## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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## HOUSE BILL 674

Short Title:	The Firearms Liberty Act. (Public)
Sponsors:	Representatives Adams, Kidwell, Eddins, and Carson Smith (Primary Sponsors). For a complete list of sponsors, refer to the North Carolina General Assembly web site.
Referred to:	Judiciary 2, if favorable, State and Local Government, if favorable, Rules, Calendar, and Operations of the House
	April 3, 2025
AN ACT T	A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED	
2	AN ACT TO ALLOW THE ISSUANCE OF LIFETIME CONCEALED HANDO	JUN
3	PERMITS, TO PROVIDE THAT A CONCEALED CARRY PERMITTEE WHO ALLO	WS
4	THE PERMIT TO LAPSE DOES NOT HAVE TO TAKE ANOTHER FIREAD	MS
5	SAFETY AND TRAINING COURSE UPON APPLYING FOR RENEWAL UN	DER
6	CERTAIN CONDITIONS, TO PROTECT THE PROPERTY RIGHTS OF PERS	ONS
7	SUBJECT TO A DOMESTIC VIOLENCE PROTECTIVE ORDER BY ALLOW	ING
8	THEM TO STORE THEIR FIREARMS WITH OR SELL THEIR FIREARMS THRO	JGH
9	A QUALIFIED LICENSED FIREARMS DEALER, AND TO AUTHORIZE	ГНЕ
10	STORAGE AND USE OF DEFENSIVE DEVICES IN BIOMETRIC SAFES	FOR
11	SCHOOLS.	
12	The General Assembly of North Carolina enacts:	
13		
14	PART I. TITLE	
15	SECTION 1.1. This act shall be known as "The Firearms Liberty Act."	
16		
17	PART II. LIFETIME CONCEALED HANDGUN PERMITS	
18	SECTION 2.1. G.S. 14-415.10 reads as rewritten:	
19	"§ 14-415.10. Definitions.	
20	The following definitions apply to this Article:	
21	(1) Carry a concealed handgun. – The term includes possession of a conce	aled
22	handgun.	
23	(1a)(2) Deployed or deployment. – Any military duty that removes a mil	
24	permittee from the permittee's county of residence during which time	the
25	permittee's permit expires or will expire.	
26	(3) Fixed duration permit. – A concealed handgun permit issued in accord	ance
27	with the provisions of this Article and with a stated expiration date.	
28	(2)(4) Handgun. – A firearm that has a short stock and is designed to be held	and
29	fired by the use of a single hand.	
30	(5) Lifetime permit. – A concealed handgun permit issued in accordance wit	<u>1 the</u>
31	provisions of this Article with no expiration date.	-
32	(2a)(6) Military permittee. – A person who holds a permit who is also a memb	
33	the Armed Forces of the United States, the reserve components of the Ar	med



