A bill to be entitled 1 2 An act relating to firearm manufacturer product 3 liability; creating s. 790.0653, F.S.; 4 providing definitions; limiting product 5 liability actions against firearm manufacturers or dealers under certain circumstances; 6 7 providing application; providing limitations; 8 providing construction; providing for a limited firearm license fee waiver under certain 9 circumstances; amending s. 790.174, F.S.; 10 11 clarifying application of the term "secured 12 firearm" under certain circumstances; providing 13 an effective date. 14 Be It Enacted by the Legislature of the State of Florida: 15 16 17 Section 1. Section 790.0653, Florida Statutes, is 18 created to read: 19 790.0653 Firearm manufacturer product liability.--20 (1) Definitions.--For purposes of this act: (a) "Integrated safety device" means a device such as, 21 22 but not limited to, a combination handle lock or comparable 23 locking device, which is a nondetachable part of a firearm and 24 which precludes the discharging of the firearm by a person 25 other than the owner of the firearm or any other person 26 specifically authorized by the owner to use the firearm but 27 does include a safety device integrated into a detachable 28 ammunition magazine which, when the device is activated, 29 prevents the magazine itself from being detached. The term does not include any device which contains a mechanism which 30 31

 allows a user to readily bypass the lock, other than by simply not engaging the lock.

- (b) "Combination handle lock" means a device that is part of a firearm and which contains a code of three or more digits which may be set by the owner to prevent unauthorized use by rendering the firearm inoperable unless the correct combination is entered.
- (c) "Comparable locking device" means any device which
 is a nondetachable part of a firearm which renders the firearm
 inoperable.
- (2)(a) In any product liability action for harm allegedly caused by a firearm, brought against a firearm manufacturer or dealer duly licensed by the appropriate federal and state authorities, it is presumed that the firearm itself is not unreasonably dangerous for its lawful use, and the manufacturer or seller is not liable if, at the time the specific unit of the firearm was sold or delivered to the initial purchaser or user, the firearm has an integrated safety device.
- (b) This section applies to any action brought by or on behalf of any individual, the state or its agencies and instrumentalities, or a municipality, town, special purpose district, or any other political subdivision of the state.
 - (c) This section does not prohibit:
- 1. Actions against firearm manufacturers or dealers relating to firearms which are manufactured, distributed, or sold in violation of applicable federal or state laws.
- 2. Actions against firearm manufacturers or dealers for breach of contract or warranty in connection with the purchase of any firearm.

- 3. Actions for injuries resulting from a firearm malfunction due to defects in design or manufacture.
 - (d) This section shall not be construed to:
- 1. Require a firearm manufacturer or dealer to manufacture, distribute, or sell only firearms with an integrated safety device or a firearm purchaser to purchase only a firearm with an integrated safety device.
- 2. Mean that a firearm with an integrated safety device constitutes a firearm which is "not readily accessible for immediate use" within the meaning of s. 790.25(5).
- (3) Any firearm owner who voluntarily retrofits a firearm with an integrated safety device shall be entitled to a one time waiver of the initial or renewal license fee under s. 790.06(5)(b).
- Section 2. Subsection (4) is added to section 790.174, Florida Statutes, to read:

790.174 Safe storage of firearms required.--

(1) A person who stores or leaves, on a premise under his or her control, a loaded firearm, as defined in s. 790.001, and who knows or reasonably should know that a minor is likely to gain access to the firearm without the lawful permission of the minor's parent or the person having charge of the minor, or without the supervision required by law, shall keep the firearm in a securely locked box or container or in a location which a reasonable person would believe to be secure or shall secure it with a trigger lock, except when the person is carrying the firearm on his or her body or within such close proximity thereto that he or she can retrieve and use it as easily and quickly as if he or she carried it on his or her body.

(2) It is a misdemeanor of the second degree,
punishable as provided in s. 775.082 or s. 775.083, if a
person violates subsection (1) by failing to store or leave a
firearm in the required manner and as a result thereof a minor
gains access to the firearm, without the lawful permission of
the minor's parent or the person having charge of the minor,
and possesses or exhibits it, without the supervision required
by law:
(a) In a public place; or
(b) In a rude, careless, angry, or threatening manner
in violation of s. 790.10.
This subsection does not apply if the minor obtains the
firearm as a result of an unlawful entry by any person.
(3) As used in this act, the term "minor" means any
person under the age of 16.
(4) A firearm, even if loaded, which has an activated

integrated safety device shall constitute a secured firearm within the meaning of this section, regardless of the location or other condition of the firearm's storage.

Section 3. This act shall take effect upon becoming a law.

HOUSE SUMMARY

Limits product liability actions, for harm allegedly caused by a firearm, against licensed firearm manufacturers or dealers for firearms sold or delivered with an integrated safety device. Provides exceptions and construction. Provides for a one-time waiver of initial or renewal firearm license fees for owners who retrofit their firearms with integrated safety devices. Specifies that firearms with integrated safety devices are secured firearms for purposes of requirements for safe storage of firearms. See bill for details.