution of higher education, 957 unless the handgun is in a locked motor vehicle or the licensee 958 is in the immediate process of placing the handgun in a locked 959 motor vehicle or unless the licensee is carrying the concealed 960 handgun pursuant to a written policy, rule, or other 961 authorization that is adopted by the institution's board of 962

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trustees or other governing body and that authorizes specific	963
individuals or classes of individuals to carry a concealed	964
handgun on the premises;	965
(6) Any church, synagogue, mosque, or other place of	966
worship, unless the church, synagogue, mosque, or other place of	967
worship posts or permits otherwise;	968
(7) Any building that is a government facility of this	969
state or a political subdivision of this state and that is not a	970
building that is used primarily as a shelter, restroom, parking	971
facility for motor vehicles, or rest facility and is not a	972
courthouse or other building or structure in which a courtroom	973
is located that is subject to division (B)(3) of this section,	974
unless the governing body with authority over the building has	975
enacted a statute, ordinance, or policy that permits a licensee	976
to carry a concealed handgun into the building;	977

(8) A place in which federal law prohibits the carrying of handguns.

(C) (1) Nothing in this section shall negate or restrict a 980 rule, policy, or practice of a private employer that is not a 981 private college, university, or other institution of higher 982 education concerning or prohibiting the presence of firearms on 983 the private employer's premises or property, including motor 984 vehicles owned by the private employer. Nothing in this section 985 shall require a private employer of that nature to adopt a rule, 986 policy, or practice concerning or prohibiting the presence of 987 firearms on the private employer's premises or property, 988 including motor vehicles owned by the private employer. 989

(2) (a) A private employer shall be immune from liability990in a civil action for any injury, death, or loss to person or991

property that allegedly was caused by or related to a licensee 992 bringing a handgun onto the premises or property of the private 993 employer, including motor vehicles owned by the private 994 employer, unless the private employer acted with malicious 995 purpose. A private employer is immune from liability in a civil 996 action for any injury, death, or loss to person or property that 997 allegedly was caused by or related to the private employer's 998 decision to permit a licensee to bring, or prohibit a licensee 999 from bringing, a handgun onto the premises or property of the 1000 1001 private employer.

(b) A political subdivision shall be immune from liability 1002 in a civil action, to the extent and in the manner provided in 1003 Chapter 2744. of the Revised Code, for any injury, death, or 1004 loss to person or property that allegedly was caused by or 1005 related to a licensee bringing a handgun onto any premises or 1006 property owned, leased, or otherwise under the control of the 1007 political subdivision. As used in this division, "political 1008 subdivision" has the same meaning as in section 2744.01 of the 1009 Revised Code. 1010

(c) An institution of higher education shall be immune 1011 from liability in a civil action for any injury, death, or loss 1012 to person or property that allegedly was caused by or related to 1013 a licensee bringing a handgun onto the premises of the 1014 institution, including motor vehicles owned by the institution, 1015 unless the institution acted with malicious purpose. An 1016 institution of higher education is immune from liability in a 1017 civil action for any injury, death, or loss to person or 1018 property that allegedly was caused by or related to the 1019 institution's decision to permit a licensee or class of 1020 licensees to bring a handgun onto the premises of the 1021 institution. 1022

(d) A nonprofit corporation shall be immune from liability 1023 in a civil action for any injury, death, or loss to person or 1024 property that allegedly was caused by or related to a licensee 1025 bringing a handgun onto the premises of the nonprofit 1026 corporation, including any motor vehicle owned by the nonprofit 1027 corporation, or to any event organized by the nonprofit 1028 corporation, unless the nonprofit corporation acted with 1029 malicious purpose. A nonprofit corporation is immune from 1030 liability in a civil action for any injury, death, or loss to 1031 person or property that allegedly was caused by or related to 1032 the nonprofit corporation's decision to permit a licensee to 1033 bring a handgun onto the premises of the nonprofit corporation 1034 or to any event organized by the nonprofit corporation. 1035

(3) (a) Except as provided in division (C) (3) (b) of this 1036 section and section 2923.1214 of the Revised Code, the owner or 1037 person in control of private land or premises, and a private 1038 person or entity leasing land or premises owned by the state, 1039 the United States, or a political subdivision of the state or 1040 the United States, may post a sign in a conspicuous location on 1041 that land or on those premises prohibiting persons from carrying 1042 firearms or concealed firearms on or onto that land or those 1043 premises. Except as otherwise provided in this division, a 1044 person who knowingly violates a posted prohibition of that 1045 nature is guilty of criminal trespass in violation of division 1046 (A) (4) of section 2911.21 of the Revised Code and is guilty of a 1047 misdemeanor of the fourth degree. If a person knowingly violates 1048 a posted prohibition of that nature and the posted land or 1049 premises primarily was a parking lot or other parking facility, 1050 the person is not guilty of criminal trespass under section 1051 2911.21 of the Revised Code or under any other criminal law of 1052 this state or criminal law, ordinance, or resolution of a 1053

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political subdivision of this state, and instead is subject only	1054
to a civil cause of action for trespass based on the violation.	1055
If a person knowingly violates a posted prohibition of the	1056
nature described in this division and the posted land or	1057
premises is a child day-care center, type A family day-care	1058
home, or type B family day-care home, unless the person is a	1059
licensee who resides in a type A family day-care home or type B	1060
family day-care home, the person is guilty of aggravated	1061
trespass in violation of section 2911.211 of the Revised Code.	1062
Except as otherwise provided in this division, the offender is	1063
guilty of a misdemeanor of the first degree. If the person	1064
previously has been convicted of a violation of this division or	1065
of any offense of violence, if the weapon involved is a firearm	1066
that is either loaded or for which the offender has ammunition	1067
ready at hand, or if the weapon involved is dangerous ordnance,	1068
the offender is guilty of a felony of the fourth degree.	1069

(b) A landlord may not prohibit or restrict a tenant who
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is a licensee and who on or after September 9, 2008, enters into
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a rental agreement with the landlord for the use of residential
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premises, and the tenant's guest while the tenant is present,
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from lawfully carrying or possessing a handgun on those
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residential premises.

(c) As used in division (C)(3) of this section:

(i) "Residential premises" has the same meaning as in
section 5321.01 of the Revised Code, except "residential
premises" does not include a dwelling unit that is owned or
operated by a college or university.

