HOUSE BILL No. 6410

September 1, 2010, Introduced by Reps. Paul Scott and Pavlov and referred to the Committee on Tourism, Outdoor Recreation and Natural Resources.

A bill to amend 1927 PA 372, entitled

"An act to regulate and license the selling, purchasing, possessing, and carrying of certain firearms and gas ejecting devices; to prohibit the buying, selling, or carrying of certain firearms and gas ejecting devices without a license or other authorization; to provide for the forfeiture of firearms under certain circumstances; to provide for penalties and remedies; to provide immunity from civil liability under certain circumstances; to prescribe the powers and duties of certain state and local agencies; to prohibit certain conduct against individuals who apply for or receive a license to carry a concealed pistol; to make appropriations; to prescribe certain conditions for the appropriations; and to repeal all acts and parts of acts inconsistent with this act,"

by amending sections 2a, 4, 5, 5a, 5b, 5c, 5d, 5e, 5f, 5j, 5k, 5l, 5m, 5o, 6a, and 8 (MCL 28.422a, 28.424, 28.425, 28.425a, 28.425b, 28.425c, 28.425d, 28.425e, 28.425f, 28.425j, 28.425k, 28.425l, 28.425m, 28.425o, 28.426a, and 28.428), sections 2a and 5f as amended by 2008 PA 194, section 4 as added by 1992 PA 219, sections 5, 5a, 5e, 5k, and 5m as added by 2000 PA 381, sections 5b, 5*l*, and 8 as amended by 2008 PA 406, sections 5c and 5d as amended by 2002 PA 719, section 5j as amended by 2004 PA 254, section 5o as amended by 2008 PA 407, and section 6a as amended by 1991 PA 34, and by adding section 5x.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 2a. (1) An individual who is licensed under section 5b to
 carry a concealed pistol is not required to obtain a license under
 section 2 to purchase, carry, possess, or transport a pistol.

(2) If an individual licensed under section 5b purchases or 4 otherwise acquires a pistol, the seller shall complete a record in 5 6 quadruplicate on a form provided by the department of state police. 7 The record shall include the purchaser's concealed weapon license number. The purchaser shall sign the record. The seller may retain 8 1 copy of the record. The purchaser shall receive 3 copies of the 9 record and forward 2 copies to the police department of the city, 10 11 village, or township in which the purchaser resides, or, if the purchaser does not reside in a city, village, or township having a 12 13 police department, to the county sheriff, within 10 days following 14 the purchase or acquisition. The return of the copies to the police 15 department or county sheriff may be made in person or may be made by first-class mail or certified mail sent within the 10-day period 16 17 to the proper address of the police department or county sheriff. A 18 purchaser who fails to comply with the requirements of this 19 subsection is responsible for a state civil infraction and may be 20 fined not more than \$250.00. If a purchaser is found responsible 21 for a state civil infraction under this subsection, the court shall

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notify the department of state police and, THROUGH DECEMBER 31,
 2011, the concealed weapon licensing board that issued the license
 OR, BEGINNING JANUARY 1, 2012, THE SECRETARY OF STATE of that
 determination.

5 (3) Within 48 hours after receiving the record copies returned 6 under subsection (2), the police department or county sheriff shall forward 1 copy of the record to the department of state police. The 7 police department or county sheriff shall retain the other copy of 8 the record as an official record for not less than 6 years. Within 9 10 10 days after receiving the record copies returned under subsection 11 (2), the police department or county sheriff shall electronically 12 enter the information into the pistol entry database as required by 13 the department of state police if it has the ability to 14 electronically enter that information. If the police department or county sheriff does not have that ability, the police department or 15 county sheriff shall provide that information to the department of 16 17 state police in a manner otherwise required by the department of 18 state police. Any police department or county sheriff that provided 19 pistol descriptions to the department of state police under former 20 section 9 of this act shall continue to provide pistol descriptions 21 to the department of state police under this subsection. The 22 purchaser has the right to obtain a copy of the information placed 23 in the pistol entry database under this subsection to verify the 24 accuracy of that information. The police department or county 25 sheriff may charge a fee not to exceed \$1.00 for the cost of providing the copy. The purchaser may carry, use, possess, and 26 27 transport the pistol for 30 days beginning on the date of purchase

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or acquisition only while he or she is in possession of his or her
 copy of the record. However, the person is not required to have the
 record in his or her possession while carrying, using, possessing,
 or transporting the pistol after this period.

5 (4) This section does not apply to a person or entity exempt6 under section 2(7).

7 (5) An individual who makes a material false statement on a
8 sales record under this section is guilty of a felony punishable by
9 imprisonment for not more than 4 years or a fine of not more than
10 \$2,500.00, or both.

11 (6) The department of state police may promulgate rules to12 implement this section.

13 Sec. 4. (1) A person who is prohibited from possessing, using, transporting, selling, purchasing, carrying, shipping, receiving, 14 15 or distributing a firearm under section 224f(2) of the Michigan 16 penal code, Act No. 328 of the Public Acts of 1931, being section 17 750.224f of the Michigan Compiled Laws 1931 PA 328, MCL 750.224F, may, THROUGH DECEMBER 31, 2011, apply to the concealed weapons 18 19 WEAPON licensing board in the county in which he or she resides OR, 20 BEGINNING JANUARY 1, 2012, APPLY TO THE SECRETARY OF STATE for 21 restoration of those rights.

(2) Not more than 1 application may be submitted under
subsection (1) in any calendar year. The concealed weapons WEAPON
licensing board OR THE SECRETARY OF STATE may charge a fee of not
more than \$10.00 for the actual and necessary expenses of each
application.

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(3) The-THROUGH DECEMBER 31, 2011, THE concealed weapons

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WEAPON licensing board OR, BEGINNING JANUARY 1, 2012, THE SECRETARY
 OF STATE shall, by written order, of the board, restore the rights
 of a person to possess, use, transport, sell, purchase, carry,
 ship, receive, or distribute a firearm if the board OR THE
 SECRETARY OF STATE determines, by clear and convincing evidence,
 that all of the following circumstances exist:

7 (a) The person properly submitted an application for8 restoration of those rights as provided under this section.

9 (b) The expiration of 5 years after all of the following10 circumstances:

(i) The person has paid all fines imposed for the violationresulting in the prohibition.

13 (*ii*) The person has served all terms of imprisonment imposed14 for the violation resulting in the prohibition.

15 (*iii*) The person has successfully completed all conditions of 16 probation or parole imposed for the violation resulting in the 17 prohibition.

(c) The person's record and reputation are such that the
person is not likely to act in a manner dangerous to the safety of
other persons.

(4) If the concealed weapons WEAPON licensing board pursuant
to OR THE SECRETARY OF STATE UNDER subsection (3) refuses to
restore a right under this section, the person may petition the
circuit court for review of that decision.

25 Sec. 5. (1) County sheriffs, local police agencies, and county 26 clerks shall provide concealed pistol application kits during 27 normal business hours and free of charge to individuals who wish to

apply for licenses to carry concealed pistols. Each kit shall only
 contain all of the following:

3 (a) A concealed pistol license application form provided by4 the director of the department of state police.

5 (b) The fingerprint cards FORMS required under section 5b(11)
6 5B(10).

7 (c) Written information regarding the procedures involved in
8 obtaining a license to carry a concealed pistol, including
9 information regarding the right to appeal the denial of a license
10 and the form required for that appeal.

(d) Written information identifying entities that offer thetraining required under section 5b(7)(c).

13 (2) A county sheriff, local police agency, or county clerk
14 shall not deny an individual the right to receive a concealed
15 pistol application kit under this section.

16 (3) An individual who is denied an application kit under this 17 section and obtains an order of mandamus directing the concealed 18 weapon licensing board OR THE SECRETARY OF STATE to provide him or 19 her with the application kit shall be awarded his or her actual and 20 reasonable costs and attorney fees for obtaining the order.

(4) The department of state police shall provide the
application kits required under this section to county sheriffs,
local law enforcement agencies, and county clerks in sufficient
quantities to meet demand. The department of state police shall not
charge a fee for the kits.

26 Sec. 5a. (1) Each-THROUGH DECEMBER 31, 2011, EACH county shall
27 have a concealed weapon licensing board. The concealed weapon

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1 licensing board of each county shall have the following members:

2 (a) The county prosecuting attorney or his or her designee. However, if the county prosecuting attorney decides that he or she 3 4 does not want to be a member of the concealed weapon licensing 5 board, he or she shall notify the county board of commissioners in writing that he or she does not want to be a member of the 6 concealed weapon licensing board for the balance of his or her term 7 in office. The county board of commissioners shall then appoint a 8 9 replacement for the prosecuting attorney who is a firearms 10 instructor who has the qualifications prescribed in section 11 5j(1)(c) 5J(1)(D). The person who replaces the prosecuting attorney 12 shall serve on the concealed weapon licensing board in place of the 13 prosecuting attorney for the remaining term of the county 14 prosecuting attorney unless removed for cause by the county board of commissioners. If a vacancy occurs on the concealed weapon 15 16 licensing board of the person appointed pursuant to this section 17 during the term of office of the county prosecuting attorney, the county board of commissioners shall appoint a replacement person 18 19 who is a firearms instructor who has the qualifications prescribed 20 in section $\frac{5j(1)(c)}{5J(1)(D)}$.

21 (b) The county sheriff or his or her designee.

(c) The director of the department of state police or his orher designee.

24 (2) If a prosecuting attorney chooses not to be a member of25 the concealed weapon licensing board, all of the following apply:

26 (a) The prosecuting attorney shall be notified of all27 applications received by the concealed weapon licensing board.

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(b) The prosecuting attorney shall be given an opportunity to
 object to granting a license to carry a concealed pistol and
 present evidence bearing directly on an applicant's suitability to
 carry a concealed pistol safely.

5 (c) The prosecuting attorney shall disclose to the concealed
6 weapon licensing board any information of which he or she has
7 actual knowledge that bears directly on an applicant's suitability
8 to carry a concealed pistol safely.

9 (3) The county prosecuting attorney or his or her designee 10 shall serve as chairperson of the board unless the prosecuting 11 attorney does not want to be a member of the concealed weapon 12 licensing board, in which case the concealed weapon licensing board shall elect its chairperson. Two members of the concealed weapon 13 14 licensing board constitute a quorum of the concealed weapon licensing board. The business of the concealed weapon licensing 15 board shall be conducted by a majority vote of all of the members 16 17 of the concealed weapon licensing board.

18 (4) The county clerk shall serve as the clerk of the concealed19 weapon licensing board.

