CS for SB 234

By the Committee on Criminal Justice; and Senators Evers, Dockery, Lynn, Hays, Norman, Negron, and Garcia

	591-02451-11 2011234c1
1	A bill to be entitled
2	An act relating to firearms; amending s. 790.06, F.S.;
3	providing that a person in compliance with the terms
4	of a concealed carry license may carry openly
5	notwithstanding specified provisions; allowing the
6	Division of Licensing of the Department of Agriculture
7	and Consumer Services to take fingerprints from
8	concealed carry license applicants; providing that
9	concealed carry licensees shall not be prohibited from
10	carrying or storing a firearm in a vehicle for lawful
11	purposes; repealing s. 790.28, F.S., relating to the
12	purchase of rifles and shotguns in contiguous states;
13	amending s. 790.065, F.S.; providing that specified
14	provisions do not apply to certain firearms
15	transactions by a resident of this state which take
16	place in another state; providing an effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Subsection (1), paragraph (c) of subsection (5),
21	and subsection (12) of section 790.06, Florida Statutes, are
22	amended to read:
23	790.06 License to carry concealed weapon or firearm
24	(1) The Department of Agriculture and Consumer Services is
25	authorized to issue licenses to carry concealed weapons or
26	concealed firearms to persons qualified as provided in this
27	section. Each such license must bear a color photograph of the
28	licensee. For the purposes of this section, concealed weapons or
29	concealed firearms are defined as a handgun, electronic weapon

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30	or device, tear gas gun, knife, or billie, but the term does not
31	include a machine gun as defined in s. 790.001(9). Such licenses
32	shall be valid throughout the state for a period of 7 years from
33	the date of issuance. Any person in compliance with the terms of
34	such license may carry a concealed weapon or concealed firearm
35	notwithstanding the provisions of s. 790.01, or may carry openly
36	notwithstanding s. 790.053. The licensee must carry the license,
37	together with valid identification, at all times in which the
38	licensee is in actual possession of a concealed weapon or
39	firearm and must display both the license and proper
40	identification upon demand by a law enforcement officer. <u>A</u>
41	violation Violations of the provisions of this subsection shall
42	constitute a noncriminal violation with a penalty of \$25,
43	payable to the clerk of the court.
44	(5) The applicant shall submit to the Department of
45	Agriculture and Consumer Services:
46	(c) A full set of fingerprints of the applicant
47	administered by a law enforcement agency or the Division of
48	Licensing of the Department of Agriculture and Consumer
49	Services.
50	(12) <u>(a)</u> <u>A</u> No license issued <u>under</u> pursuant to this section
51	does not shall authorize any person to carry a concealed weapon
52	or firearm into:
53	<u>1.</u> Any place of nuisance as defined in s. $823.05;$
54	2. Any police, sheriff, or highway patrol station;
55	3. Any detention facility, prison, or jail;
56	4. Any courthouse;
57	5. Any courtroom, except that nothing in this section would
58	preclude a judge from carrying a concealed weapon or determining

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59	who will carry a concealed weapon in his or her courtroom;
60	6. Any polling place;
61	7. Any meeting of the governing body of a county, public
62	school district, municipality, or special district;
63	8. Any meeting of the Legislature or a committee thereof;
64	9. Any school, college, or professional athletic event not
65	related to firearms;
66	10. Any elementary or secondary school facility or
67	administration building;
68	11. Any career center;
69	12. Any college or university facility unless the licensee
70	is a registered student, employee, or faculty member of such
71	college or university and the weapon is a stun gun or nonlethal
72	electric weapon or device designed solely for defensive purposes
73	and the weapon does not fire a dart or projectile;
74	13. Any portion of an establishment licensed to dispense
75	alcoholic beverages for consumption on the premises, which
76	portion of the establishment is primarily devoted to such
77	purpose; any elementary or secondary school facility; any career
78	center; any college or university facility unless the licensee
79	is a registered student, employee, or faculty member of such
80	college or university and the weapon is a stun gun or nonlethal
81	electric weapon or device designed solely for defensive purposes
82	and the weapon does not fire a dart or projectile;
83	<u>14.</u> The inside <u>of</u> the passenger terminal and sterile area
84	of any airport, provided that no person shall be prohibited from
85	carrying any legal firearm into the terminal, which firearm is