(ii) "Landlord," "tenant," and "rental agreement" have thesame meanings as in section 5321.01 of the Revised Code.1082

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(D) A person who holds a valid concealed handgun license 1083 issued by another state that is recognized by the attorney 1084 general pursuant to a reciprocity agreement entered into 1085 pursuant to section 109.69 of the Revised Code or a person who 1086 holds a valid concealed handgun license under the circumstances 1087 described in division (B) of section 109.69 of the Revised Code 1088 has the same right to carry a concealed handgun in this state as 1089 a person who was issued a concealed handgun license under 1090 section 2923.125 of the Revised Code and is subject to the same 1091 restrictions that apply to a person who carries has been issued 1092 a license issued under that section that is valid at the time in 1093 question. 1094

(E) (1) A peace officer has the same right to carry a 1095 concealed handgun in this state as a person who was issued a 1096 concealed handgun license under section 2923.125 of the Revised 1097 Code, provided that the officer when carrying a concealed 1098 handgun under authority of this division is carrying validating 1099 identification. For purposes of reciprocity with other states, a 1100 peace officer shall be considered to be a licensee in this 1101 state. 1102

(2) An active duty member of the armed forces of the 1103 United States who is carrying a valid military identification 1104 card and documentation of successful completion of firearms 1105 training that meets or exceeds the training requirements 1106 described in division (G)(1) of section 2923.125 of the Revised 1107 Code has the same right to carry a concealed handgun in this 1108 state as a person who was issued a concealed handgun license 1109 under section 2923.125 of the Revised Code and is subject to the 1110 same restrictions as specified in this section. 1111

(3) A tactical medical professional who is qualified to

Page 39

carry firearms while on duty under section 109.771 of the1113Revised Code has the same right to carry a concealed handgun in1114this state as a person who was issued a concealed handgun1115license under section 2923.125 of the Revised Code.1116

(F) (1) A qualified retired peace officer who possesses a 1117 retired peace officer identification card issued pursuant to 1118 division (F)(2) of this section and a valid firearms 1119 regualification certification issued pursuant to division (F) (3) 1120 of this section has the same right to carry a concealed handgun 1121 1122 in this state as a person who was issued a concealed handgun license under section 2923.125 of the Revised Code and is 1123 1124 subject to the same restrictions that apply to a person who carries has been issued a license issued under that section that 1125 is valid at the time in question. For purposes of reciprocity 1126 with other states, a qualified retired peace officer who 1127 possesses a retired peace officer identification card issued 1128 pursuant to division (F)(2) of this section and a valid firearms 1129 requalification certification issued pursuant to division (F) (3) 1130 of this section shall be considered to be a licensee in this 1131 state. 1132

(2) (a) Each public agency of this state or of a political 1133 subdivision of this state that is served by one or more peace 1134 officers shall issue a retired peace officer identification card 1135 to any person who retired from service as a peace officer with 1136 that agency, if the issuance is in accordance with the agency's 1137 policies and procedures and if the person, with respect to the 1138 person's service with that agency, satisfies all of the 1139 1140 following:

(i) The person retired in good standing from service as a 1141peace officer with the public agency, and the retirement was not 1142

for reasons of mental instability.

(ii) Before retiring from service as a peace officer with 1144 that agency, the person was authorized to engage in or supervise 1145 the prevention, detection, investigation, or prosecution of, or 1146 the incarceration of any person for, any violation of law and 1147 the person had statutory powers of arrest. 1148

(iii) At the time of the person's retirement as a peace 1149 officer with that agency, the person was trained and qualified 1150 to carry firearms in the performance of the peace officer's 1151 duties.

1153 (iv) Before retiring from service as a peace officer with that agency, the person was regularly employed as a peace 1154 officer for an aggregate of fifteen years or more, or, in the 1155 alternative, the person retired from service as a peace officer 1156 with that agency, after completing any applicable probationary 1157 period of that service, due to a service-connected disability, 1158 as determined by the agency. 1159

(b) A retired peace officer identification card issued to 1160 a person under division (F)(2)(a) of this section shall identify 1161 1162 the person by name, contain a photograph of the person, identify the public agency of this state or of the political subdivision 1163 of this state from which the person retired as a peace officer 1164 and that is issuing the identification card, and specify that 1165 the person retired in good standing from service as a peace 1166 officer with the issuing public agency and satisfies the 1167 criteria set forth in divisions (F) (2) (a) (i) to (iv) of this 1168 section. In addition to the required content specified in this 1169 division, a retired peace officer identification card issued to 1170 a person under division (F)(2)(a) of this section may include 1171 the firearms regualification certification described in division 1172

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(F)(3) of this section, and if the identification card includes 1173 that certification, the identification card shall serve as the 1174 firearms regualification certification for the retired peace 1175 officer. If the issuing public agency issues credentials to 1176 active law enforcement officers who serve the agency, the agency 1177 may comply with division (F)(2)(a) of this section by issuing 1178 the same credentials to persons who retired from service as a 1179 peace officer with the agency and who satisfy the criteria set 1180 forth in divisions (F)(2)(a)(i) to (iv) of this section, 1181 provided that the credentials so issued to retired peace 1182 officers are stamped with the word "RETIRED." 1183

(c) A public agency of this state or of a political
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subdivision of this state may charge persons who retired from
service as a peace officer with the agency a reasonable fee for
issuing to the person a retired peace officer identification
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card pursuant to division (F) (2) (a) of this section.

(3) If a person retired from service as a peace officer 1189 with a public agency of this state or of a political subdivision 1190 of this state and the person satisfies the criteria set forth in 1191 divisions (F)(2)(a)(i) to (iv) of this section, the public 1192 agency may provide the retired peace officer with the 1193 opportunity to attend a firearms regualification program that is 1194 approved for purposes of firearms requalification required under 1195 section 109.801 of the Revised Code. The retired peace officer 1196 may be required to pay the cost of the course. 1197

If a retired peace officer who satisfies the criteria set1198forth in divisions (F)(2)(a)(i) to (iv) of this section attends1199a firearms requalification program that is approved for purposes1200of firearms requalification required under section 109.801 of1201the Revised Code, the retired peace officer's successful1202