(5) Except as otherwise provided in this act, THROUGH DECEMBER
31, 2011, the concealed weapon licensing board AND, BEGINNING
JANUARY 1, 2012, THE SECRETARY OF STATE has exclusive authority to
issue, deny, revoke, or suspend a license to carry a concealed
pistol. The concealed weapon licensing board OR THE SECRETARY OF
STATE shall perform other duties as provided by law.

26 (6) The concealed weapon licensing board may convene not more27 than 3 panels to assist the board in evaluating applicants. The

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panels shall be composed of representatives as prescribed in
 subsection (1). The panels do not have the authority to issue,
 deny, revoke, or suspend a license.

(7) The THROUGH DECEMBER 31, 2011, THE concealed weapon 4 licensing board AND, BEGINNING JANUARY 1, 2012, THE SECRETARY OF 5 6 **STATE** may investigate the applicant for a license to carry a 7 concealed pistol. The investigation shall be restricted to determining only whether the applicant is eligible under this act 8 9 to receive a license to carry a concealed pistol, and the 10 investigation regarding the issuance of a license shall end after 11 that determination is made. The concealed weapon licensing board OR 12 THE SECRETARY OF STATE may require the applicant to appear before 13 the board at a mutually agreed-upon time for a conference. The 14 applicant's failure or refusal to appear without valid reason 15 before the concealed weapon licensing board OR THE SECRETARY OF STATE as provided in this subsection is grounds for the board OR 16 17 THE SECRETARY OF STATE to deny issuance of a license to carry a 18 concealed pistol to that applicant.

19 (8) If THROUGH DECEMBER 31, 2011, IF the concealed weapon 20 licensing board OR, BEGINNING JANUARY 1, 2012, IF THE SECRETARY OF 21 STATE determines THAT there is probable cause to believe THAT the 22 safety of the applicant or the safety of a member of the 23 applicant's family is endangered by the applicant's inability to 24 immediately obtain a license to carry a concealed pistol, the 25 concealed weapon licensing board OR THE SECRETARY OF STATE may, 26 pending issuance of a license, issue a temporary license to the 27 individual to carry a concealed pistol. A temporary license shall

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be on a form provided by the department of state police. A
temporary license shall be unrestricted and shall be valid for not
more than 180 days. A temporary license may be renewed for 1
additional period of not more than 180 days. A temporary license
is, for all other purposes of this act, a license to carry a
concealed pistol.

7 (9) The legislative service bureau shall compile the firearms laws of this state, including laws that apply to carrying a 8 concealed pistol, and shall provide copies of the compilation to 9 10 each concealed weapon licensing board in this state, THROUGH 11 DECEMBER 31, 2011, AND, BEGINNING JANUARY 1, 2012, TO THE SECRETARY 12 **OF STATE**, for distribution under this subsection. A concealed weapon licensing board OR THE SECRETARY OF STATE shall distribute a 13 14 copy of the compilation to each individual who applies for a license to carry a concealed pistol at the time the application is 15 16 submitted. The concealed weapon licensing board OR THE SECRETARY OF 17 STATE shall require the applicant to sign a written statement 18 acknowledging that he or she has received a copy of the 19 compilation. An individual is not eligible to receive a license to 20 carry a concealed pistol until he or she has signed the statement.

Sec. 5b. (1) To obtain a license to carry a concealed pistol, an individual shall apply, THROUGH DECEMBER 31, 2011, to the concealed weapon licensing board in the county in which that individual resides AND, BEGINNING JANUARY 1, 2012, TO THE SECRETARY OF STATE. The application shall be filed with the county clerk THROUGH DECEMBER 31, 2011, AND WITH THE SECRETARY OF STATE BEGINNING JANUARY 1, 2012, during the county clerk's OR SECRETARY

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OF STATE'S normal business hours. The application shall be on a form provided by the director of the department of state police and shall allow the applicant to designate whether the applicant seeks a temporary license. The application shall be signed under oath by the applicant. The oath shall be administered by the county clerk OR THE SECRETARY OF STATE or his or her representative. The application shall contain all of the following information:

8 (a) The applicant's legal name and date of birth and the 9 address of his or her primary residence. If the applicant resides 10 in a city, village, or township that has a police department, the 11 name of the police department. Information received under this 12 subdivision is confidential, is not subject to disclosure under the freedom of information act, 1976 PA 442, MCL 15.231 to 15.246, and 13 14 shall not be disclosed to any person except for purposes of this act or for law enforcement purposes. 15

16 (b) A statement by the applicant that the applicant meets the17 criteria for a license under this act to carry a concealed pistol.

(c) A statement by the applicant authorizing the concealed 18 19 weapon licensing board OR THE SECRETARY OF STATE to access any 20 record, including any medical record, pertaining to the applicant's 21 qualifications for a license to carry a concealed pistol under this 22 act. The applicant may request that information received by the 23 concealed weapon licensing board OR THE SECRETARY OF STATE under 24 this subdivision be reviewed in a closed session. If the applicant 25 requests that the session be closed, the concealed weapon licensing 26 board OR THE SECRETARY OF STATE shall close the session only for 27 purposes of this subdivision. The applicant and his or her

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1 representative have the right to be present in the closed session. 2 Medical records and personal identifying information received by the concealed weapon licensing board OR THE SECRETARY OF STATE 3 4 under this subdivision is confidential, is not subject to 5 disclosure under the freedom of information act, 1976 PA 442, MCL 6 15.231 to 15.246, and shall not be disclosed to any person except for purposes of this act or for law enforcement purposes or if the 7 applicant is convicted of a felony involving a pistol. 8

9 (d) A statement by the applicant regarding whether he or she has a history of mental illness that would disqualify him or her 10 11 under subsection (7)(j) to (l) from receiving a license to carry a 12 concealed pistol, and authorizing the concealed weapon licensing board OR THE SECRETARY OF STATE to access the mental health records 13 14 of the applicant relating to his or her mental health history. The applicant may request that information received by the concealed 15 weapon licensing board OR THE SECRETARY OF STATE under this 16 17 subdivision be reviewed in a closed session. If the applicant 18 requests that the session be closed, the concealed weapon licensing 19 board OR THE SECRETARY OF STATE shall close the session only for 20 purposes of this subdivision. The applicant and his or her 21 representative have the right to be present in the closed session. 22 Medical records and personal identifying information received by 23 the concealed weapon licensing board OR THE SECRETARY OF STATE under this subdivision is confidential, is not subject to 24 disclosure under the freedom of information act, 1976 PA 442, MCL 25 26 15.231 to 15.246, and shall not be disclosed to any person except 27 for purposes of this act or for law enforcement purposes.

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(e) A statement by the applicant regarding whether he or she
 has ever been convicted in this state or elsewhere for any of the
 following:

4 (*i*

(i) Any felony.

5 (ii) A misdemeanor listed under subsection (7) (h) or (i), if
6 the applicant was convicted of violating that misdemeanor in the 8
7 years immediately preceding the date of the application.

8 (f) A statement by the applicant whether he or she has been9 dishonorably discharged from the United States armed forces.

10 (g) If the applicant seeks a temporary license, the facts11 supporting the issuance of that temporary license.

(h) The names, residential addresses, and telephone numbers of
2 individuals who are references for the applicant. Information
received under this subdivision is confidential, is not subject to
disclosure under the freedom of information act, 1976 PA 442, MCL
15.231 to 15.246, and shall not be disclosed to any person except
for purposes of this act or for law enforcement purposes.

18 (i) A passport-quality photograph of the applicant provided by19 the applicant at the time of application.

20 (j) A certificate stating that the applicant has completed the21 training course prescribed by this act.

(2) The application form shall contain a conspicuous warning that the application is executed under oath and that intentionally making a material false statement on the application is a felony punishable by imprisonment for not more than 4 years or a fine of not more than \$2,500.00, or both.

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(3) An individual who intentionally makes a material false

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statement on an application under subsection (1) is guilty of a
 felony punishable by imprisonment for not more than 4 years or a
 fine of not more than \$2,500.00, or both.

4 (4) The concealed weapon licensing board OR THE SECRETARY OF
5 STATE shall retain a copy of each application for a license to
6 carry a concealed pistol as an official record. One year after the
7 expiration of a concealed pistol license, the county clerk OR THE
8 SECRETARY OF STATE may destroy the record and maintain only a name
9 index of the record.

10 (5) Each applicant shall pay a nonrefundable fee of \$105.00 by 11 any method of payment accepted by that county OR BY THE SECRETARY OF STATE for payments of other fees and penalties. Except for a 12 13 local police agency as provided in subsection (9), a unit of local 14 government, an agency of a unit of local government, or an agency or department of this state shall not charge an additional fee, 15 assessment, or other amount in connection with a license under this 16 17 section. The UNTIL DECEMBER 31, 2011, THE fee shall be payable to 18 the county. The county treasurer shall deposit \$41.00 of each fee 19 collected BY THE COUNTY under this section in the general fund of 20 the county and credit \$26.00 of that deposit to the credit of the 21 county clerk and \$15.00 of that deposit to the credit of the county 22 sheriff and forward the balance to the state treasurer. The state 23 treasurer shall deposit the balance of the fee COLLECTED BY THE 24 COUNTY in the general fund to the credit of the department of state 25 police. The department of state police shall use the money received 26 under this act to process the fingerprints and to reimburse the 27 federal bureau of investigation for the costs associated with

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1 processing fingerprints submitted under this act. The UNTIL 2 DECEMBER 31, 2011, THE balance of the money received under this act shall be credited to the department of state police. **BEGINNING** 3 4 JANUARY 1, 2012, THE FEE SHALL BE PAYABLE TO THE STATE. THE STATE TREASURER SHALL DEPOSIT THE FEE IN THE GENERAL FUND. OF THAT 5 AMOUNT, \$15.00 SHALL BE CREDITED TO THE DEPARTMENT OF STATE POLICE. 6 THE DEPARTMENT OF STATE POLICE SHALL USE THE MONEY RECEIVED UNDER 7 THIS ACT TO PROCESS THE FINGERPRINTS AND TO REIMBURSE THE FEDERAL 8 BUREAU OF INVESTIGATION FOR THE COSTS ASSOCIATED WITH PROCESSING 9 FINGERPRINTS SUBMITTED UNDER THIS ACT. 10

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11 (6) The THROUGH DECEMBER 31, 2011, THE county sheriff on 12 behalf of the concealed weapon licensing board OR, BEGINNING JANUARY 1, 2012, THE DEPARTMENT OF STATE POLICE ON BEHALF OF THE 13 SECRETARY OF STATE shall verify the requirements of subsection 14 (7)(d), (e), (f), (h), (i), (j), (k), (l), and (m) through the law 15 enforcement information network and report his or her OR ITS 16 17 finding to the concealed weapon licensing board OR TO THE SECRETARY OF STATE, AS APPLICABLE. If the applicant resides in a city, 18 19 village, or township that has a police department, the concealed 20 weapon licensing board, THROUGH DECEMBER 31, 2011, OR, BEGINNING 21 JANUARY 1, 2012, THE SECRETARY OF STATE shall contact that city, 22 village, or township police department to determine only whether 23 that city, village, or township police department has any 24 information relevant to the investigation of whether the applicant 25 is eligible under this act to receive a license to carry a 26 concealed pistol. The concealed weapon licensing board OR THE 27 SECRETARY OF STATE may require a person claiming active duty status

with the United States armed forces under this section to provide
 proof of 1 or both of the following:

- (a) The person's home of record.
- 3 4

(b) Permanent active duty assignment in this state.