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1	Forces of the United States, the North Carolina Army National Guard, or th North Carolina Air National Guard.	ne
2 3	(3)(7) Permit. – A <del>concealed handgun permit <u>fixed</u> duration permit or lifetime</del> perm	it
4	issued in accordance with the provisions of this Article.	пι
5	(3a)(8) Proof of deployment. – A copy of the military permittee's deployment order	rc
6	or other written notification from the permittee's command indicating the sta	
7	and end date of deployment and that orders the permittee to travel outside the	
8	permittee's county of residence.	IC
9	(4)(9) Qualified former sworn law enforcement officer. – An individual who retire	ed
10	from service as a law enforcement officer with a local, State, campus police	
11	or company police agency in North Carolina, other than for reasons of ment	
12	disability, who has been retired as a sworn law enforcement officer two year	
13	or less from the date of the permit application, and who satisfies all of the	
14	following:	
15	a. Immediately before retirement, the individual was a qualified la	W
16	enforcement officer with a local, State, or company police agency	in
17	North Carolina.	
18	b. The individual has a nonforfeitable right to benefits under the	ne
19	retirement plan of the local, State, or company police agency as a la	
20	enforcement officer; or has 20 or more aggregate years of la	
21	enforcement service and has retired from a company police agence	
22	that does not have a retirement plan; or has 20 or more aggregate year	rs
23	of part-time or auxiliary law enforcement service.	
24	c. The individual is not prohibited by State or federal law from receiving	ıg
25	a firearm. $(1)$	
26	(4a)(10) Qualified retired correctional officer. – An individual who retired from the second seco	
27 28	service as a State correctional officer, other than for reasons of ment	
28 29	disability, who has been retired as a correctional officer two years or less from the data of the permit application and who mosts all of the following criterio	
29 30	the date of the permit application and who meets all of the following criteria	a.
31	 (4b)(11) Qualified retired law enforcement officer. – An individual who meets th	ne
32	definition of "qualified retired law enforcement officer" contained in section	
33	926C of Title 18 of the United States Code.	,,,,
34	$\frac{(4c)(12)}{(4c)(12)}$ Qualified retired probation or parole certified officer. – An individual wh	10
35	retired from service as a State probation or parole certified officer, other that	
36	for reasons of mental disability, who has been retired as a probation or paro	
37	certified officer two years or less from the date of the permit application an	
38	who meets all of the following criteria:	
39		
40	(5)(13) Qualified sworn law enforcement officer. – A law enforcement officer	er
41	employed by a local, State, campus police, or company police agency in Nort	th
42	Carolina who satisfies all of the following:	
43	"	
44	SECTION 2.2. G.S. 14-415.11 reads as rewritten:	
45	" § 14-415.11. Permit to carry concealed handgun; scope of permit.	
46	(a) Any person who has a <del>concealed handgun</del> permit <u>to carry a concealed handgun</u> ma	•
47	carry a concealed handgun unless otherwise specifically prohibited by law. The person shall carr	•
48	the permit together with valid identification whenever the person is carrying a concealed	
49 50	handgun, shall disclose to any law enforcement officer that the person holds a valid permit an	
50 51	is carrying a concealed handgun when approached or addressed by the officer, and shall displate both the parmit and the proper identification upon the request of a law enforcement officer.	

51 both the permit and the proper identification upon the request of a law enforcement officer. In

addition to these requirements, a military permittee with a fixed duration permit whose permit
has expired during deployment may carry a concealed handgun during the 90 days following the
end of deployment and before the permit is renewed provided the permittee also displays proof
of deployment to any law enforcement officer.

5 (b) The sheriff shall issue a permit to carry a concealed handgun to a person who qualifies 6 for a permit under G.S. 14-415.12. The <u>A fixed duration permit shall be valid throughout the</u> 7 State for a period of five years from the date of issuance. <u>A lifetime permit shall be valid</u> 8 <u>throughout the State until revoked or surrendered.</u>

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. . .

10 (d) A person who is issued a permit shall notify the sheriff who issued the permit of the 11 county where the person resides of any change in the person's permanent address within 30 days 12 after the change of address. If a permit is lost or destroyed, the person to whom the permit was 13 issued shall notify the sheriff who issued the permit of the loss or destruction of the permit. A 14 person may obtain a duplicate permit by submitting to the sheriff a notarized statement that the 15 permit was lost or destroyed and paying the required duplicate permit fee."

16

SECTION 2.3. G.S. 14-415.14(a) reads as rewritten:

17 The sheriff shall make permit applications readily available at the office of the sheriff "(a) 18 or at other public offices in the sheriff's jurisdiction. The permit application shall be in triplicate, 19 in a form to be prescribed by the State Bureau of Investigation, and shall include the following 20 information with regard to the applicant: name, address, physical description, signature, date of 21 birth, social security number, military status, law enforcement status, and the drivers license 22 number or State identification card number of the applicant if used for identification in applying 23 for the permit. The application shall also indicate if the application is for a fixed duration permit 24 or a lifetime permit."

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SECTION 2.4. G.S. 14-415.15 reads as rewritten:

26 "§ 14-415.15. Issuance or denial of permit.