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completion of the firearms requalification program requalifies 1203 the retired peace officer for purposes of division (F) of this 1204 section for five years from the date on which the program was 1205 successfully completed, and the regualification is valid during 1206 that five-year period. If a retired peace officer who satisfies 1207 the criteria set forth in divisions (F)(2)(a)(i) to (iv) of this 1208 section satisfactorily completes such a firearms regualification 1209 program, the retired peace officer shall be issued a firearms 1210 requalification certification that identifies the retired peace 1211 officer by name, identifies the entity that taught the program, 1212 specifies that the retired peace officer successfully completed 1213 the program, specifies the date on which the course was 1214 successfully completed, and specifies that the requalification 1215 is valid for five years from that date of successful completion. 1216 The firearms requalification certification for a retired peace 1217 officer may be included in the retired peace officer 1218 identification card issued to the retired peace officer under 1219 division (F)(2) of this section. 1220

A retired peace officer who attends a firearms1221requalification program that is approved for purposes of1222firearms requalification required under section 109.801 of the1223Revised Code may be required to pay the cost of the program.1224

(G) As used in this section:

(1) "Qualified retired peace officer" means a person whosatisfies all of the following:1227

(a) The person satisfies the criteria set forth indivisions (F) (2) (a) (i) to (v) of this section.1229

(b) The person is not under the influence of alcohol or 1230 another intoxicating or hallucinatory drug or substance. 1231

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(c) The person is not prohibited by federal law from	1232
receiving firearms.	1233
(2) "Retired peace officer identification card" means an	1234
identification card that is issued pursuant to division (F)(2)	1235
of this section to a person who is a retired peace officer.	1236
(3) "Government facility of this state or a political	1237
subdivision of this state" means any of the following:	1238
(a) A building or part of a building that is owned or	1239
leased by the government of this state or a political	1240
subdivision of this state and where employees of the government	1241
of this state or the political subdivision regularly are present	1242
for the purpose of performing their official duties as employees	1243
of the state or political subdivision;	1244
(b) The office of a deputy registrar serving pursuant to	1245
Chapter 4503. of the Revised Code that is used to perform deputy	1246
registrar functions.	1247
(4) "Governing body" has the same meaning as in section	1248
154.01 of the Revised Code.	1249
(5) "Tactical medical professional" has the same meaning	1250
as in section 109.71 of the Revised Code.	1251
(6) "Validating identification" means photographic	1252
identification issued by the agency for which an individual	1253
serves as a peace officer that identifies the individual as a	1254
peace officer of the agency.	1255
(7) "Nonprofit corporation" means any private organization	1256
that is exempt from federal income taxation pursuant to	1257
subsection 501(a) and described in subsection 501(c) of the	1258
Internal Revenue Code.	1259

Sec. 2923.128. (A) (1) (a) If a licensee holding a valid concealed handgun license is arrested for or otherwise charged with an offense described in division (D)(1)(d) of section 2923.125 of the Revised Code or with a violation of section 2923.15 of the Revised Code or becomes subject to a temporary protection order or to a protection order issued by a court of 1265 another state that is substantially equivalent to a temporary 1266

protection order, the sheriff who issued the license shall 1267 suspend it and shall comply with division (A) (3) of this section 1268 upon becoming aware of the arrest, charge, or protection order. 1269 Upon suspending the license, the sheriff also shall comply with 1270 division (H) of section 2923.125 of the Revised Code. 1271

1272 (b) A suspension under division (A) (1) (a) of this section shall be considered as beginning on the date that the licensee 1273 is arrested for or otherwise charged with an offense described 1274 in that division or on the date the appropriate court issued the 1275 protection order described in that division, irrespective of 1276 when the sheriff notifies the licensee under division (A)(3) of 1277 this section. The suspension shall end on the date on which the 1278 charges are dismissed or the licensee is found not quilty of the 1279 offense described in division (A)(1)(a) of this section or, 1280 subject to division (B) of this section, on the date the 1281 appropriate court terminates the protection order described in 1282 that division. If the suspension so ends, the sheriff shall 1283 return the license or temporary emergency license to the 1284 licensee. 1285

(2) (a) If a licensee holding a valid concealed handgun 1286 license is convicted of or pleads quilty to a misdemeanor 1287 violation of division  $\frac{(B)(1)}{(B)(2)}$ ,  $\frac{(B)(2)}{(B)(2)}$  or (4) of section 1288 2923.12 of the Revised Code or of division (E) (1), (2), (3), (E)1289 (3) or (5) of section 2923.16 of the Revised Code, except as 1290

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provided in division (A)(2)(c) of this section and subject to1291division (C) of this section, the sheriff who issued the license1292shall suspend it and shall comply with division (A)(3) of this1293section upon becoming aware of the conviction or guilty plea.1294Upon suspending the license, the sheriff also shall comply with1295division (H) of section 2923.125 of the Revised Code.1296

(b) A suspension under division (A) (2) (a) of this section 1297 shall be considered as beginning on the date that the licensee 1298 is convicted of or pleads guilty to the offense described in 1299 that division, irrespective of when the sheriff notifies the 1300 licensee under division (A)(3) of this section. If the 1301 suspension is imposed for a misdemeanor violation of division 1302 (B) (1) or (2) (B) (2) of section 2923.12 of the Revised Code or 1303 of division (E) (1), (2), or (3) (E) (3) of section 2923.16 of the 1304 Revised Code, it shall end on the date that is one year after 1305 the date that the licensee is convicted of or pleads quilty to 1306 that violation. If the suspension is imposed for a misdemeanor 1307 violation of division (B)(4) of section 2923.12 of the Revised 1308 Code or of division (E)(5) of section 2923.16 of the Revised 1309 Code, it shall end on the date that is two years after the date 1310 that the licensee is convicted of or pleads guilty to that 1311 violation. If the licensee's license was issued under section 1312 2923.125 of the Revised Code and the license remains valid after 1313 the suspension ends as described in this division, when the 1314 suspension ends, the sheriff shall return the license to the 1315 licensee. If the licensee's license was issued under section 1316 2923.125 of the Revised Code and the license expires before the 1317 suspension ends as described in this division, or if the 1318 licensee's license was issued under section 2923.1213 of the 1319 Revised Code, the licensee is not eligible to apply for a new 1320 license under section 2923.125 or 2923.1213 of the Revised Code 1321