5 (7) The concealed weapon licensing board OR THE SECRETARY OF 6 STATE shall issue a license to an applicant to carry a concealed 7 pistol within the period required under this act after the 8 applicant properly submits an application under subsection (1) and 9 the concealed weapon licensing board OR THE SECRETARY OF STATE 10 determines that all of the following circumstances exist:

11

(a) The applicant is 21 years of age or older.

12 (b) The applicant is a citizen of the United States or is an 13 alien lawfully admitted into the United States, is a legal resident 14 of this state, and has resided in this state for not less than the 6 months immediately preceding the date of application. The 15 concealed weapon licensing board OR THE SECRETARY OF STATE may 16 17 waive the 6-month residency requirement for a temporary license under section 5a(8) if the concealed weapon licensing board OR THE 18 SECRETARY OF STATE determines THAT there is probable cause to 19 20 believe **THAT** the safety of the applicant or the safety of a member 21 of the applicant's family is endangered by the applicant's 22 inability to immediately obtain a license to carry a concealed 23 pistol. If the applicant holds a valid concealed pistol license 24 issued by another state at the time the applicant's residency in 25 this state is established, the concealed weapon licensing board OR 26 THE SECRETARY OF STATE may waive the 6-month waiting period and the 27 applicant may apply for a concealed pistol license at the time the

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applicant's residency in this state is established. The concealed 1 2 weapon licensing board OR THE SECRETARY OF STATE shall immediately issue a temporary license to that applicant. The temporary license 3 4 shall be valid until the concealed weapon licensing board OR THE 5 SECRETARY OF STATE decides whether to grant or deny the 6 application. For the purposes of this section, a person shall be considered a legal resident of this state if any of the following 7 8 apply:

9 (i) The person has a valid, lawfully obtained Michigan driver
10 license issued under the Michigan vehicle code, 1949 PA 300, MCL
11 257.1 to 257.923, or official state personal identification card
12 issued under 1972 PA 222, MCL 28.291 to 28.300.

13 (*ii*) The person is lawfully registered to vote in this state.
14 (*iii*) The person is on active duty status with the United States
15 armed forces and is stationed outside of this state, but the
16 person's home of record is in this state.

17 (*iv*) The person is on active duty status with the United States
18 armed forces and is permanently stationed in this state, but the
19 person's home of record is in another state.

(c) The applicant has knowledge and has had training in the safe use and handling of a pistol by the successful completion of a pistol safety training course or class that meets the requirements of section 5j, and that is available to the general public and presented by a law enforcement agency, junior or community college, college, or public or private institution or organization or firearms training school.

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(d) The applicant is not the subject of an order or

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1 disposition under any of the following:

2 (*i*) Section 464a of the mental health code, 1974 PA 258, MCL
3 330.1464a.

4 (ii) Section 5107 of the estates and protected individuals
5 code, 1998 PA 386, MCL 700.5107.

6 (*iii*) Sections 2950 and 2950a of the revised judicature act of
7 1961, 1961 PA 236, MCL 600.2950 and 600.2950a.

8 (*iv*) Section 6b of chapter V of the code of criminal procedure,
9 1927 PA 175, MCL 765.6b, if the order has a condition imposed
10 pursuant to section 6b(3) of chapter V of the code of criminal
11 procedure, 1927 PA 175, MCL 765.6b UNDER SUBSECTION (3) OF THAT
12 SECTION.

13 (v) Section 16b of chapter IX of the code of criminal14 procedure, 1927 PA 175, MCL 769.16b.

(e) The applicant is not prohibited from possessing, using,
transporting, selling, purchasing, carrying, shipping, receiving,
or distributing a firearm under section 224f of the Michigan penal
code, 1931 PA 328, MCL 750.224f.

(f) The applicant has never been convicted of a felony in this state or elsewhere, and a felony charge against the applicant is not pending in this state or elsewhere at the time he or she applies for a license described in this section.

(g) The applicant has not been dishonorably discharged fromthe United States armed forces.

(h) The applicant has not been convicted of a misdemeanor
violation of any of the following in the 8 years immediately
preceding the date of application:

(i) Section 617a of the Michigan vehicle code, 1949 PA 300, MCL
 257.617a (failing to stop when involved in a personal injury
 accident).

4 (*ii*) Section 625 of the Michigan vehicle code, 1949 PA 300, MCL
5 257.625, punishable as provided in subsection (9) (b) of that
6 section (operating while intoxicated, second offense).

7 (iii) Section 625m of the Michigan vehicle code, 1949 PA 300,
8 MCL 257.625m punishable under subsection (4) of that section
9 (operating a commercial vehicle with alcohol content, second
10 offense).

11 (*iv*) Section 626 of the Michigan vehicle code, 1949 PA 300, MCL
12 257.626 (reckless driving).

(v) Section 904(1) of the Michigan vehicle code, 1949 PA 300,
MCL 257.904, (operating while license suspended or revoked),
punishable as a second or subsequent offense UNDER SUBSECTION
(3)(B) OF THAT SECTION (OPERATING WHILE LICENSE SUSPENDED OR
REVOKED WITH PRIOR CONVICTION).

18 (vi) Section 185 of the aeronautics code of the state of
19 Michigan, 1945 PA 327, MCL 259.185, PUNISHABLE UNDER SUBSECTION (7)
20 OF THAT SECTION (operating aircraft while under the influence of
21 intoxicating liquor or a controlled substance with prior
22 conviction).

(vii) Section 29 of the weights and measures act, 1964 PA 283,
MCL 290.629 (hindering or obstructing certain persons performing
official weights and measures duties).

26 (viii) Section 10 of the motor fuels quality act, 1984 PA 44,
27 MCL 290.650 (hindering, obstructing, assaulting, or committing

1 bodily injury upon director or authorized representative).

2 (*ix*) Section 81134 of the natural resources and environmental
3 protection act, 1994 PA 451, MCL 324.81134, punishable under
4 subsection (5) or (6) of that section (operating ORV under the
5 influence of intoxicating liquor or a controlled substance, second
6 or subsequent offense).

(x) Section 82127 of the natural resources and environmental 7 protection act, 1994 PA 451, MCL 324.82127, (operating a snowmobile 8 9 under the influence of intoxicating liquor or a controlled 10 substance), punishable as a second or subsequent offense under 11 section 82128(1)(b) or (c) of the natural resources and 12 environmental protection act, 1994 PA 451, MCL 324.82128 (OPERATING A SNOWMOBILE UNDER THE INFLUENCE OF INTOXICATING LIQUOR OR A 13 CONTROLLED SUBSTANCE, SECOND OFFENSE). 14

15 (xi) Section 80176 of the natural resources and environmental 16 protection act, 1994 PA 451, MCL 324.80176, and punishable under 17 section 80177(1)(b) (operating vessel under the influence of 18 intoxicating liquor or a controlled substance, second or subsequent 19 offense).

20 (*xii*) Section 7403 of the public health code, 1978 PA 368, MCL
21 333.7403.

(xiii) Section 353 of the railroad code of 1993, 1993 PA 354,
MCL 462.353 (operating locomotive under the influence of
intoxicating liquor or a controlled substance, or while visibly
impaired), punishable under subsection (4) of that section.

26 (xiv) Section 7 of 1978 PA 33, MCL 722.677 (displaying sexually
27 explicit matter to minors).

(xv) Section 81 of the Michigan penal code, 1931 PA 328, MCL
 750.81 (assault or domestic assault).

3 (xvi) Section 81a(1) or (2) of the Michigan penal code, 1931 PA
4 328, MCL 750.81a (aggravated assault or aggravated domestic
5 assault).

6 (xvii) Section 115 of the Michigan penal code, 1931 PA 328, MCL
7 750.115 (breaking and entering or entering without breaking).

8 (xviii) Section 136b(6) 136B(8) of the Michigan penal code, 1931
9 PA 328, MCL 750.136b (fourth degree child abuse).

10 (xix) Section 145a of the Michigan penal code, 1931 PA 328, MCL 11 750.145a (accosting, enticing, or soliciting a child for immoral 12 purposes).

13 (xx) Section 145n of the Michigan penal code, 1931 PA 328, MCL
14 750.145n (vulnerable adult abuse).

15 (xxi) Section 157b(3)(b) of the Michigan penal code, 1931 PA
16 328, MCL 750.157b (solicitation to commit a felony).

17 (xxii) Section 215 of the Michigan penal code, 1931 PA 328, MCL
18 750.215 (impersonating peace officer or medical examiner).

19 (xxiii) Section 223 of the Michigan penal code, 1931 PA 328, MCL
20 750.223 (illegal sale of a firearm or ammunition).

21 (xxiv) Section 224d of the Michigan penal code, 1931 PA 328,
22 MCL 750.224d (illegal use or sale of a self-defense spray).

23 (xxv) Section 226a of the Michigan penal code, 1931 PA 328, MCL
24 750.226a (sale or possession of a switchblade).

25 (xxvi) Section 227c of the Michigan penal code, 1931 PA 328,
26 MCL 750.227c (improper transportation of a loaded firearm).

27

(xxvii) Section FORMER SECTION 228 of the Michigan penal code,

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1 1931 PA 328 , MCL 750.228 (failure to have a pistol inspected).

2 (xxviii) Section 229 of the Michigan penal code, 1931 PA 328,
3 MCL 750.229 (accepting a pistol in pawn).

4 (xxix) Section 232 of the Michigan penal code, 1931 PA 328, MCL
5 750.232 (failure to register the purchase of a firearm or a firearm
6 component).

