1

A bill to be entitled

2 An act relating to the regulation of firearms and 3 ammunition; amending s. 790.33, F.S.; clarifying and 4 reorganizing provisions that preempt to the state the 5 entire field of regulation of firearms; prohibiting the 6 knowing and willful violation of the Legislature's 7 occupation of the whole field of regulation of firearms 8 and ammunition by the enactment or enforcement of any local ordinance or administrative rule or regulation; 9 10 providing additional intent of the section; eliminating 11 provisions authorizing counties to adopt an ordinance requiring a waiting period between the purchase and 12 delivery of a handgun; providing a penalty for knowing and 13 14 willful violation of prohibitions; providing for 15 investigation of complaints of violations of the section 16 and prosecution of violators by the state attorney; 17 providing that public funds may not be used to defend the unlawful conduct of any person charged with a knowing and 18 19 willful violation of the section; providing for termination of employment or contract or removal from 20 21 office of a person acting in an official capacity who 22 knowingly and willfully violates any provision of the 23 section; providing for declarative and injunctive relief 24 for specified persons or organizations; providing for 25 specified damages and interest; providing for seizure of 26 certain vehicles for specified nonpayment of damages; 27 providing exceptions to prohibitions of the section; 28 providing an effective date.

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29 30 Be It Enacted by the Legislature of the State of Florida: 31 32 Section 1. Section 790.33, Florida Statutes, is amended to 33 read: 34 Field of regulation of firearms and ammunition 790.33 35 preempted.-36 PREEMPTION.-Except as expressly provided by the State (1)37 Constitution or general law, the Legislature hereby declares 38 that it is occupying the whole field of regulation of firearms 39 and ammunition, including the purchase, sale, transfer, taxation, manufacture, ownership, possession, storage, and 40 transportation thereof, to the exclusion of all existing and 41 42 future county, city, town, or municipal ordinances or any 43 administrative regulations or rules adopted by local or state 44 government relating thereto. Any such existing ordinances, rules, or regulations are hereby declared null and void. This 45 subsection shall not affect zoning ordinances which encompass 46 47 firearms businesses along with other businesses. Zoning ordinances which are designed for the purpose of restricting or 48 49 prohibiting the sale, purchase, transfer, or manufacture of 50 firearms or ammunition as a method of regulating firearms or 51 ammunition are in conflict with this subsection and are 52 prohibited. 53 (2) LIMITED EXCEPTION; COUNTY WAITING-PERIOD ORDINANCES.-54 (a) Any county may have the option to adopt a waiting-55 period ordinance requiring a waiting period of up to, but not to 56 -3 working days between the purchase and delivery of a exceed, Page 2 of 8

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handgun. For purposes of this subsection, "purchase" means 57 58 payment of deposit, payment in full, or notification of intent to purchase. Adoption of a waiting-period ordinance, by any 59 60 county, shall require a majority vote of the county commission on votes on waiting-period ordinances. This exception is limited 61 solely to individual counties and is limited to the provisions 62 63 and restrictions contained in this subsection. 64 (b) Ordinances authorized by this subsection shall apply 65 to all sales of handguns to individuals by a retail establishment except those sales to individuals exempted in this 66 subsection. For purposes of this subsection, "retail 67 68 establishment" means a gun shop, sporting goods store, pawn 69 shop, hardware store, department store, discount store, bait or 70 tackle shop, or any other store or shop that offers handguns for 71 walk-in retail sale but does not include gun collectors shows or 72 exhibits, or gun shows. 73 (c) Ordinances authorized by this subsection shall not 74 require any reporting or notification to any source outside the 75 retail establishment, but records of handgun sales must be 76 available for inspection, during normal business hours, by any law enforcement agency as defined in s. 934.02. 77 78 (d) The following shall be exempt from any waiting period: 79 1. Individuals who are licensed to carry concealed firearms under the provisions of s. 790.06 or who are licensed 80 to carry concealed firearms under any other provision of state 81 law and who show a valid license; 82 2. Individuals who already lawfully own another firearm 83 84 and who show a sales receipt for another firearm; who are known Page 3 of 8

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85 to own another firearm through a prior purchase from the retail 86 establishment; or who have another firearm for trade-in;

- 87 3. A law enforcement or correctional officer as defined in 88 s. 943.10;
- 89

4. A law enforcement agency as defined in s. 934.02; 90 Sales transactions between dealers 91 distributors or between dealers and distributors who have 92 current federal firearms licenses; or

93 6. Any individual who has been threatened or whose family 94 has been threatened with death or bodily injury, provided the 95 individual may lawfully possess a firearm and provided such 96 threat has been duly reported to local law enforcement.

97

(2) (3) POLICY AND INTENT.-

98 (a) It is the intent of this section to provide uniform 99 firearms laws in the state; to declare all ordinances and 100 regulations null and void which have been enacted by any 101 jurisdictions other than state and federal, which regulate 102 firearms, ammunition, or components thereof; to prohibit the 103 enactment of any future ordinances or regulations relating to 104 firearms, ammunition, or components thereof unless specifically 105 authorized by this section or general law; and to require local 106 jurisdictions to enforce state firearms laws.