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or to renew the license under section 2923.125 of the Revised	1322
Code until after the suspension ends as described in this	1323
division.	1324
(c) The license of a licensee who is convicted of or-	1325
pleads guilty to a violation of division (B)(1) of section-	1326
2923.12 or division (E)(1) or (2) of section 2923.16 of the	1327
Revised Code shall not be suspended pursuant to division (A)(2)	1328
(a) of this section if, at the time of the stop of the licensee	1329
for a law enforcement purpose, for a traffic stop, or for a	1330
purpose defined in section 5503.34 of the Revised Code that was	1331
the basis of the violation, any law enforcement officer involved	1332
with the stop or the employee of the motor carrier enforcement	1333
unit who made the stop had actual knowledge of the licensee's	1334
status as a licensee.	1335
(3) Upon becoming aware of an arrest, charge, or	1336
protection order described in division (A)(1)(a) of this section	1337
with respect to a licensee who was issued a concealed handgun	1338
license, or a conviction of or plea of guilty to a misdemeanor	1339
offense described in division (A)(2)(a) of this section with	1340
respect to a licensee who was issued a concealed handgun license	1341
and with respect to which division (A)(2)(c) of this section	1342
does not apply, subject to division (C) of this section, the	1343
sheriff who issued the licensee's license shall notify the	1344
licensee, by certified mail, return receipt requested, at the	1345
licensee's last known residence address that the license has	1346
been suspended and that the licensee is required to surrender	1347
the license at the sheriff's office within ten days of the date	1348
on which the notice was mailed. If the suspension is pursuant to	1349
division (A)(2) of this section, the notice shall identify the	1350
date on which the suspension ends.	1351

(B) (1) A sheriff who issues a concealed handgun license to 1352
a licensee shall revoke the license in accordance with division 1353
(B) (2) of this section upon becoming aware that the licensee 1354
satisfies any of the following: 1355

(a) The licensee is under twenty-one years of age. 1356

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

(c) Subject to division (C) of this section, on or after
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the date on which the license was issued, the licensee is
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convicted of or pleads guilty to a violation of section 2923.15
of the Revised Code or an offense described in division (D) (1)
(e), (f), (g), or (h) of section 2923.125 of the Revised Code.

(d) On or after the date on which the license was issued,
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the licensee becomes subject to a civil protection order or to a
protection order issued by a court of another state that is
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substantially equivalent to a civil protection order.
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(e) The licensee knowingly carries a concealed handgun
into a place that the licensee knows is an unauthorized place
specified in division (B) of section 2923.126 of the Revised
Code.

(f) On or after the date on which the license was issued,
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the licensee is adjudicated as a mental defective or is
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committed to a mental institution.
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(g) At the time of the issuance of the license, the
licensee did not meet the residency requirements described in
division (D) (1) of section 2923.125 of the Revised Code and
currently does not meet the residency requirements described in
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that division.

(h) Regarding a license issued under section 2923.125 of
the Revised Code, the competency certificate the licensee
submitted was forged or otherwise was fraudulent.
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(2) Upon becoming aware of any circumstance listed in 1385 division (B)(1) of this section that applies to a particular 1386 licensee who was issued a concealed handgun license, subject to 1387 division (C) of this section, the sheriff who issued the license 1388 to the licensee shall notify the licensee, by certified mail, 1389 return receipt requested, at the licensee's last known residence 1390 address that the license is subject to revocation and that the 1391 licensee may come to the sheriff's office and contest the 1392 sheriff's proposed revocation within fourteen days of the date 1393 on which the notice was mailed. After the fourteen-day period 1394 and after consideration of any information that the licensee 1395 provides during that period, if the sheriff determines on the 1396 basis of the information of which the sheriff is aware that the 1397 licensee is described in division (B)(1) of this section and no 1398 longer satisfies the requirements described in division (D)(1) 1399 of section 2923.125 of the Revised Code that are applicable to 1400 the licensee's type of license, the sheriff shall revoke the 1401 license, notify the licensee of that fact, and require the 1402 licensee to surrender the license. Upon revoking the license, 1403 the sheriff also shall comply with division (H) of section 1404 2923.125 of the Revised Code. 1405

(C) If a sheriff who issues a concealed handgun license to 1406 a licensee becomes aware that at the time of the issuance of the 1407 license the licensee had been convicted of or pleaded guilty to 1408 an offense identified in division (D)(1)(e), (f), or (h) of 1409 section 2923.125 of the Revised Code or had been adjudicated a 1410

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delinquent child for committing an act or violation identified 1411 in any of those divisions or becomes aware that on or after the 1412 date on which the license was issued the licensee has been 1413 convicted of or pleaded quilty to an offense identified in 1414 division (A)(2)(a) or (B)(1)(c) of this section, the sheriff 1415 shall not consider that conviction, guilty plea, or adjudication 1416 as having occurred for purposes of divisions (A)(2), (A)(3), (B) 1417 (1), and (B)(2) of this section if a court has ordered the 1418 sealing or expungement of the records of that conviction, quilty 1419 plea, or adjudication pursuant to sections 2151.355 to 2151.358 1420 or sections 2953.31 to 2953.36 of the Revised Code or the 1421 licensee has been relieved under operation of law or legal 1422 process from the disability imposed pursuant to section 2923.13 1423 of the Revised Code relative to that conviction, quilty plea, or 1424 adjudication. 1425

(D) As used in this section, "motor carrier enforcement 1426unit" has the same meaning as in section 2923.16 of the Revised 1427Code. 1428

Sec. 2923.16. (A) No person shall knowingly discharge a1429firearm while in or on a motor vehicle.1430

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

(C) No person shall knowingly transport or have a firearm 1435 in a motor vehicle, unless the person may lawfully possess that 1436 firearm under applicable law of this state or the United States, 1437 the firearm is unloaded, and the firearm is carried in one of 1438 the following ways: 1439