Except as permitted under subsection (b) of this section, within 45 days after receipt 27 (a) 28 of the items listed in G.S. 14-415.13 from an applicant, and receipt of the required records 29 concerning the mental health or capacity of the applicant, the sheriff shall either issue or deny 30 the permit. The sheriff may conduct any investigation necessary to determine the qualification or 31 competency of the person applying for the permit, including record checks. The sheriff shall 32 make the request for any records concerning the mental health or capacity of the applicant within 33 10 days of receipt of the items listed in G.S. 14-415.13. No person, company, mental health 34 provider, or governmental entity may charge additional fees to the applicant for background 35 checks conducted under this subsection. A permit shall not be denied unless the applicant is 36 determined to be ineligible pursuant to G.S. 14-415.12.

37 (b) Upon presentment to the sheriff of the items required under G.S. 14-415.13 (a)(1), 38 (2), and (3), the sheriff may issue a temporary permit for a period not to exceed 45 days to a 39 person who the sheriff reasonably believes is in an emergency situation that may constitute a risk 40 of safety to the person, the person's family or property. The applicant may submit proof of a 41 protective order issued under G.S. 50B-3 for the protection of the applicant as evidence of an 42 emergency situation. The temporary permit may not be renewed and may be revoked by the 43 sheriff without a hearing.

44 (c) A person's application for a permit shall be denied only if the applicant fails to qualify 45 under the criteria listed in this Article. If the sheriff denies the application for a permit, the sheriff 46 shall, within 45 days, notify the applicant in writing, stating the grounds for denial. An applicant 47 may appeal the denial, revocation, denial of a permit or the nonrenewal of a fixed duration permit 48 by petitioning a district court judge of the district in which the application was filed. The 49 determination by the court, on appeal, shall be upon the facts, the law, and the reasonableness of 50 the sheriff's refusal. The determination by the court shall be final.final for the purpose of appeal."

1 **SECTION 2.5.** G.S. 14-415.16, as amended by Section 3.1 of this act, reads as 2 rewritten: 3 "§ 14-415.16. Renewal of fixed duration permit. At least 45 days prior to the expiration date of a fixed duration permit, the sheriff of 4 (a) 5 the county where the permit was issued shall send a written notice to the permittee explaining 6 that the permit is about to expire and including information about the requirements for renewal 7 of the permit. The notice shall be sent by first class mail to the last known address of the 8 permittee. Failure to receive a renewal notice shall not relieve a permittee of requirements 9 imposed in this section for renewal of the permit. 10 The holder of a fixed duration permit shall apply to renew the permit within the (b) 11 90-day period prior to its expiration date by filing with the sheriff of the county in which the person resides a renewal form provided by the sheriff's office, an affidavit stating that the 12 13 permittee remains qualified under the criteria provided in this Article, a newly administered full 14 set of the permittee's fingerprints, and a renewal fee. The renewal form shall indicate whether the holder of the permit would like the renewal to be issued as a fixed duration permit or a lifetime 15 16 permit. 17 . . . 18 (e) If the permittee does not apply to renew the <u>fixed duration</u> permit prior to its 19 expiration date, but does apply to renew the permit less than 180 days after the permit expires, 20 the sheriff shall waive the requirement of taking another firearms safety and training course. If 21 the permittee applies to renew the permit between 180 days and one year after the permit expires, 22 the sheriff may waive the requirement of taking another firearms and safety training course. This 23 subsection does not extend the expiration date of the fixed duration permit. 24 (f) An applicant may appeal the nonrenewal of a fixed duration permit as provided in 25 G.S. 14-415.15(c)." 26 SECTION 2.6. G.S. 14-415.16A reads as rewritten: 27 "§ 14-415.16A. Permit extensions and renewals of fixed duration permits for deployed 28 military permittees. 29 A deployed military permittee whose fixed duration permit will expire during the (a) 30 permittee's deployment, or the permittee's agent, may apply to the sheriff for an extension of the 31 military permittee's permit by providing the sheriff with a copy of the permittee's proof of 32 deployment. Upon receipt of the proof, the sheriff shall extend the fixed duration permit for a 33 period to end 90 days after the permittee's deployment is scheduled to end. A fixed duration 34 permit that has been extended under this section shall be valid throughout the State during the 35 period of its extension. 36 A military permittee's fixed duration permit that is not extended under subsection (a) (b) 37 of this section and that expires during deployment shall remain valid during the deployment and 38 for 90 days after the end of the deployment as if the permit had not expired. The military permittee 39 may carry a concealed handgun during this period provided the permittee meets all the 40 requirements of G.S. 14-415.11(a). A military permittee under subsection (a) or subsection (b) of this section shall have 41 (c)42 90 days after the end of the permittee's deployment to renew the fixed duration permit. In addition 43 to the requirements of G.S. 14-415.16, the permittee shall provide to the sheriff proof of 44 deployment. The sheriff shall renew the permit upon receipt of this documentation provided the 45 permittee otherwise remains qualified to hold a concealed handgun permit." 46 **SECTION 2.7.** Article 54B of Chapter 14 of the General Statutes is amended by 47 adding a new section to read: 48 "§ 14-415.16B. Reissuance of a lifetime permit as a fixed duration permit. 49 The holder of a lifetime permit may apply at any time to have the lifetime permit reissued as

