

By Senator Baker

20-1143A-05

See HB

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31

A bill to be entitled

An act relating to private security services;
amending s. 493.6115, F.S.; revising the types
of firearms that a Class "D" security officer
is authorized to carry; providing an effective
date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Subsection (6) of section 493.6115, Florida
Statutes, is amended to read:

493.6115 Weapons and firearms.--

(6) Unless otherwise approved by the department, the
only firearm a Class "CC," ~~Class "D,"~~ Class "M," or Class "MB"
licensee who has been issued a Class "G" license may carry is
a .38 or .357 caliber revolver with factory .38 caliber
ammunition only. In addition to any other firearm approved by
the department, a Class "C," Class "D," or Class "MA" licensee
who has been issued a Class "G" license may carry a .38
caliber revolver; or a .380 caliber or 9 millimeter
semiautomatic pistol; or a .357 caliber revolver with .38
caliber ammunition only. A Class "C" licensee who also holds a
Class "D" license, and who has been issued a Class "G"
license, may carry a 9 millimeter semiautomatic pistol while
performing security-related services. No licensee may carry
more than two firearms upon her or his person when performing
her or his duties. A licensee may only carry a firearm of the
specific type and caliber with which she or he is qualified
pursuant to the firearms training referenced in subsection (8)
or s. 493.6113(3)(b).

Section 2. This act shall take effect July 1, 2005.