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(1) In a closed package, box, or case;	1440	
(2) In a compartment that can be reached only by leaving	1441	
the vehicle;	1442	
(3) In plain sight and secured in a rack or holder made	1443	
for the purpose;	1444	
(4) If the firearm is at least twenty-four inches in	1445	
overall length as measured from the muzzle to the part of the	1446	
stock furthest from the muzzle and if the barrel is at least	1447	
eighteen inches in length, either in plain sight with the action	1448	
open or the weapon stripped, or, if the firearm is of a type on	1449	
which the action will not stay open or which cannot easily be	1450	
stripped, in plain sight.	1451	
(D) No person shall knowingly transport or have a loaded	1452	
handgun in a motor vehicle if, at the time of that	1453	
transportation or possession, any of the following applies:	1454	
(1) The person is under the influence of alcohol, a drug	1455	
of abuse, or a combination of them.	1456	
(2) The person's whole blood, blood serum or plasma,	1457	
breath, or urine contains a concentration of alcohol, a listed	1458	
controlled substance, or a listed metabolite of a controlled	1459	
substance prohibited for persons operating a vehicle, as	1460	
specified in division (A) of section 4511.19 of the Revised	1461	
Code, regardless of whether the person at the time of the	1462	
transportation or possession as described in this division is	1463	
the operator of or a passenger in the motor vehicle.	1464	
(E) No person who has been issued a concealed handgun	1465	
license or who is an active duty member of the armed forces of	1466	
the United States and is carrying a valid military	1467	
identification card and documentation of successful completion	1468	

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of firearms training that meets or exceeds the training 1469 requirements described in division (G)(1) of section 2923.125 of 1470 the Revised Code, who is the driver or an occupant of a motor 1471 vehicle that is stopped as a result of a traffic stop or a stop 1472 for another law enforcement purpose or is the driver or an 1473 occupant of a commercial motor vehicle that is stopped by an 1474 employee of the motor carrier enforcement unit for the purposes 1475 defined in section 5503.34 of the Revised Code, and who is 1476 transporting or has a loaded handgun in the motor vehicle or 1477 commercial motor vehicle in any manner, shall do any of the 1478 following: 1479 (1) Fail to promptly inform any law enforcement officer 1480 who approaches the vehicle while stopped that the person has 1481 been issued a concealed handgun license or is authorized to 1482 carry a concealed handgun as an active duty member of the armed 1483 forces of the United States and Before or at the time a law 1484 enforcement officer asks if the person is carrying a concealed 1485

handgun, knowingly fail to disclose that the person then1486possesses or has a loaded handgun in the motor vehicle, provided1487that it is not a violation of this division if the person fails1488to disclose that fact to an officer during the stop and the1489person already has notified another officer of that fact during1490the same stop;1491

1492 (2) Fail to promptly inform the employee of the unit whoapproaches the vehicle while stopped that the person has been 1493 issued a concealed handgun license or is authorized to carry a 1494 concealed handgun as an active duty member of the armed forces 1495 <del>of the United States and</del> Before or at the time an employee of 1496 the motor carrier enforcement unit asks if the person is 1497 carrying a concealed handgun, knowingly fail to disclose that 1498 the person then possesses or has a loaded handgun in the 1499

commercial motor vehicle, provided that it is not a violation of 1500 this division if the person fails to disclose that fact to an 1501 employee of the unit during the stop and the person already has 1502 notified another employee of the unit of that fact during the 1503 1504 same stop; (3) Knowingly fail to remain in the motor vehicle while 1505 stopped or knowingly fail to keep the person's hands in plain 1506 sight at any time after any law enforcement officer begins 1507 approaching the person while stopped and before the law 1508 enforcement officer leaves, unless the failure is pursuant to 1509 and in accordance with directions given by a law enforcement 1510

officer;

(4) Knowingly have contact with the loaded handgun by
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touching it with the person's hands or fingers in the motor
vehicle at any time after the law enforcement officer begins
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approaching and before the law enforcement officer leaves,
unless the person has contact with the loaded handgun pursuant
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to and in accordance with directions given by the law
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enforcement officer;

(5) Knowingly disregard or fail to comply with any lawful
order of any law enforcement officer given while the motor
vehicle is stopped, including, but not limited to, a specific
order to the person to keep the person's hands in plain sight.

(F) (1) Divisions (A), (B), (C), and (E) of this section do1523not apply to any of the following:1524

(a) An officer, agent, or employee of this or any other
state or the United States, or a law enforcement officer, when
authorized to carry or have loaded or accessible firearms in
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motor vehicles and acting within the scope of the officer's,
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agent's, or employee's duties;

(b) Any person who is employed in this state, who is 1530 authorized to carry or have loaded or accessible firearms in 1531 motor vehicles, and who is subject to and in compliance with the 1532 requirements of section 109.801 of the Revised Code, unless the 1533 appointing authority of the person has expressly specified that 1534 the exemption provided in division (F)(1)(b) of this section 1535 does not apply to the person. 1536

(2) Division (A) of this section does not apply to aperson if all of the following circumstances apply:1538

(a) The person discharges a firearm from a motor vehicle1539at a coyote or groundhog, the discharge is not during the deer1540gun hunting season as set by the chief of the division of1541wildlife of the department of natural resources, and the1542discharge at the coyote or groundhog, but for the operation of1543this section, is lawful.1544

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

(c) The person owns the real property described in 1549 division (F)(2)(b) of this section, is the spouse or a child of 1550 another person who owns that real property, is a tenant of 1551 another person who owns that real property, or is the spouse or 1552 a child of a tenant of another person who owns that real 1553 property.

(d) The person does not discharge the firearm in any of1555the following manners:1556

(i) While under the influence of alcohol, a drug of abuse, 1557

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or alcohol and a drug of abuse;

(ii) In the direction of a street, highway, or otherpublic or private property used by the public for vehiculartraffic or parking;

(iii) At or into an occupied structure that is a permanentor temporary habitation;1563

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

(3) Division (A) of this section does not apply to a 1569person if all of the following apply: 1570

(a) The person possesses a valid all-purpose vehicle
permit issued under section 1533.103 of the Revised Code by the
chief of the division of wildlife.
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(b) The person discharges a firearm at a wild quadruped or
game bird as defined in section 1531.01 of the Revised Code
during the open hunting season for the applicable wild quadruped
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or game bird.

(c) The person discharges a firearm from a stationary allpurpose vehicle as defined in section 1531.01 of the Revised
Code from private or publicly owned lands or from a motor
vehicle that is parked on a road that is owned or administered
by the division of wildlife.

(d) The person does not discharge the firearm in any ofthe following manners:

(i) While under the influence of alcohol, a drug of abuse, 1585

or alcohol and a drug of abuse;

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

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(iii) At or into an occupied structure that is a permanentor temporary habitation;1591

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

(4) Divisions (B) and (C) of this section do not apply to 1597a person if all of the following circumstances apply: 1598

(a) At the time of the alleged violation of either ofthose divisions, the person is the operator of or a passenger ina motor vehicle.