7 (xxx) Section 232a of the Michigan penal code, 1931 PA 328, MCL
8 750.232a (improperly obtaining a pistol, making a false statement
9 on an application to purchase a pistol, or using false

10 identification to purchase a pistol).

11 (xxxi) Section 233 of the Michigan penal code, 1931 PA 328, MCL
 12 750.233 (intentionally aiming a firearm without malice).

13 (xxxii) Section 234 of the Michigan penal code, 1931 PA 328, MCL
14 750.234 (intentionally discharging a firearm aimed without malice).

15 (xxxiii) Section 234d of the Michigan penal code, 1931 PA 328,
16 MCL 750.234d (possessing a firearm on prohibited premises).

17 (xxxiv) Section 234e of the Michigan penal code, 1931 PA 328,
18 MCL 750.234e (brandishing a firearm in public).

19 (xxxv) Section 234f of the Michigan penal code, 1931 PA 328,
20 MCL 750.234f (possession of a firearm by an individual less than 18
21 years of age).

(xxxvi) Section 235 of the Michigan penal code, 1931 PA 328, MCL
 750.235 (intentionally discharging a firearm aimed without malice
 causing injury).

25 (xxxvii) Section 235a of the Michigan penal code, 1931 PA 328,
26 MCL 750.235a (parent of a minor who possessed a firearm in a weapon
27 free school zone).

(xxxviii) Section 236 of the Michigan penal code, 1931 PA 328,
 MCL 750.236 (setting a spring gun or other device).

3 (xxxix) Section 237 of the Michigan penal code, 1931 PA 328, MCL
4 750.237 (possessing a firearm while under the influence of
5 intoxicating liquor or a drug).

6 (xl) Section 237a of the Michigan penal code, 1931 PA 328, MCL
7 750.237a (weapon free school zone violation).

8 (*xli*) Section 335a of the Michigan penal code, 1931 PA 328, MCL
9 750.335a (indecent exposure).

10 (*xlii*) Section 411h of the Michigan penal code, 1931 PA 328, MCL
11 750.411h (stalking).

12 (*xliii*) Section 520e of the Michigan penal code, 1931 PA 328, MCL
13 750.520e (fourth degree criminal sexual conduct).

14 (*xliv*) Section 1 of 1952 PA 45, MCL 752.861 (reckless, careless,
15 or negligent use of a firearm resulting in injury or death).

16 (xlv) Section 2 of 1952 PA 45, MCL 752.862 (careless, reckless,
17 or negligent use of a firearm resulting in property damage).

18 (xlvi) Section 3a of 1952 PA 45, MCL 752.863a (reckless
19 discharge of a firearm).

20 (xlvii) A violation of a law of the United States, another
21 state, or a local unit of government of this state or another state
22 substantially corresponding to a violation described in
23 subparagraphs (i) to (xlvi).

(i) The applicant has not been convicted of a misdemeanor
violation of any of the following in the 3 years immediately
preceding the date of application unless the misdemeanor violation
is listed under subdivision (h):

(i) Section 625 of the Michigan vehicle code, 1949 PA 300, MCL
 257.625 (operating under the influence).

3 (ii) Section 625a of the Michigan vehicle code, 1949 PA 300,
4 MCL 257.625a (refusal of commercial vehicle operator to submit to a
5 chemical test).

6 (iii) Section 625k of the Michigan vehicle code, 1949 PA 300,
7 MCL 257.625k (ignition interlock device reporting violation).

8 (iv) Section 625l of the Michigan vehicle code, 1949 PA 300,
9 MCL 257.625l (circumventing an ignition interlocking device).

(v) Section 625m of the Michigan vehicle code, 1949 PA 300,
MCL 257.625m, punishable under subsection (3) of that section
(operating a commercial vehicle with alcohol content).

13 (vi) Section 185 of the aeronautics code of the state of
14 Michigan, 1945 PA 327, MCL 259.185 (operating aircraft under the
15 influence).

16 (vii) Section 81134 of the natural resources and environmental 17 protection act, 1994 PA 451, MCL 324.81134 (operating ORV under the 18 influence).

(viii) Section 81135 of the natural resources and environmental
 protection act, 1994 PA 451, MCL 324.81135 (operating ORV while
 visibly impaired).

(*ix*) Section 82127 of the natural resources and environmental
protection act, 1994 PA 451, MCL 324.82127 (operating a snowmobile
under the influence).

25 (x) Part 74 of the public health code, 1978 PA 368, MCL
 26 333.7401 to 333.7461 (controlled substance violation).

27 (xi) Section 353 of the railroad code of 1993, 1993 PA 354, MCL

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462.353, (operating locomotive under the influence), punishable
 under subsection (3) of that section (OPERATING LOCOMOTIVE UNDER
 THE INFLUENCE).

4 (*xii*) Section 167 of the Michigan penal code, 1931 PA 328, MCL
5 750.167 (disorderly person).

6 (xiii) Section 174 of the Michigan penal code, 1931 PA 328, MCL
7 750.174 (embezzlement).

8 (xiv) Section 218 of the Michigan penal code, 1931 PA 328, MCL
9 750.218 (false pretenses with intent to defraud).

10 (xv) Section 356 of the Michigan penal code, 1931 PA 328, MCL
 11 750.356 (larceny).

12 (xvi) Section 356d of the Michigan penal code, 1931 PA 328, MCL
13 750.356d (second degree retail fraud).

14 (xvii) Section 359 of the Michigan penal code, 1931 PA 328, MCL
 15 750.359 (larceny ---FROM A vacant building OR STRUCTURE).

16 (xviii) Section 362 of the Michigan penal code, 1931 PA 328, MCL
17 750.362 (larceny by conversion).

18 (*xix*) Section 362a of the Michigan penal code, 1931 PA 328, MCL
19 750.362a (larceny-defrauding lessor).

20 (xx) Section 377a of the Michigan penal code, 1931 PA 328, MCL
21 750.377a (malicious destruction of property).

22 (xxi) Section 380 of the Michigan penal code, 1931 PA 328, MCL
23 750.380 (malicious destruction of real property).

24 (xxii) Section 535 of the Michigan penal code, 1931 PA 328, MCL
25 750.535 (receiving OR CONCEALING stolen property).

26 (xxiii) Section 540e of the Michigan penal code, 1931 PA 328,
 27 MCL 750.540e (malicious use of telephones TELECOMMUNICATION SERVICE

1 OR DEVICE).

2 (xxiv) A violation of a law of the United States, another
3 state, or a local unit of government of this state or another state
4 substantially corresponding to a violation described in
5 subparagraphs (i) to (xxiii).

6 (j) The applicant has not been found guilty but mentally ill
7 of any crime and has not offered a plea of not guilty of, or been
8 acquitted of, any crime by reason of insanity.

9 (k) The applicant has never been subject to an order of
10 involuntary commitment in an inpatient or outpatient setting due to
11 mental illness.

12 (l) The applicant does not have a diagnosed mental illness at 13 the time the application is made regardless of whether he or she is 14 receiving treatment for that illness.

15 (m) The applicant is not under a court order of legal16 incapacity in this state or elsewhere.

17 (n) Issuing a license to the applicant to carry a concealed 18 pistol in this state is not detrimental to the safety of the 19 applicant or to any other individual. A determination under this 20 subdivision shall be based on clear and convincing evidence of 21 repeated violations of this act, crimes, personal protection orders 22 or injunctions, or police reports or other clear and convincing evidence of the actions of, or statements of, the applicant that 23 24 bear directly on the applicant's ability to carry a concealed 25 pistol.

26 (8) Upon entry of a court order or conviction of 1 of the27 enumerated prohibitions for using, transporting, selling,

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purchasing, carrying, shipping, receiving or distributing a firearm 1 2 in this section the department of state police shall immediately enter the order or conviction into the law enforcement information 3 network. For purposes of this act, information of the court order 4 5 or conviction shall not be removed from the law enforcement information network, but may be moved to a separate file intended 6 for the use of the county concealed weapon licensing boards OR THE 7 SECRETARY OF STATE, the courts, and other government entities as 8 necessary and exclusively to determine eligibility to be licensed 9 under this act. 10

(9) An THROUGH DECEMBER 31, 2011, AN individual, after 11 12 submitting an application and paying the fee prescribed under 13 subsection (5), shall request and have classifiable fingerprints 14 taken by the county sheriff or a local police agency if that local 15 police agency maintains fingerprinting capability. If the 16 individual requests that classifiable fingerprints be taken by a 17 local police agency, the individual shall also pay to that local 18 police agency a fee of \$15.00 by any method of payment accepted by 19 the unit of local government for payments of other fees and 20 penalties. BEGINNING JANUARY 1, 2012, AN INDIVIDUAL, AFTER SUBMITTING AN APPLICATION AND PAYING THE FEE PRESCRIBED UNDER 21 SUBSECTION (5), SHALL REQUEST AND HAVE CLASSIFIABLE FINGERPRINTS 22 23 TAKEN BY THE DEPARTMENT OF STATE POLICE. The county sheriff or local police agency OR THE DEPARTMENT OF STATE POLICE shall take 24 25 the fingerprints within 5 business days after the request.

26 (10) The fingerprints shall be taken, under subsection (9), on27 forms and in a manner prescribed by the department of state police.

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THE COUNTY SHERIFF OR LOCAL POLICE AGENCY SHALL IMMEDIATELY FORWARD 1 2 THE FINGERPRINTS TO THE DEPARTMENT OF STATE POLICE. The fingerprints shall be immediately forwarded to the department of 3 4 state police for comparison with SHALL COMPARE fingerprints TAKEN 5 UNDER THIS ACT WITH FINGERPRINTS already on file with the 6 department of state police. The department of state police shall forward the fingerprints to the federal bureau of investigation. 7 Within 10 days after receiving a report of the fingerprints from 8 the federal bureau of investigation, the department of state police 9 shall provide a copy, **THROUGH DECEMBER 31**, 2011, to the submitting 10 11 sheriff's department or local police agency as appropriate and the clerk of the appropriate concealed weapon licensing board, AND, 12 BEGINNING JANUARY 1, 2012, TO THE SECRETARY OF STATE. Except as 13 provided in subsection (14), the concealed weapon licensing board 14 OR, BEGINNING JANUARY 1, 2012, THE SECRETARY OF STATE shall not 15 16 issue a concealed pistol license until it receives the fingerprint 17 comparison report prescribed in this subsection. The concealed 18 weapon licensing board OR THE SECRETARY OF STATE may deny a license 19 if an individual's fingerprints are not classifiable by the federal 20 bureau of investigation.