50 <u>a fixed duration permit. An application for reissuance shall be submitted by the permittee and</u>

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1	considered by the sheriff in the same manner as an application for renew	val of a fixed duration
2	permit pursuant to the applicable provisions of G.S. 14-415.16."	
3	SECTION 2.8. G.S. 14-415.17 reads as rewritten:	
4	"§ 14-415.17. Permit; sheriff to retain a list of permittees; confidentia	lity of list and permit
5	application information; availability to law enforcement ag	• •
6	(a) The permit shall be in a certificate form, as prescribed by	
7	Investigation, that is approximately the size of a North Carolina drivers li	
8	signature, name, address, date of birth, and the drivers license identific	
9	applying for the permit. A lifetime permit shall bear a clear indication of i	
10	its face. A fixed duration permit shall bear the expiration date of the perm	
11	(b) The sheriff shall maintain a listing, including the identifying	
12	persons who are issued a permit. permit and whether the permit issued is a	
13	or a lifetime permit. Within five days of the date a permit is issued, the sh	
14	of the permit to the State Bureau of Investigation.	15
15	(c) Except as provided otherwise by this subsection, the list of p	permit holders and the
16	information collected by the sheriff to process an application for a perm	
17	are not a public record under G.S. 132-1. The sheriff shall make the list of	
18	permit information available upon request to all State and local law enfor	
19	State Bureau of Investigation shall make the list of permit holders and the	-
20	by the sheriff to process an application for a permit available to law enf	
21	clerks of court on a statewide system.	
22	(d) <u>A sheriff shall provide any change of permanent address</u>	received pursuant to
23	G.S. 14-415.11(d) to the State Bureau of Investigation for inclusion in	
24	required by subsection (c) of this section."	
25	SECTION 2.9. G.S. 14-415.18(a) reads as rewritten:	
26	"(a) The sheriff of the county where the permit was issued or the	e sheriff of the county
27	where the person resides may revoke a permit subsequent to a hearing for	or any of the following
28	reasons:	
29	(1) Fraud or intentional and material misrepresentation	in the obtaining of a
30	permit.	
31	(2) Misuse of a permit, including lending or giving a permit	it or a duplicate permit
32	to another person, materially altering a permit, or using	a permit with the intent
33	to unlawfully cause harm to a person or property. It s	hall not be considered
34	misuse of a permit to provide a duplicate of the permit	to a <del>vender <u>vendor</u> for</del>
35	record-keeping purposes.	
36	(3) The doing of an act or existence of a condition wh	nich would have been
37	grounds for the denial of the permit by the sheriff.	
38	(4) The violation of any of the terms of this Article.	
39	(5) Repealed by Session Laws 2013-369, s. 20, effective C	October 1, 2013.
40	(6) <u>The person is no longer a resident of the State.</u>	
41	A permittee may appeal the revocation, or nonrenewal revocation of a	a permit by petitioning
42	a district court judge of the district in which the applicant resides. The dete	rmination by the court,
43	on appeal, shall be upon the facts, the law, and the reasonableness of the	e sheriff's refusal. The
44	determination by the court shall be final for the purpose of appeal."	
45	SECTION 2.10. G.S. 14-415.19 reads as rewritten:	
46	"§ 14-415.19. Fees.	
47	(a) The permit fees assessed under this Article are payable to the sl	
48	transmit the proceeds of these fees to the county finance officer to be rem	
49	county finance officer in accordance with the provisions of this section	a. Except as otherwise
50	provided by this section, the permit fees are as follows:	
51		