(b) The motor vehicle is on real property that is located1602in an unincorporated area of a township and that either is zoned1603for agriculture or is used for agriculture.1604

(c) The person owns the real property described in 1605 division (D) (4) (b) (F) (4) (b) of this section, is the spouse or a 1606 child of another person who owns that real property, is a tenant 1607 of another person who owns that real property, or is the spouse 1608 or a child of a tenant of another person who owns that real 1609 property. 1610

(d) The person, prior to arriving at the real property1611described in division (D) (4) (b) - (F) (4) (b) of this section, did1612not transport or possess a firearm in the motor vehicle in a1613

manner prohibited by division (B) or (C) of this section while 1614
the motor vehicle was being operated on a street, highway, or 1615
other public or private property used by the public for 1616
vehicular traffic or parking. 1617

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

1622 (a) The person transporting or possessing the handgun is either carrying a valid has been issued a concealed handgun 1623 license that is valid at the time in question or the person is 1624 an active duty member of the armed forces of the United States 1625 and is carrying a valid military identification card and 1626 documentation of successful completion of firearms training that 1627 meets or exceeds the training requirements described in division 1628 (G)(1) of section 2923.125 of the Revised Code. 1629

(b) The person transporting or possessing the handgun is
not knowingly in a place described in division (B) of section
2923.126 of the Revised Code.
1632

(6) Divisions (B) and (C) of this section do not apply toa person if all of the following apply:1634

(a) The person possesses a valid all-purpose vehicle
permit issued under section 1533.103 of the Revised Code by the
chief of the division of wildlife.
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(b) The person is on or in an all-purpose vehicle as
defined in section 1531.01 of the Revised Code or a motor
vehicle during the open hunting season for a wild quadruped or
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game bird.

(c) The person is on or in an all-purpose vehicle as 1642

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defined in section 1531.01 of the Revised Code on private or1643publicly owned lands or on or in a motor vehicle that is parked1644on a road that is owned or administered by the division of1645wildlife.1646

(7) Nothing in this section prohibits or restricts a 1647 person from possessing, storing, or leaving a firearm in a 1648 locked motor vehicle that is parked in the state underground 1649 parking garage at the state capitol building or in the parking 1650 garage at the Riffe center for government and the arts in 1651 1652 Columbus, if the person's transportation and possession of the firearm in the motor vehicle while traveling to the premises or 1653 facility was not in violation of division (A), (B), (C), (D), or 1654 (E) of this section or any other provision of the Revised Code. 1655

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

(2) It is an affirmative defense to a charge under 1660 division (B) or (C) of this section of improperly handling 1661 firearms in a motor vehicle that the actor transported or had 1662 the firearm in the motor vehicle for any lawful purpose and 1663 while the motor vehicle was on the actor's own property, 1664 provided that this affirmative defense is not available unless 1665 the person, immediately prior to arriving at the actor's own 1666 property, did not transport or possess the firearm in a motor 1667 vehicle in a manner prohibited by division (B) or (C) of this 1668 section while the motor vehicle was being operated on a street, 1669 highway, or other public or private property used by the public 1670 for vehicular traffic. 1671

(H)(1) No person who is charged with a violation of

Page 58

division (B), (C), or (D) of	this section shall be required to	1673
obtain a concealed handgun li	cense as a condition for the	1674
dismissal of the charge.		1675
(2)(a) If a person is c	onvicted of, was convicted of,	1676
pleads guilty to, or has plead		1677
	as it existed prior to September	1678
		1679
	that was the basis of the violation	
-	on of division (E) of this section	1680
_	1, or if a person is convicted of,	1681
was convicted of, pleads guil	ty to, or has pleaded guilty to a	1682
violation of division (E)(1)	or (2) of this section as it	1683
existed prior to the effective	<u>re date of this amendment,</u> the	1684
person may file an applicatio	on under section 2953.37 of the	1685
Revised Code requesting the e	expungement of the record of	1686
conviction.		1687
If a person is convicte	d of, was convicted of, pleads	1688
-	lty to a violation of division (B)	1689
or (C) of this section as the	-	1690
	e conduct that was the basis of the	1691
-	a violation of division (B) or (C)	1692
-	September 30, 2011, due to the	1693
	b) of this section as it exists on	1694
-	the person may file an application	1695
under section 2953.37 of the	1 5	1696
expungement of the record of	conviction.	1697
(b) The attorney genera	l shall develop a public media	1698
advisory that summarizes the	expungement procedure established	1699
under section 2953.37 of the	Revised Code and the offenders	1700
identified in division (H)(2)	(a) of this section and those	1701

identified in division (E)(2) of section 2923.12 of the Revised 1702

<u>Code</u> who are authorized to apply for the expungement. Within thirty days after September 30, 2011, <u>with respect to violations</u> of division (B), (C), or (E) of this section as they existed prior to that date, and within thirty days after the effective date of this amendment with respect to a violation of division (E) (1) or (2) of this section or division (B) (1) of section 2923.12 of the Revised Code as they existed prior to the

effective date of this amendment, the attorney general shall1710provide a copy of the advisory to each daily newspaper published1711in this state and each television station that broadcasts in1712this state. The attorney general may provide the advisory in a1713tangible form, an electronic form, or in both tangible and1714electronic forms.1715

(I) Whoever violates this section is guilty of improperly 1716 handling firearms in a motor vehicle. Violation A violation of 1717 division (A) of this section is a felony of the fourth degree. 1718 Violation A violation of division (C) of this section is a 1719 misdemeanor of the fourth degree. A violation of division (D) of 1720 this section is a felony of the fifth degree or, if the loaded 1721 handgun is concealed on the person's person, a felony of the 1722 fourth degree. Except as otherwise provided in this division, a 1723 A\_violation of division (E)(1) or (2) of this section is a 1724 misdemeanor of the first second degree, and, in addition to any 1725 other penalty or sanction imposed for the violation, the 1726 offender's concealed handgun license shall be suspended pursuant 1727 to division (A) (2) of section 2923.128 of the Revised Code. If 1728 at the time of the stop of the offender for a traffic stop, for-1729 another law enforcement purpose, or for a purpose defined in 1730 section 5503.34 of the Revised Code that was the basis of the 1731 violation any law enforcement officer involved with the stop or 1732 the employee of the motor carrier enforcement unit who made the 1733