(11) The THROUGH DECEMBER 31, 2011, THE concealed weapon
licensing board OR, BEGINNING JANUARY 1, 2012, THE SECRETARY OF
STATE shall deny a license to an applicant to carry a concealed
pistol if the applicant is not qualified under subsection (7) to
receive that license.

26 (12) A license to carry a concealed pistol that is issued27 based upon an application that contains a material false statement

1 is void from the date the license is issued.

2 (13) Subject to subsections (10) and (14), the concealed weapon licensing board OR THE SECRETARY OF STATE shall issue or 3 4 deny issuance of a license within 45 days after the concealed 5 weapon licensing board OR THE SECRETARY OF STATE receives the 6 fingerprint comparison report provided under subsection (10). If the concealed weapon licensing board OR THE SECRETARY OF STATE 7 denies issuance of a license to carry a concealed pistol, the 8 concealed weapon licensing board OR THE SECRETARY OF STATE shall 9 10 within 5 business days do both of the following:

(a) Inform the applicant in writing of the reasons for the
denial. Information under this subdivision shall include all of the
following:

14 (i) A statement of the specific and articulable facts15 supporting the denial.

16 (*ii*) Copies of any writings, photographs, records, or other17 documentary evidence upon which the denial is based.

18 (b) Inform the applicant in writing of his or her right to19 appeal the denial to the circuit court as provided in section 5d.

20 (14) If the fingerprint comparison report is not received by 21 the concealed weapon licensing board OR THE SECRETARY OF STATE 22 within 60 days after the fingerprint report is forwarded to the 23 department of state police by the federal bureau of investigation, 24 the concealed weapon licensing board OR THE SECRETARY OF STATE 25 shall issue a temporary license to carry a concealed pistol to the 26 applicant if the applicant is otherwise qualified for a license. A 27 temporary license issued under this section is valid for 180 days

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1 or until the concealed weapon licensing board OR THE SECRETARY OF 2 STATE receives the fingerprint comparison report provided under subsection (10) and issues or denies issuance of a license to carry 3 4 a concealed pistol as otherwise provided under this act. Upon 5 issuance or the denial of issuance of the license to carry a 6 concealed pistol to an applicant who received a temporary license under this section, the applicant shall immediately surrender the 7 temporary license to the concealed weapon licensing board that 8 issued that temporary license, THROUGH DECEMBER 31, 2011, OR, 9 BEGINNING JANUARY 1, 2012, TO THE SECRETARY OF STATE. 10

11 (15) If an individual licensed under this act **BY A CONCEALED** 12 WEAPON LICENSING BOARD to carry a concealed pistol moves to a 13 different county within this state, his or her license remains 14 valid until it expires or is otherwise suspended or revoked under this act. A license to carry a concealed pistol that is lost, 15 16 stolen, or defaced may be replaced by the issuing county clerk, THROUGH DECEMBER 31, 2011, OR, BEGINNING JANUARY 1, 2012, BY THE 17 SECRETARY OF STATE, for a replacement fee of \$10.00. 18

19 (16) If a concealed weapons licensing board OR THE SECRETARY 20 OF STATE suspends or revokes a license issued under this act, the 21 license is forfeited and shall be returned FORTHWITH to the 22 concealed weapon licensing board, forthwith THROUGH DECEMBER 31, 23 2011, OR, BEGINNING JANUARY 1, 2012, TO THE SECRETARY OF STATE. An 24 individual who fails to return a license as required under this 25 subsection after he or she was notified that his or her license was 26 suspended or revoked is guilty of a misdemeanor punishable by 27 imprisonment for not more than 93 days or a fine of not more than

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1 \$500.00, or both.

2 (17) An applicant or an individual licensed under this act to
3 carry a concealed pistol may be furnished a copy of his or her
4 application under this section upon request and the payment of a
5 reasonable fee.

6 (18) This section does not prohibit the concealed weapon
7 licensing board, THROUGH DECEMBER 31, 2011, OR, BEGINNING JANUARY
8 1, 2012, THE SECRETARY OF STATE from making public and distributing
9 to the public at no cost lists of individuals who are certified as
10 qualified instructors as prescribed under section 5j.

11

(19) As used in this section:

(a) "Convicted" means a final conviction, the payment of a fine, a plea of guilty or nolo contendere if accepted by the court, or a finding of guilt for a criminal law violation or a juvenile adjudication or disposition by the juvenile division of probate court or family division of circuit court for a violation that if committed by an adult would be a crime.

(b) "Felony" means that term as defined in section 1 of
chapter I of the code of criminal procedure, 1927 PA 175, MCL
761.1, or a violation of a law of the United States or another
state that is designated as a felony or that is punishable by death
or by imprisonment for more than 1 year.

(c) "Mental illness" means a substantial disorder of thought or mood that significantly impairs judgment, behavior, capacity to recognize reality, or ability to cope with the ordinary demands of life, and includes, but is not limited to, clinical depression.

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(d) "Misdemeanor" means a violation of a penal law of this

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state or violation of a local ordinance substantially corresponding to a violation of a penal law of this state that is not a felony or a violation of an order, rule, or regulation of a state agency that is punishable by imprisonment or a fine that is not a civil fine, or both.

6 (e) "Treatment" means care or any therapeutic service,
7 including, but not limited to, the administration of a drug, and
8 any other service for the treatment of a mental illness.

9 Sec. 5c. (1) A license to carry a concealed pistol shall be in
10 a form, with the same dimensions as a Michigan operator license,
11 prescribed by the department of state police. The license shall
12 contain all of the following:

13 (a) The licensee's full name and date of birth.

14 (b) A photograph and a physical description of the licensee.

15 (c) A statement of the effective dates of the license.

16 (d) An indication of exceptions authorized by this act17 applicable to the licensee.

18 (e) An indication whether the license is a duplicate.

19 (2) Subject to section 50 and except as otherwise provided by
20 law, a license to carry a concealed pistol issued by the county
21 concealed weapon licensing board OR THE SECRETARY OF STATE
22 authorizes the licensee to do all of the following:

23 (a) Carry a pistol concealed on or about his or her person24 anywhere in this state.

(b) Carry a pistol in a vehicle, whether concealed or notconcealed, anywhere in this state.

27

Sec. 5d. (1) If the concealed weapon licensing board OR THE

1 SECRETARY OF STATE denies issuance of a license to carry a 2 concealed pistol, or fails to issue that license as provided in 3 this act, the applicant may appeal the denial or the failure to 4 issue the license to the circuit court in the judicial circuit in 5 which he or she resides. The appeal of the denial or failure to 6 issue a license shall be determined by a review of the record for error, except that if the decision of the concealed weapon 7 licensing board OR THE SECRETARY OF STATE was based upon grounds 8 9 specified in section 5b(7)(n) that portion of the appeal shall be 10 by hearing de novo. Witnesses in the hearing shall be sworn. A jury 11 shall not be provided in a hearing under this section.

12 (2) If the court determines that the denial or failure to 13 issue a license was clearly erroneous, the court shall order the 14 concealed weapon licensing board, THROUGH DECEMBER 31, 2011, OR, 15 BEGINNING JANUARY 1, 2012, THE SECRETARY OF STATE to issue a 16 license as required by this act.

17 (3) If the court determines that the decision of the concealed 18 weapon licensing board to deny issuance of a license to an 19 applicant was arbitrary and capricious, the court shall order this 20 state to pay 1/3 and the county in which the concealed weapon 21 licensing board is located to pay 2/3 of the actual costs and 22 actual attorney fees of the applicant in appealing the denial. IF THE COURT DETERMINES THAT THE DECISION OF THE SECRETARY OF STATE TO 23 DENY ISSUANCE OF A LICENSE TO AN APPLICANT WAS ARBITRARY AND 24 CAPRICIOUS, THE COURT SHALL ORDER THIS STATE TO PAY THE ACTUAL 25 26 COSTS AND ACTUAL ATTORNEY FEES OF THE APPLICANT IN APPEALING THE 27 DENIAL.

33

(4) If the court determines that an applicant's appeal was
 frivolous, the court shall order the applicant to pay the actual
 costs and actual attorney fees of the concealed weapon licensing
 board OR THE STATE in responding to the appeal.

Sec. 5e. (1) The department of state police shall create and
maintain a computerized database of individuals who apply under
this act for a license to carry a concealed pistol. The database
shall contain only the following information as to each individual:

9 (a) The individual's name, date of birth, address, and county10 of residence.

(b) If the individual is licensed to carry a concealed pistolin this state, the license number and date of expiration.

13 (c) Except as provided in subsection (2), if the individual
14 was denied a license to carry a concealed pistol after the
15 effective date of the amendatory act that added this subdivision
16 JULY 1, 2001, a statement of the reasons for that denial.

17 (d) A statement of all criminal charges pending and criminal
18 convictions obtained against the individual during the license
19 period.

(e) A statement of all determinations of responsibility for
civil infractions of this act pending or obtained against the
individual during the license period.

(2) If an individual who was denied a license to carry a
concealed pistol after the effective date of the amendatory act
that added this subsection JULY 1, 2001 is subsequently issued a
license to carry a concealed pistol, the department of state police
shall delete from the computerized database the previous reasons

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1 for the denial.

2 (3) The department of state police shall enter the information
3 described in subsection (1)(a) and (b) into the law enforcement
4 information network.

(4) Information in the database, compiled under subsections 5 (1) through (3), is confidential, is not subject to disclosure 6 under the freedom of information act, 1976 PA 442, MCL 15.231 to 7 15.246, and shall not be disclosed to any person except for 8 9 purposes of this act or for law enforcement purposes. The information compiled under subsection (5) is subject to disclosure 10 11 under the freedom of information act, 1976 PA 442, MCL 15.231 to 12 15.246.

13 (5) The department of state police shall file an annual report 14 with the secretary of the senate and the clerk of the house of 15 representatives setting forth all of the following information for 16 each county concealed weapon licensing board:

17 (a) The number of concealed pistol applications received.18 (b) The number of concealed pistol licenses issued.

19 (c) The number of concealed pistol licenses denied.

20 (d) Categories for denial under subdivision (c).

21 (e) The number of concealed pistol licenses revoked.

22 (f) Categories for revocation under subdivision (e).

23 (g) The number of applications pending at the time the report24 is made.

(h) The mean and median amount of time and the longest and
shortest amount of time used by the federal bureau of investigation
to supply the fingerprint comparison report required in section

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5b(11). The department may use a statistically significant sample
 to comply with this subdivision.