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1	Application fee\$	80.00
2	Renewal or reissuance fee\$	
3	Duplicate permit fee\$	
4	r r +	
5	The county finance officer shall remit forty-five dollars (\$45.00) of each new	v application fee
6	and forty dollars (\$40.00) of each renewal <u>or reissuance</u> fee assessed under this s	<b>1 1</b>
7	North Carolina Department of Public Safety for the costs of State and federal	
8	checks performed in connection with processing applications and for the imple	
9	provisions of this Article. The remaining thirty-five dollars (\$35.00) of each	
10	renewal application, renewal, or reissuance fee shall be used by the sheriff to	11
11	administering this Article and for other law enforcement purposes. The county	
12	restricted funds for these purposes only.	shun enpend the
13	(a1) The permit fees for a retired sworn law enforcement officer wh	no provides the
14	information required by subdivisions (1) and (2) of this subsection to the sherif	-
15	any other information required under this Article, are as follows:	
16	any other information required under this raticle, are as follows.	
17	Application fee\$	45.00
18	Renewal or reissuance fee\$	
19	Kenewai <u>or reissuance</u> ree	-0.00
20	(1) A copy of the officer's letter of retirement from either the	North Carolina
20	Teachers' and State Employees' Retirement System or the	
22	Local Governmental Employees' Retirement System of the	North Carolina
22	(2) Written documentation from the head of the agency where	the nerson was
23 24	previously employed indicating that the person was neith	-
25	terminated nor under administrative or criminal investiga	-
25 26	months of retirement.	uton within Six
20 27	The county finance officer shall remit the proceeds of the fees assessed unde	r this subsection
28	to the North Carolina Department of Public Safety to cover the cost of performi	
20 29	federal criminal record checks performed in connection with processing applica	
30	implementation of the provisions of this Article.	tions and for the
31	(b) An additional fee, not to exceed ten dollars (\$10.00), shall be collect	ed by the sheriff
32	from an applicant for a permit to pay for the costs of processing the applicant	-
33	fingerprints were required to be taken. This fee shall be retained by the sheriff."	s inigerprints, n
33 34	SECTION 2.11. G.S. 17C-6(a) reads as rewritten:	
35	"(a) In addition to powers conferred upon the Commission elsewhere in	this Article the
36	Commission shall have the following powers, which shall be enforceable through	
37	regulations, certification procedures, or the provisions of G.S. 17C-10:	ign no rules and
38	regulations, certification procedures, of the provisions of 0.5. The To.	
39	(16) Establish standards and guidelines for the annual firearms	certification of
40	qualified retired law enforcement officers, as defined in <del>G.S</del>	
41	<u>G.S. 14-415.10(11)</u> , to efficiently implement the	
42	G.S. 14-415.25. The standards shall provide for the courses	1
42 43	and the issuance of the annual firearms qualification ce	-
43 44	Commission may adopt any rules necessary to effect the pr	
44 45	section, and may charge a reasonable fee to applicants for the	
43 46	in compliance with this subdivision.	e cosis meuneu
40 47	"	
47 48	SECTION 2.12. G.S. 14-269(a1) reads as rewritten:	
40 49	"(a1) It shall be unlawful for any person willfully and intentionally (	o willfully and
49 50	<u>intentionally carry any pistol or gun concealed about his or her person any pistol</u>	•
50 51	in the following circumstances:	or or guir except