107 (b) It is further the intent of this section to deter and 108 prevent the violation of this section and the violation of rights protected under the constitution and laws of this state 109 related to firearms, ammunition, or components thereof, by the 110 111 abuse of official authority that occurs when enactments are knowingly passed in violation of state law or under color of 112

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113	local or state authority.
114	(3) PROHIBITIONS; PENALTIES
115	
	(a) Any person who knowingly and willfully violates the
116	Legislature's occupation of the whole field of regulation of
117	firearms and ammunition, as declared in subsection (1), by
118	enacting or enforcing any local ordinance or administrative rule
119	or regulation commits a noncriminal violation as defined in s.
120	775.08, punishable as provided in ss. 775.082 and 775.083.
121	(b) The state attorney in the appropriate jurisdiction
122	shall investigate complaints of noncriminal violations of this
123	section and, where the state attorney determines that probable
124	cause of a violation exists, shall prosecute violators in the
125	circuit court where the complaint arose. Any state attorney who
126	fails to execute his or her duties under this section may be
127	held accountable under the appropriate Florida rules of
128	professional conduct.
129	(c) If the court determines that the violation was knowing
130	and willful, the court shall assess a fine of not less than
131	\$5,000 and not more than \$100,000 against the elected or
132	appointed local government official or officials or
133	administrative agency head under whose jurisdiction the
134	violation occurred. The elected or appointed local government
135	official or officials or administrative agency head shall be
136	personally liable for the payment of all fines, costs, and fees
137	assessed by the court for the noncriminal violation.
138	(d) Except as required by s. 16, Art. I of the State
139	Constitution or the Sixth Amendment to the United States
140	Constitution, public funds may not be used to defend the
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141 unlawful conduct of any person charged with a knowing and 142 willful violation of this section. 143 (e) A knowing and willful violation of any provision of 144 this section by a person acting in an official capacity for any 145 entity enacting or enforcing a local ordinance or administrative 146 rule or regulation prohibited under paragraph (a) or otherwise 147 under color of law shall be cause for immediate termination of 148 employment or contract or removal from office by the Governor. 149 (f) A person or an organization whose membership is 150 adversely affected by any ordinance, regulation, measure, 151 directive, rule, enactment, order, or policy promulgated or 152 enforced in violation of this section may file suit in an 153 appropriate court for declarative and injunctive relief and for 154 all actual and consequential damages attributable to the 155 violation. A court shall award the prevailing plaintiff in any 156 such suit: 157 1. Attorney's fees in the trial and appellate courts to be 158 determined by the rate used by the federal district court with 159 jurisdiction over the political subdivision for civil rights 160 actions; 2. Liquidated damages of three times the attorney's fees 161 162 under subparagraph 1.; and 163 3. Litigation costs in the trial and appellate courts. 164 165 Interest on the sums awarded pursuant to this subsection shall 166 accrue at 15 percent per annum from the date on which suit was filed. Where applicable, payment may be secured by seizure of 167 168 any vehicles used or operated for the benefit of any elected Page 6 of 8

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169	officeholder or official found to have violated this section if
170	not paid within 72 hours after the order's filing.
171	(4) EXCEPTIONSThis section does not prohibit:
172	(a) Zoning ordinances that encompass firearms businesses
173	along with other businesses, except that zoning ordinances that
174	are designed for the purpose of restricting or prohibiting the
175	sale, purchase, transfer, or manufacture of firearms or
176	ammunition as a method of regulating firearms or ammunition are
177	in conflict with this subsection and are prohibited;
178	(b) A duly organized law enforcement agency from enacting
179	and enforcing regulations pertaining to firearms, ammunition, or
180	firearm accessories issued to or used by peace officers in the
181	course of their official duties;
182	(c) Except as provided in s. 790.251, any entity subject
183	to the prohibitions of this section from regulating or
184	prohibiting the carrying of firearms and ammunition by an
185	employee of the entity during and in the course of the
186	employee's official duties;
187	(d) A court or administrative law judge from hearing and
188	resolving any case or controversy or issuing any opinion or
189	order on a matter within the jurisdiction of that court or
190	judge; or
191	(e) The Florida Fish and Wildlife Conservation Commission
192	from regulating the use of firearms or ammunition as a method of
193	taking wildlife and regulating the shooting ranges managed by
194	the commission.

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FLORIDA HOUSE OF REPRESENTATIVES	F	L	0	R		D	А		Н	0	U	S	Е	0	F	R		Е	Р	R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
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Section 2. This act shall take effect upon becoming a law.

CS/CS/HB 45

195 <u>(5) (b)</u> <u>SHORT TITLE.</u> As created by chapter 87-23, Laws of 196 Florida, this section shall be known and may be cited as the 197 "Joe Carlucci Uniform Firearms Act."

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