(i) The number of charges of state civil infractions of this 3 4 act or charges of criminal violations, categorized by offense, 5 filed against individuals licensed to carry a concealed pistol that resulted in a finding of responsibility or a criminal conviction. 6 The report shall indicate the number of crimes in each category of 7 criminal offense that involved the brandishing or use of a pistol, 8 the number that involved the carrying of a pistol by the license 9 holder during the commission of the crime, and the number in which 10 11 no pistol was carried by the license holder during the commission 12 of the crime.

13 (j) The number of pending criminal charges, categorized by14 offense, against individuals licensed to carry a concealed pistol.

(k) The number of criminal cases dismissed, categorized by offense, against individuals licensed to carry a concealed pistol. (*l*) The number of cases filed against individuals licensed to carry a concealed pistol for criminal violations that resulted in a finding of not responsible or not guilty, categorized by offense. (m) For the purposes of subdivisions (i), (j), (k), and (*l*),

21 the department of state police shall use the data provided under 22 section 5m.

23 (n) The number of suicides by individuals licensed to carry a24 concealed pistol.

25 (o) Actual costs incurred per permit for each county.
26 Sec. 5f. (1) An individual who is licensed under this act to
27 carry a concealed pistol shall have his or her license to carry

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that pistol in his or her possession at all times he or she is
 carrying a concealed pistol.

3 (2) An individual who is licensed under this act to carry a
4 concealed pistol and who is carrying a concealed pistol shall show
5 both of the following to a peace officer upon request by that peace
6 officer:

7

(a) His or her license to carry a concealed pistol.

8 (b) His or her driver license or Michigan personal9 identification card.

10 (3) An individual licensed under this act to carry a concealed 11 pistol and who is carrying a concealed pistol and who is stopped by 12 a peace officer shall immediately disclose to the peace officer 13 that he or she is carrying a pistol concealed upon his or her 14 person or in his or her vehicle.

15 (4) An individual who violates subsection (1) or (2) is 16 responsible for a state civil infraction and may be fined not more 17 than \$100.00.

18 (5) An individual who violates subsection (3) is responsible19 for a state civil infraction and may be fined as follows:

20 (a) For a first offense, by a fine of not more than \$500.00 or
21 by the individual's license to carry a concealed pistol being
22 suspended for 6 months, or both.

(b) For a subsequent offense within 3 years of a prior
offense, by a fine of not more than \$1,000.00 and by the
individual's license to carry a concealed pistol being revoked.

26 (6) If an individual is found responsible for a state civil27 infraction under this section, the court shall notify the

department of state police and the concealed weapon licensing board
 that issued the license, THROUGH DECEMBER 31, 2011, OR, BEGINNING
 JANUARY 1, 2012, THE SECRETARY OF STATE of that determination.

4 (7) A pistol carried in violation of this section is subject 5 to immediate seizure by a peace officer. If a peace officer seizes a pistol under this subsection, the individual has 45 days in which 6 to display his or her license or documentation to an authorized 7 employee of the law enforcement entity that employs the peace 8 9 officer. If the individual displays his or her license or 10 documentation to an authorized employee of the law enforcement 11 entity that employs the peace officer within the 45-day period, the 12 authorized employee of that law enforcement entity shall return the pistol to the individual unless the individual is prohibited by law 13 14 from possessing a firearm. If the individual does not display his or her license or documentation within the 45-day period, the 15 pistol is subject to forfeiture as provided in section 5g. A pistol 16 17 is not subject to immediate seizure under this subsection if both of the following circumstances exist: 18

(a) The individual has his or her driver license or Michigan
personal identification card in his or her possession when the
violation occurs.

(b) The peace officer verifies through the law enforcement
information network that the individual is licensed under this act
to carry a concealed pistol.

(8) As used in this section, "peace officer" includes a motor
carrier officer appointed under section 6d of 1935 PA 59, MCL
28.6d, and security personnel employed by the state under section

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1 6c of 1935 PA 59, MCL 28.6c.

Sec. 5j. (1) A pistol training or safety program described in
section 5b(7)(c) meets the requirements for knowledge or training
in the safe use and handling of a pistol only if the program
consists of not less than 8 hours of instruction and all of the
following conditions are met:

7 (a) The program is certified by this state or a national or
8 state firearms training organization and provides 5 hours of
9 instruction in, but is not limited to providing instruction in, all
10 of the following:

(i) The safe storage, use, and handling of a pistol including,
but not limited to, safe storage, use, and handling to protect
child safety.

14 (*ii*) Ammunition knowledge, and the fundamentals of pistol15 shooting.

16 (*iii*) Pistol shooting positions.

17 (*iv*) Firearms and the law, including civil liability issues and
18 the use of deadly force. This portion shall be taught by an
19 attorney or an individual trained in the use of deadly force.

20 (v) Avoiding criminal attack and controlling a violent21 confrontation.

(vi) All laws that apply to carrying a concealed pistol in thisstate.

(b) The program provides at least 3 hours of instruction on a
firing range and requires firing at least 30 rounds of ammunition.

26 (c) The program provides a certificate of completion that27 states the program complies with the requirements of this section

and that the individual successfully completed the course, and that
 contains the printed name and signature of the course instructor.
 Not later than October 1, 2004, the THE certificate of completion
 shall contain the statement, "This course complies with section 5j
 of 1927 PA 372."

6 (d) The instructor of the course is certified by this state or
7 a national organization to teach the 8-hour pistol safety training
8 course described in this section.

9

(2) A person shall not do either of the following:

10 (a) Grant a certificate of completion described under
11 subsection (1)(c) to an individual knowing the individual did not
12 satisfactorily complete the course.

13 (b) Present a certificate of completion described under
14 subsection (1)(c) to a concealed weapon licensing board OR THE
15 SECRETARY OF STATE knowing that the individual did not
16 satisfactorily complete the course.

17 (3) A person who violates subsection (2) is guilty of a felony
18 punishable by imprisonment for not more than 4 years or a fine of
19 not more than \$2,500.00, or both.

20 (4) A-NEITHER A concealed weapons WEAPON licensing board NOR 21 THE SECRETARY OF STATE shall not require that a specific form, 22 color, wording, or other content appear on a certificate of 23 completion, except as provided in subsection (5). , and shall 24 accept as valid a certificate of completion issued prior to the 25 effective date of the amendatory act that added this subsection 26 that contains an inaccurate reference or no reference to this 27 section but otherwise complies with this section.

(5) Beginning October 1, 2004, a A concealed weapons WEAPON
 licensing board AND THE SECRETARY OF STATE shall require that a
 certificate of completion contain the statement, "This course
 complies with section 5j of 1927 PA 372.".

Sec. 5k. (1) Acceptance of a license issued under this act to
carry a concealed pistol constitutes implied consent to submit to a
chemical analysis under this section. This section also applies to
individuals listed in section 12a(a) to (f).

9 (2) An individual shall not carry a concealed pistol while he
10 or she is under the influence of alcoholic liquor or a controlled
11 substance or while having a bodily alcohol content prohibited under
12 this section. A person who violates this section is responsible for
13 a state civil infraction or guilty of a crime as follows:

14 (a) If the person was under the influence of alcoholic liquor or a controlled substance or a combination of alcoholic liquor and 15 a controlled substance, or had a bodily alcohol content of .10 or 16 17 more grams per 100 milliliters of blood, per 210 liters of breath, or per 67 milliliters of urine, the individual is guilty of a 18 19 misdemeanor punishable by imprisonment for not more than 93 days or 20 \$100.00, or both. The court shall order the concealed weapon 21 licensing board that issued the individual a license to carry a 22 concealed pistol OR, BEGINNING JANUARY 1, 2012, THE SECRETARY OF 23 **STATE** to permanently revoke the license. The concealed weapon 24 licensing board OR THE SECRETARY OF STATE shall permanently revoke 25 the license as ordered by the court.

26 (b) If the person had a bodily alcohol content of .08 or more27 but less than .10 grams per 100 milliliters of blood, per 210

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1 liters of breath, or per 67 milliliters of urine, the individual is 2 guilty of a misdemeanor punishable by imprisonment for not more than 93 days or \$100.00, or both. The court may order the concealed 3 4 weapon licensing board that issued the individual a license to carry a concealed pistol OR, BEGINNING JANUARY 1, 2012, THE 5 SECRETARY OF STATE to revoke the license for not more than 3 years. 6 The concealed weapon licensing board OR THE SECRETARY OF STATE 7 shall revoke the license as ordered by the court. 8

9 (c) If the person had a bodily alcohol content of .02 or more 10 but less than .08 grams per 100 milliliters of blood, per 210 11 liters of breath, or per 67 milliliters of urine, the individual is 12 responsible for a state civil infraction and may be fined not more than \$100.00. The court may order the concealed weapon licensing 13 14 board that issued the individual the license OR, BEGINNING JANUARY 1, 2012, THE SECRETARY OF STATE to revoke the license for 1 year. 15 The concealed weapon licensing board OR THE SECRETARY OF STATE 16 17 shall revoke the license as ordered by the court. The court shall 18 notify the concealed weapon licensing board that issued the 19 individual a license to carry a concealed pistol OR, BEGINNING 20 JANUARY 1, 2012, THE SECRETARY OF STATE if an individual is found 21 responsible for a subsequent violation of this subdivision.

(3) This section does not prohibit an individual licensed
under this act to carry a concealed pistol who has any bodily
alcohol content from transporting that pistol in the locked trunk
of his or her motor vehicle or another motor vehicle in which he or
she is a passenger or, if the vehicle does not have a trunk, from
transporting that pistol unloaded in a locked compartment or

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container that is separated from the ammunition for that pistol or
 on a vessel if the pistol is transported unloaded in a locked
 compartment or container that is separated from the ammunition for
 that pistol.

5 (4) A peace officer who has probable cause to believe an
6 individual is carrying a concealed pistol in violation of this
7 section may require the individual to submit to a chemical analysis
8 of his or her breath, blood, or urine.

9 (5) Before an individual is required to submit to a chemical
10 analysis under subsection (4), the peace officer shall inform the
11 individual of all of the following:

12 (a) The individual may refuse to submit to the chemical13 analysis, but if he or she chooses to do so, all of the following14 apply:

15 (i) The officer may obtain a court order requiring the16 individual to submit to a chemical analysis.

17 (*ii*) The refusal may result in his or her license to carry a18 concealed pistol being suspended or revoked.

(b) If the individual submits to the chemical analysis, he or
she may obtain a chemical analysis described in subsection (4) from
a person of his or her own choosing.