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stop had actual knowledge of the offender's status as a	1734
licensee, a violation of division (E)(1) or (2) of this section-	1735
is a minor misdemeanor, and the offender's concealed handgun-	1736
license shall not be suspended pursuant to division (A)(2) of	1737
section 2923.128 of the Revised Code. A violation of division	1738
(E)(4) of this section is a felony of the fifth degree. A	1739
violation of division (E)(3) or (5) of this section is a	1740
misdemeanor of the first degree or, if the offender previously	1741
has been convicted of or pleaded guilty to a violation of	1742
division (E)(3) or (5) of this section, a felony of the fifth	1743
degree. In addition to any other penalty or sanction imposed for	1744
a misdemeanor violation of division (E)(3) or (5) of this	1745
section, the offender's concealed handgun license shall be	1746
suspended pursuant to division (A)(2) of section 2923.128 of the	1747
Revised Code. A violation of division (B) of this section is a	1748
felony of the fourth degree.	1749

(J) If a law enforcement officer stops a motor vehicle for 1750 a traffic stop or any other purpose, if any person in the motor 1751 vehicle surrenders a firearm to the officer, either voluntarily 1752 or pursuant to a request or demand of the officer, and if the 1753 officer does not charge the person with a violation of this 1754 section or arrest the person for any offense, the person is not 1755 otherwise prohibited by law from possessing the firearm, and the 1756 firearm is not contraband, the officer shall return the firearm 1757 to the person at the termination of the stop. If a court orders 1758 a law enforcement officer to return a firearm to a person 1759 pursuant to the requirement set forth in this division, division 1760 (B) of section 2923.163 of the Revised Code applies. 1761

(K) As used in this section: 1762

(1) "Motor vehicle," "street," and "highway" have the same

# Page 61 Sub. S. B. No. 215 As Reported by the Senate Veterans and Public Safety Committee meanings as in section 4511.01 of the Revised Code. 1764 (2) "Occupied structure" has the same meaning as in 1765 section 2909.01 of the Revised Code. 1766 (3) "Agriculture" has the same meaning as in section 1767 519.01 of the Revised Code. 1768 (4) "Tenant" has the same meaning as in section 1531.01 of 1769 the Revised Code. 1770 (5) (a) "Unloaded" means, with respect to a firearm other 1771 than a firearm described in division (K) (6) of this section, 1772 that no ammunition is in the firearm in question, no magazine or 1773 speed loader containing ammunition is inserted into the firearm 1774

(i) There is no ammunition in a magazine or speed loader1776that is in the vehicle in question and that may be used with the1777firearm in question.

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in question, and one of the following applies:

(ii) Any magazine or speed loader that contains ammunition
and that may be used with the firearm in question is stored in a
compartment within the vehicle in question that cannot be
accessed without leaving the vehicle or is stored in a container
that provides complete and separate enclosure.

(b) For the purposes of division (K) (5) (a) (ii) of this
section, a "container that provides complete and separate
enclosure" includes, but is not limited to, any of the
following:

(i) A package, box, or case with multiple compartments, as
long as the loaded magazine or speed loader and the firearm in
question either are in separate compartments within the package,
box, or case, or, if they are in the same compartment, the
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magazine or speed loader is contained within a separate1792enclosure in that compartment that does not contain the firearm1793and that closes using a snap, button, buckle, zipper, hook and1794loop closing mechanism, or other fastener that must be opened to1795access the contents or the firearm is contained within a1796separate enclosure of that nature in that compartment that does1797not contain the magazine or speed loader;1798

(ii) A pocket or other enclosure on the person of the
person in question that closes using a snap, button, buckle,
zipper, hook and loop closing mechanism, or other fastener that
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must be opened to access the contents.

(c) For the purposes of divisions (K) (5) (a) and (b) of
this section, ammunition held in stripper-clips or in en-bloc
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clips is not considered ammunition that is loaded into a
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magazine or speed loader.

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

(7) "Commercial motor vehicle" has the same meaning as in1811division (A) of section 4506.25 of the Revised Code.1812

(8) "Motor carrier enforcement unit" means the motor
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carrier enforcement unit in the department of public safety,
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division of state highway patrol, that is created by section
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5503.34 of the Revised Code.
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(L) Divisions (K) (5) (a) and (b) of this section do not
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affect the authority of a person who is carrying has been issued
a valid concealed handgun license that is valid at the time in
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question to have one or more magazines or speed loaders
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containing ammunition anywhere in a vehicle, without being 1821 transported as described in those divisions, as long as no 1822 ammunition is in a firearm, other than a handgun, in the vehicle 1823 other than as permitted under any other provision of this 1824 chapter. A person who is carrying has been issued a valid 1825 concealed handgun license that is valid at the time in question 1826 1827 may have one or more magazines or speed loaders containing ammunition anywhere in a vehicle without further restriction, as 1828 long as no ammunition is in a firearm, other than a handgun, in 1829 the vehicle other than as permitted under any provision of this 1830 1831 chapter. Sec. 2953.37. (A) As used in this section: 1832 (1) "Expunge" means to destroy, delete, and erase a record 1833 as appropriate for the record's physical or electronic form or 1834 characteristic so that the record is permanently irretrievable. 1835 (2) "Official records" has the same meaning as in section 1836 2953.51 of the Revised Code. 1837 (3) "Prosecutor" has the same meaning as in section 1838 2953.31 of the Revised Code. 1839 (4) "Record of conviction" means the record related to a 1840 conviction of or plea of guilty to an offense. 1841 (B) Any person who is convicted of, was convicted of, 1842 pleads quilty to, or has pleaded quilty to a violation of 1843 division (B), (C), or (E) of section 2923.16 of the Revised Code 1844 as the division existed prior to September 30, 2011, or a 1845 violation of division (E)(1) or (2) of section 2923.16 of the 1846 Revised Code as the division existed prior to the effective date 1847 of this amendment and who is authorized by division (H)(2)(a) of 1848 that section to file an application under this section for the 1849

expungement of the conviction record may apply to the sentencing court for the expungement of the record of conviction. <u>Any</u> <u>person who is convicted of, was convicted of, pleads guilty to,</u> <u>or has pleaded guilty to a violation of division (B)(1) of</u> <u>section 2923.12 of the Revised Code as it existed prior to the</u> <u>effective date of this amendment and who is authorized by</u>

effective date of this amendment and who is authorized by 1855 division (E)(2) of that section may apply to the sentencing 1856 court for the expungement of the record of conviction. The 1857 person may file the application at any time on or after 1858 September 30, 2011, with respect to violations of division (B), 1859 (C), or (E) of section 2923.16 of the Revised Code as they 1860 existed prior to that date, or at any time on or after the 1861 effective date of this amendment with respect to a violation of 1862 division (B)(1) of section 2923.12 of the Revised Code or of 1863 division (E)(1) or (2) of section 2923.16 of the Revised Code as 1864 the particular division existed prior to the effective date of 1865 this amendment. The application shall do all of the following: 1866