87 baggage to be lawfully transported on any aircraft; or

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encased for shipment for purposes of checking such firearm as

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88	15. Any place where the carrying of firearms is prohibited
89	by federal law.
90	(b) A person licensed under this section shall not be
91	prohibited from carrying or storing a firearm in a vehicle for
92	lawful purposes.
93	(c) This subsection does not modify the terms or conditions
94	<u>of s. 790.251(7).</u>
95	(d) Any person who knowingly and willfully violates any
96	provision of this subsection commits a misdemeanor of the second
97	degree, punishable as provided in s. 775.082 or s. 775.083.
98	Section 2. Section 790.28, Florida Statutes, is repealed.
99	Section 3. Subsection (1) of section 790.065, Florida
100	Statutes, is amended to read:
101	790.065 Sale and delivery of firearms
102	(1) (a) A licensed importer, licensed manufacturer, or
103	licensed dealer may not sell or deliver from her or his
104	inventory at her or his licensed premises any firearm to another
105	person, other than a licensed importer, licensed manufacturer,
106	licensed dealer, or licensed collector, until she or he has:
107	1.(a) Obtained a completed form from the potential buyer or
108	transferee, which form shall have been promulgated by the
109	Department of Law Enforcement and provided by the licensed
110	importer, licensed manufacturer, or licensed dealer, which shall
111	include the name, date of birth, gender, race, and social
112	security number or other identification number of such potential
113	buyer or transferee and has inspected proper identification
114	including an identification containing a photograph of the
115	potential buyer or transferee.
116	2.(b) Collected a fee from the potential buyer for

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591-02451-11 2011234c1 117 processing the criminal history check of the potential buyer. The fee shall be established by the Department of Law 118 119 Enforcement and may not exceed \$8 per transaction. The 120 Department of Law Enforcement may reduce, or suspend collection 121 of, the fee to reflect payment received from the Federal 122 Government applied to the cost of maintaining the criminal 123 history check system established by this section as a means of 124 facilitating or supplementing the National Instant Criminal 125 Background Check System. The Department of Law Enforcement 126 shall, by rule, establish procedures for the fees to be 127 transmitted by the licensee to the Department of Law 128 Enforcement. All such fees shall be deposited into the 129 Department of Law Enforcement Operating Trust Fund, but shall be 130 segregated from all other funds deposited into such trust fund 131 and must be accounted for separately. Such segregated funds must 132 not be used for any purpose other than the operation of the 133 criminal history checks required by this section. The Department 134 of Law Enforcement, each year prior to February 1, shall make a 135 full accounting of all receipts and expenditures of such funds 136 to the President of the Senate, the Speaker of the House of 1.37 Representatives, the majority and minority leaders of each house 138 of the Legislature, and the chairs of the appropriations 139 committees of each house of the Legislature. In the event that the cumulative amount of funds collected exceeds the cumulative 140 amount of expenditures by more than \$2.5 million, excess funds 141 142 may be used for the purpose of purchasing soft body armor for 143 law enforcement officers.

144 <u>3.(c)</u> Requested, by means of a toll-free telephone call,
145 the Department of Law Enforcement to conduct a check of the

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146	information as reported and reflected in the Florida Crime
147	Information Center and National Crime Information Center systems
148	as of the date of the request.
149	<u>4.(d)</u> Received a unique approval number for that inquiry
150	from the Department of Law Enforcement, and recorded the date
151	and such number on the consent form.
152	(b) However, if the person purchasing, or receiving
153	delivery of, the firearm is a holder of a valid concealed
154	weapons or firearms license pursuant to the provisions of s.
155	790.06 or holds an active certification from the Criminal
156	Justice Standards and Training Commission as a "law enforcement
157	officer," a "correctional officer," or a "correctional probation
158	officer" as defined in s. 943.10(1), (2), (3), (6), (7), (8), or
159	(9), the provisions of this subsection <u>does</u> do not apply.
160	(c) This subsection does not apply to the purchase, trade,
161	or transfer of rifles or shotguns by a resident of this state
162	when the resident makes such purchase, trade, or transfer from a
163	licensed importer, licensed manufacturer, or licensed dealer in
164	another state.
165	Section 4. This act shall take effect upon becoming a law.

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