(6) The collection and testing of breath, blood, and urine
specimens under this section shall be conducted in the same manner
that breath, blood, and urine specimens are collected and tested
for alcohol- and controlled-substance-related driving violations
under the Michigan vehicle code, 1949 PA 300, MCL 257.1 to 257.923.

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(7) If a person refuses to take a chemical test authorized

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under this section, the peace officer shall promptly report the refusal in writing to the concealed weapon licensing board that issued the license to the individual to carry a concealed pistol

4 OR, BEGINNING JANUARY 1, 2012, TO THE SECRETARY OF STATE.

5 (8) If a person takes a chemical test authorized under this 6 section and the test results indicate that the individual had any 7 bodily alcohol content while carrying a concealed pistol, the peace 8 officer shall promptly report the violation in writing to the 9 concealed weapon licensing board that issued the license to the 10 individual to carry a concealed pistol OR, BEGINNING JANUARY 1, 11 2012, TO THE SECRETARY OF STATE.

12

(9) As used in this section:

13 (a) "Alcoholic liquor" means that term as defined in section
14 105 of the Michigan liquor control code of 1998, 1998 PA 58, MCL
15 436.1105.

(b) "Controlled substance" means that term as defined in
section 7104 of the public health code, 1978 PA 368, MCL 333.7401.

Sec. 5l. (1) A license to carry a concealed pistol issued on or
after July 1, 2003 but before July 1, 2006 is valid for 5 years.

(2) A license to carry a concealed pistol issued or renewed on
or after July 1, 2006 is valid until the applicant's date of birth
that falls not less than 4 years or more than 5 years after the
license is issued or renewed, as applicable. Except as provided in
subsections (7) and (8), a renewal of a license under section 5b
shall, except as provided in this section, be issued in the same
manner as an original license issued under section 5b.

27 (3) The concealed weapon licensing board OR THE SECRETARY OF

STATE shall issue or deny issuance of a renewal license within 60 days after the application for renewal is properly submitted. The county clerk OR THE SECRETARY OF STATE shall issue the applicant a receipt for his or her renewal application at the time the application is submitted. The receipt shall contain all of the following:

7

(a) The name of the applicant.

8 (b) The date and time the receipt is issued.

9 (c) The amount paid.

10 (d) A statement that the receipt is for a license renewal.
11 (e) A statement of whether the applicant qualifies for an
12 extension under subsection (4).

13

(f) The name of the county in which the receipt is issued.

14

(g) An impression of the county **OR STATE** seal.

(4) If the concealed weapon licensing board OR THE SECRETARY 15 **OF STATE** fails to deny or issue a renewal license to the person 16 17 within 60 days as required under subsection (3), the expiration date of the current license is extended by 180 days or until the 18 19 renewal license is issued, whichever occurs first. This subsection 20 does not apply unless the person pays the renewal fee at the time 21 the renewal application is submitted and the person has submitted a 22 receipt from a police agency that confirms that a background check 23 has been requested by the applicant.

(5) A person carrying a concealed pistol after the expiration
date of his or her license pursuant to an extension under
subsection (4) shall keep the receipt issued by the county clerk OR
THE SECRETARY OF STATE under subsection (3) and his or her expired

license in his or her possession at all times that he or she is carrying the pistol. For the purposes of this act, the receipt is considered to be part of the license to carry a concealed pistol until a renewal license is issued or denied. Failing to have the receipt and expired license in possession while carrying a concealed pistol or failing to display the receipt to a peace officer upon request is a violation of this act.

8 (6) The educational requirements under section 5b(7)(c) are
9 waived for an applicant who is a retired police officer or retired
10 law enforcement officer.

(7) The educational requirements under section 5b(7)(c) for an applicant who is applying for a renewal of a license under this act are waived except that the applicant shall certify that he or she has completed at least 3 hours' review of the training described under section 5b(7)(c) and has had at least 1 hour of firing range time in the 6 months immediately preceding the subsequent application.

18 (8) Beginning January 1, 2007, an applicant who is applying
19 for a renewal of a license issued under section 5b is not required
20 to have fingerprints taken again under section 5b(9) if all of the
21 following conditions have been met:

(a) There has been established a system for the department of
state police to save and maintain in its automated fingerprint
identification system (AFIS) database all fingerprints that are
submitted to the department of state police under section 5b.

26 (b) The applicant's fingerprints have been submitted to and27 maintained by the department of state police as described in

subdivision (a) for ongoing comparison with the automated
 fingerprint identification system (AFIS) database.

Sec. 5m. A prosecuting attorney shall promptly notify the 3 4 county concealed weapon licensing board that issued the license OR, BEGINNING JANUARY 1, 2012, THE SECRETARY OF STATE of a criminal 5 6 charge against a license holder for a felony or specified criminal 7 offense as defined in this act. The prosecuting attorney shall promptly notify the county concealed weapon licensing board that 8 issued the license OR, BEGINNING JANUARY 1, 2012, THE SECRETARY OF 9 STATE of the disposition of the criminal charge. If a license 10 11 holder is convicted of a crime, the prosecuting attorney's 12 notification shall indicate if the crime involved the brandishing or use of a pistol, if a pistol was carried by the license holder 13 14 during the commission of the crime, or if no pistol was carried by the license holder during the commission of the crime. The 15 DEPARTMENT OF state police shall provide a form for reporting 16 17 purposes. Each year by a date determined by the director of the 18 department of state police, the chairperson of the county concealed 19 weapon licensing board OR, BEGINNING JANUARY 1, 2012, THE SECRETARY 20 OF STATE shall compile and provide a report to the department of 21 state police in a format determined by the director of the 22 department of state police containing the information provided to 23 the concealed weapon licensing board OR THE SECRETARY OF STATE 24 under this section, section 5f(6), or section 5k(7) or (8). 25 Sec. 50. (1) Subject to subsection (4), an individual licensed 26 under this act to carry a concealed pistol, or who is exempt from

licensure under section 12a(1)(f), shall not carry a concealed

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pistol on the premises of any of the following: 1

2 (a) A school or school property except that a parent or legal guardian of a student of the school is not precluded from carrying 3 4 a concealed pistol while in a vehicle on school property, if he or 5 she is dropping the student off at the school or picking up the child from the school. As used in this section, "school" and 6 "school property" mean those terms as defined in section 237a of 7 the Michigan penal code, 1931 PA 328, MCL 750.237a. 8

9 (b) A public or private child care center or day care center, 10 public or private child caring institution, or public or private 11 child placing agency.

12 (c) A sports arena or stadium.

13 (d) A bar or tavern licensed under the Michigan liquor control 14 code of 1998, 1998 PA 58, MCL 436.1101 to 436.2303, where the primary source of income of the business is the sale of alcoholic 15 liquor by the glass and consumed on the premises. This subdivision 16 17 does not apply to an owner or employee of the business. The 18 Michigan liquor control commission shall develop and make available 19 to holders of licenses under the Michigan liquor control code of 20 1998, 1998 PA 58, MCL 436.1101 to 436.2303, an appropriate sign 21 stating that "This establishment prohibits patrons from carrying 22 concealed weapons". The owner or operator of an establishment 23 licensed under the Michigan liquor control code of 1998, 1998 PA 24 58, MCL 436.1101 to 436.2303, may, but is not required to, post the 25 sign developed under this subdivision. A record made available by 26 an establishment licensed under the Michigan liquor control code of 27 1998, 1998 PA 58, MCL 436.1101 to 436.2303, necessary to enforce

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this subdivision is exempt from disclosure under the freedom of
 information act, 1976 PA 442, MCL 15.231 to 15.246.

3 (e) Any property or facility owned or operated by a church,
4 synagogue, mosque, temple, or other place of worship, unless the
5 presiding official or officials of the church, synagogue, mosque,
6 temple, or other place of worship permit the carrying of concealed
7 pistol on that property or facility.

8 (f) An entertainment facility with a seating capacity of 2,500
9 or more individuals that the individual knows or should know has a
10 seating capacity of 2,500 or more individuals or that has a sign
11 above each public entrance stating in letters not less than 1-inch
12 high a seating capacity of 2,500 or more individuals.

13 (g) A hospital.

14 (h) A dormitory or classroom of a community college, college,15 or university.

16 (2) An individual licensed under this act to carry a concealed
17 pistol, or who is exempt from licensure under section 12a(1)(f),
18 shall not carry a concealed pistol in violation of R 432.1212 or a
19 successor rule of the Michigan administrative code promulgated
20 under the Michigan gaming control and revenue act, 1996 IL 1, MCL
21 432.201 to 432.226.

(3) As used in subsection (1), "premises" does not includeparking areas of the places identified under subsection (1).

(4) Subsection (1) does not apply to any of the following:
(a) An individual licensed under this act who is a retired
police officer or retired law enforcement officer. The concealed
weapon licensing board OR THE SECRETARY OF STATE may require a

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letter from the law enforcement agency stating that the retired
 police officer or law enforcement officer retired in good standing.

3 (b) An individual who is licensed under this act and who is
4 employed or contracted by an entity described under subsection (1)
5 to provide security services and is required by his or her employer
6 or the terms of a contract to carry a concealed firearm on the
7 premises of the employing or contracting entity.

8 (c) An individual who is licensed as a private investigator or
9 private detective under the professional investigator licensure
10 act, 1965 PA 285, MCL 338.821 to 338.851.

(d) An individual who is licensed under this act and who is acorrections officer of a county sheriff's department.

(e) An individual who is licensed under this act and who is a
motor carrier officer or capitol security officer of the department
of state police.

16 (f) An individual who is licensed under this act and who is a 17 member of a sheriff's posse.

(g) An individual who is licensed under this act and who is an
auxiliary officer or reserve officer of a police or sheriff's
department.

21 (h) An individual who is licensed under this act and who is a22 parole or probation officer of the department of corrections.

(i) A state court judge or state court retired judge who is
licensed under this act. The concealed weapon licensing board OR
THE SECRETARY OF STATE may require a state court retired judge to
obtain and carry a letter from the judicial tenure commission
stating that the state court retired judge is in good standing as

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authorized under section 30 of article VI of the state constitution
 of 1963, and rules promulgated under that section, in order to
 gualify under this subdivision.

4 (5) An individual who violates this section is responsible for
5 a state civil infraction or guilty of a crime as follows:

6 (a) Except as provided in subdivisions (b) and (c), the
7 individual is responsible for a state civil infraction and may be
8 fined not more than \$500.00. The court shall order the individual's
9 license to carry a concealed pistol suspended for 6 months.