(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;

(2) Include evidence that the offense was a violation of 1871 division (B), (C), or (E) of section 2923.16 of the Revised Code 1872 as the division existed prior to September 30, 2011, or was a 1873 violation of division (B)(1) of section 2923.12 of the Revised 1874 Code or of division (E)(1) or (2) of section 2923.16 of the 1875 Revised Code as the particular division existed prior to the 1876 effective date of this amendment and that the applicant is 1877 authorized by division (H)(2)(a) of that section <u>2923.16 or</u> 1878 division (E)(2) of section 2923.12 of the Revised Code, 1879 whichever is applicable, to file an application under this 1880

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## section;

(3) Include a request for expungement of the record of1882conviction of that offense under this section.1883

(C) Upon the filing of an application under division (B) 1884 of this section and the payment of the fee described in division 1885 (D) (3) of this section if applicable, the court shall set a date 1886 for a hearing and shall notify the prosecutor for the case of 1887 the hearing on the application. The prosecutor may object to the 1888 granting of the application by filing an objection with the 1889 court prior to the date set for the hearing. The prosecutor 1890 shall specify in the objection the reasons for believing a 1891 denial of the application is justified. The court shall direct 1892 its regular probation officer, a state probation officer, or the 1893 department of probation of the county in which the applicant 1894 resides to make inquiries and written reports as the court 1895 requires concerning the applicant. The court shall hold the 1896 hearing scheduled under this division. 1897

(D) (1) At the hearing held under division (C) of this1898section, the court shall do each of the following:1899

(a) Determine whether the applicant has been convicted of
or pleaded guilty to a violation of division (E) 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 that division
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on or after September 30, 2011;

(b) Determine whether the applicant has been convicted of
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

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the basis of the violation no longer would be a violation of	1910
that division on or after September 30, 2011, due to the	1911
application of division (F)(5) of that section as it exists on	1912
and after September 30, 2011;	1913
(c) Determine whether the applicant has been convicted of	1914
or pleaded guilty to a violation of division (B)(1) of section	1915
2923.12 of the Revised Code or of division (E)(1) or (2) of	1916
section 2923.16 of the Revised Code as the particular division	1917
existed prior to the effective date of this amendment;	1918
(d) If the prosecutor has filed an objection in accordance	1919
with division (C) of this section, consider the reasons against	1920
granting the application specified by the prosecutor in the	1921
objection;	1922
(d)(e) Weigh the interests of the applicant in having the	1923
records pertaining to the applicant's conviction or guilty plea	1924
expunged against the legitimate needs, if any, of the government	1925
to maintain those records.	1926
(2)(a) The court may order the expungement of all official	1927
records pertaining to the case and the deletion of all index	1927
references to the case and, if it does order the expungement,	1920
shall send notice of the order to each public office or agency	1929
	1930
that the court has reason to believe may have an official record	
pertaining to the case if the court, after complying with	1932
division (D)(1) of this section, determines both of the	1933
following:	1934
(i) That the applicant has been convicted of or pleaded	1935

(i) That the applicant has been convicted of or pleaded
guilty to a violation of division (E) of section 2923.16 of the
Revised Code as it existed prior to September 30, 2011, and the
conduct that was the basis of the violation no longer would be a

violation of that division on or after September 30, 2011, or; 1939 that the applicant has been convicted of or pleaded quilty to a 1940 violation of division (B) or (C) of section 2923.16 of the 1941 Revised Code as the division existed prior to September 30, 1942 2011, and the conduct that was the basis of the violation no 1943 longer would be a violation of that division on or after 1944 September 30, 2011, due to the application of division (F)(5) of 1945 that section as it exists on and after September 30, 2011; or 1946 that the applicant has been convicted of or pleaded quilty to a 1947 violation of division (B)(1) of section 2923.12 of the Revised 1948 Code or of division (E)(1) or (2) of section 2923.16 of the 1949 Revised Code as the particular division existed prior to the 1950 effective date of this amendment; 1951

(ii) That the interests of the applicant in having the
records pertaining to the applicant's conviction or guilty plea
expunged are not outweighed by any legitimate needs of the
1954
government to maintain those records.

(b) The proceedings in the case that is the subject of an 1956 order issued under division (D)(2)(a) of this section shall be 1957 considered not to have occurred and the conviction or quilty 1958 plea of the person who is the subject of the proceedings shall 1959 be expunded. The record of the conviction shall not be used for 1960 any purpose, including, but not limited to, a criminal records 1961 check under section 109.572 of the Revised Code or a 1962 determination under section 2923.125 or 2923.1213 of the Revised 1963 Code of eligibility for a concealed handgun license. The 1964 applicant may, and the court shall, reply that no record exists 1965 with respect to the applicant upon any inquiry into the matter. 1966

(3) Upon the filing of an application under this section,1967the applicant, unless indigent, shall pay a fee of fifty1968

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dollars. The court shall pay thirty dollars of the feature	e into the 1	969
state treasury and shall pay twenty dollars of the feature	e into the 1	970
county general revenue fund.	1	971
Section 2. That existing sections 1547.69, 2923.	.12, 1	972
2923.121, 2923.122, 2923.123, 2923.126, 2923.128, 292	3.16, and 1	973
2953.37 of the Revised Code are hereby repealed.	1	974
Section 3. Section 2953.37 of the Revised Code	is 1	975
presented in this act as a composite of the section a	s amended 1	976
by both H.B. 228 and H.B. 425 of the 132nd General As	sembly. The 1	977
General Assembly, applying the principle stated in di	vision (B) 1	978
of section 1.52 of the Revised Code that amendments a	re to be 1	979
harmonized if reasonably capable of simultaneous oper-	ation, 1	980
finds that the composite is the resulting version of	the section 1	981
in effect prior to the effective date of the section .	as 1	982
presented in this act.	1	983