10 (b) For a second violation, the individual is guilty of a 11 misdemeanor punishable by a fine of not more than \$1,000.00. The 12 court shall order the individual's license to carry a concealed 13 pistol revoked.

(c) For a third or subsequent violation, the individual is guilty of a felony punishable by imprisonment for not more than 4 years or a fine of not more than \$5,000.00, or both. The court shall order the individual's license to carry a concealed pistol revoked.

SEC. 5X. (1) IF A CONCEALED WEAPON LICENSING BOARD DETERMINES
THAT IT WILL BE UNABLE TO COMPLETE ANY ACTION REQUIRED TO BE TAKEN
UNDER THIS ACT BY THE CONCEALED WEAPON LICENSING BOARD BEFORE
DECEMBER 31, 2011, THE CONCEALED WEAPON LICENSING BOARD SHALL
PROMPTLY NOTIFY THE SECRETARY OF STATE OF THAT DETERMINATION IN
WRITING.

(2) IF THE SECRETARY OF STATE IS NOTIFIED BY A CONCEALED
WEAPON LICENSING BOARD UNDER SUBSECTION (1) THAT IT WILL BE UNABLE
TO COMPLETE ANY ACTION REQUIRED TO BE TAKEN UNDER THIS ACT, THE

SECRETARY OF STATE SHALL ASSUME RESPONSIBILITY FOR COMPLETING THAT
 ACTION. THE SECRETARY OF STATE MAY REQUIRE THE COUNTY CLERK ON
 BEHALF OF THE CONCEALED WEAPON LICENSING BOARD TO TRANSFER TO THE
 SECRETARY OF STATE ANY APPLICATION, DOCUMENTS, OR INFORMATION
 REQUIRED TO COMPLETE THE ACTION REQUIRED UNDER THIS ACT.

6 (3) IF A CONCEALED WEAPON LICENSING BOARD IS REQUIRED UNDER 7 SUBSECTION (2) TO TRANSFER ANY APPLICATION, DOCUMENTS, OR 8 INFORMATION TO THE SECRETARY OF STATE, THE COUNTY CLERK ON BEHALF 9 OF THE CONCEALED WEAPON LICENSING BOARD SHALL PROMPTLY NOTIFY THE 10 INDIVIDUAL WHOSE APPLICATION OR OTHER ACTION IS PENDING BEFORE THE 11 CONCEALED WEAPON LICENSING BOARD OF THE TRANSFER TO THE SECRETARY 12 OF STATE.

13 (4) THE SECRETARY OF STATE SHALL NOT CHARGE A FEE FOR THE
14 TRANSFER OF THE ACTION TO THE SECRETARY OF STATE OR FOR COMPLETING
15 ANY ACTION UNDER THIS ACT FOR WHICH A FEE HAS ALREADY BEEN PAID TO
16 THE CONCEALED WEAPON LICENSING BOARD.

17 Sec. 6a. (1) A concealed weapons WEAPON licensing board, 18 THROUGH DECEMBER 31, 2011, OR, BEGINNING JANUARY 1, 2012, THE 19 SECRETARY OF STATE may issue to any bank, trust company, armored 20 car company, railway company, express company, or other company, 21 institution, copartnership, or individual having in its, their, or 22 the individual's possession large sums of money or other valuables, 23 a license authorizing the licensee to equip the premises or 24 vehicles under its, their, or the individual's control with gas 25 ejecting devices to be used solely for the purpose of protecting 26 those premises or vehicles and the persons or property in the 27 premises or vehicles from criminal assaults.

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1 (2) The director of the department of state police shall 2 promulgate rules to govern the issuing of the license and the making of an application for the license. The rules shall be 3 4 promulgated pursuant to UNDER the administrative procedures act of 5 1969, Act No. 306 of the Public Acts of 1969, as amended, being 6 sections 24.201 to 24.328 of the Michigan Compiled Laws 1969 PA 7 306, MCL 24.201 TO 24.328. The concealed weapons WEAPON licensing board, THROUGH DECEMBER 31, 2011, OR, BEGINNING JANUARY 1, 2012, 8 9 THE SECRETARY OF STATE may issue to any company, copartnership, or 10 individual under the limitations and pursuant to the UNDER rules 11 promulgated by the director of the department of state police a 12 license authorizing the corporation, copartnership, or individual 13 to manufacture or sell, or both, a gas ejecting or emitting weapon, 14 cartridge, or device to any person authorized by law to possess the 15 weapon, cartridge, or device.

16 (3) For purposes of this section, "gas ejecting device" means 17 a device designed for the purpose of rendering a person either 18 temporarily or permanently disabled by the ejection, release, or 19 emission of a gas or other substance.

(4) A license shall not be required under this section for the
sale, purchase, or possession of a self-defense spray OR FOAM
device, as defined in section 224d of the Michigan penal code, Act
No. 328 of the Public Acts of 1931, being section 750.224d of the
Michigan Compiled Laws 1931 PA 328, MCL 750.224D.

25 Sec. 8. (1) The THROUGH DECEMBER 31, 2011, THE concealed
26 weapon licensing board that issued a license to an individual to
27 carry a concealed pistol OR, BEGINNING JANUARY 1, 2012, THE

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1 SECRETARY OF STATE may revoke that A license if the board OR THE 2 SECRETARY OF STATE determines that the individual committed any violation of this act other than a violation of section 5f(4). If 3 4 the board OR THE SECRETARY OF STATE determines that the individual 5 has been found responsible for 3 or more state civil infraction 6 violations of this act during the license period, the board OR THE 7 SECRETARY OF STATE shall conduct a hearing and may suspend the individual's license for not more than 1 year. 8

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9 (2) Except as provided in subsections (3), (4), and (5), a 10 license shall not be revoked under this section except upon written 11 complaint and an opportunity for a hearing before the board OR THE 12 SECRETARY OF STATE. The board OR THE SECRETARY OF STATE shall give 13 the individual at least 10 days' notice of a hearing under this 14 section. The notice shall be by personal service or by certified 15 mail delivered to the individual's last known address.

(3) If the concealed weapon licensing board OR THE SECRETARY 16 17 **OF STATE** is notified by a law enforcement agency or prosecuting official that an individual licensed to carry a concealed pistol is 18 19 charged with a felony or misdemeanor as defined in this act, the 20 concealed weapon licensing board OR THE SECRETARY OF STATE shall immediately suspend the individual's license until there is a final 21 22 disposition of the charge for that offense and send notice of that suspension to the individual's last known address as indicated in 23 24 the records of the concealed weapon licensing board OR THE SECRETARY OF STATE. The notice shall inform the individual that he 25 26 or she is entitled to a prompt hearing on the suspension, and the 27 concealed weapon licensing board OR THE SECRETARY OF STATE shall

conduct a prompt hearing if requested in writing by the individual.
 The requirements of subsection (2) do not apply to this subsection.

3 (4) The concealed weapon licensing board that issued a license 4 to an individual to carry a concealed pistol, THROUGH DECEMBER 31, 2011, OR, BEGINNING JANUARY 1, 2012, THE SECRETARY OF STATE shall 5 revoke that A license if the board OR THE SECRETARY OF STATE 6 determines that the individual is not eligible under this act to 7 receive a license to carry a concealed pistol. The concealed weapon 8 licensing board OR THE SECRETARY OF STATE shall immediately send 9 notice of the fact of and the reason for the revocation under this 10 11 subsection by first-class mail to the individual's last known 12 address as indicated on the records of the concealed weapon 13 licensing board OR THE SECRETARY OF STATE. The requirements of subsection (2) do not apply to this subsection. 14

15 (5) If the concealed weapon licensing board, THROUGH DECEMBER 31, 2011, OR, BEGINNING JANUARY 1, 2012, IF THE SECRETARY OF STATE 16 17 determines by clear and convincing evidence based on specific 18 articulable facts that the applicant poses a danger to the 19 applicant or to any other person, the concealed weapon licensing 20 board OR THE SECRETARY OF STATE shall immediately suspend the 21 individual's license pending a revocation hearing under this 22 section. The concealed weapon licensing board OR THE SECRETARY OF 23 STATE shall send notice of the suspension to the individual's last 24 known address as indicated in the records of the concealed weapon 25 licensing board OR THE SECRETARY OF STATE. The notice shall inform 26 the individual that he or she is entitled to a prompt hearing on 27 the suspension, and the concealed weapon licensing board, THROUGH

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1 DECEMBER 31, 2011, OR, BEGINNING JANUARY 1, 2012, THE SECRETARY OF
2 STATE shall conduct a prompt hearing if requested in writing by the
3 individual. The requirements of subsection (2) do not apply to this
4 subsection.

5 (6) If the concealed weapon licensing board OR THE SECRETARY **OF STATE** orders a license suspended or revoked under this section 6 or amends a suspension or revocation order, the concealed weapon 7 licensing board OR THE SECRETARY OF STATE shall immediately notify 8 9 a law enforcement agency having jurisdiction in the county in which the concealed weapon licensing board is located, THROUGH DECEMBER 10 31, 2011, OR, BEGINNING JANUARY 1, 2012, THE DEPARTMENT OF STATE 11 12 POLICE to enter the order or amended order into the law enforcement 13 information network. A law enforcement agency that receives notice of an order or amended order under this subsection from a concealed 14 weapon licensing board OR THE DEPARTMENT OF STATE POLICE shall 15 immediately enter the order or amended order into the law 16 17 enforcement information network as requested by that concealed 18 weapon licensing board OR THE SECRETARY OF STATE.

19 (7) A suspension or revocation order or amended order issued 20 under this section is immediately effective. However, an individual 21 is not criminally liable for violating the order or amended order 22 unless he or she has received notice of the order or amended order.

(8) If an individual is carrying a pistol in violation of a
suspension or revocation order or amended order issued under this
section but has not previously received notice of the order or
amended order, the individual shall be informed of the order or
amended order and be given an opportunity to properly store the

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pistol or otherwise comply with the order or amended order before
 an arrest is made for carrying the pistol in violation of this act.

(9) If a law enforcement agency or officer notifies an
individual of a suspension or revocation order or amended order
issued under this section who has not previously received notice of
the order or amended order, the law enforcement agency or officer
shall enter a statement into the law enforcement information
network that the individual has received notice of the order or
amended order under this section.

10 (10) The clerk of the concealed weapon licensing board,
11 THROUGH DECEMBER 31, 2011, OR, BEGINNING JANUARY 1, 2012, THE
12 SECRETARY OF STATE is authorized to administer an oath to any
13 individual testifying before the board OR THE SECRETARY OF STATE at
14 a hearing under this section.

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