51 in the following circumstances:

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(	1)	The person is on the person's own premises.	
	2)	The deadly weapon is a handgun, the person has a co	ncealed handoun permit
(	2)	issued in accordance with Article 54B of this Chap	
		under G.S. 14-415.24, and the person is carrying th	
		accordance with the scope of the concealed handg	e
		G.S. 14-415.11(c).	un permit as set out m
(	(3)	The deadly weapon is a handgun and the person is	a military permittee as
(	5)	defined under $G.S. 14-415.10(2a)$ $G.S. 14-415.10(6)$	5 1
		enforcement officer proof of deployment	-
		G.S. 14-415.11(a)."	as required under
ç	SECT	<b>TON 2.13.</b> This Part becomes effective December 1,	2025 and applies to all
		renewed on or after that date.	2025, and applies to an
permits issu	eu or	renewed on of after that date.	
PART III.	REVI	SE LAW ON LAPSE OF CONCEALED CARRY	PERMIT
S	SECT	<b>ION 3.1.</b> G.S. 14-415.16(e) reads as rewritten:	
"(e) I	f the	permittee does not apply to renew the permit prior to	o its expiration date, but
does apply t	o rene	ew the permit within 60 less than 180 days after the permited and the permited at the permited	ermit expires, the sheriff
		the requirement of taking another firearms safety an	
		to renew the permit between 180 days and one year	
	-	aive the requirement of taking another firearms and saf	
	•	ot extend the expiration date of the permit."	
		<b>TON 3.2.</b> This Part becomes effective October 1, 202:	5, and applies to renewal
		nitted on or after that date.	
PART IV. I	PROF	PERTY PROTECTION ACT/DVPO	
S	SECT	<b>ION 4.1.</b> G.S. 50B-3.1 reads as rewritten:	
"§ 50B-3.1.	Surr	ender and disposal of firearms; violations; exempt	ions.
(a) F	Requi	red Surrender of Firearms. – Upon issuance of an eme	rgency or ex parte order
pursuant to t	this Cl	hapter, the court shall order the defendant to surrender t	to the sheriff all firearms,
		munition, permits to purchase firearms, and permits to	
-		e, custody, possession, ownership, or control of the det	-
any of the fo			
•	1)	The use or threatened use of a deadly weapon by the	defendant or a pattern of
		prior conduct involving the use or threatened use of	-
		against persons.	
(	2)	Threats to seriously injure or kill the aggrieved part	ty or minor child by the
(	. ,	defendant.	
(	3)	Threats to commit suicide by the defendant.	
	4)	Serious injuries inflicted upon the aggrieved party	or minor child by the
(	- /	defendant.	
 (d) S	Surren	der. – Upon service of the order, the defendant shall i	mmediately surrender to
· · /		sion of all firearms, machine guns, ammunition, perm	•
-		rry concealed firearms that are in the care, custody, p	-
-		endant. In the event that weapons cannot be surrendered	-
		lant shall surrender the firearms, ammunitions, and per	
		e at a time and place specified by the sheriff. The sherif	
		licensed firearms dealer to provide storage.	i shan store the mourne
	1)	If the court orders the defendant to surrender fire	arms ammunition and
(	-/	permits, the court shall inform the plaintiff and the d	
		the protective order and include these terms on the fac	
		the protocol to order and merude these terms on the fac	se or the order, meruding

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		that the defendant is prohibited from possessing, purchasing	ng, or receiving or
		attempting to possess, purchase, or receive a firearm for	or so long as the
		protective order or any successive protective order is in ef	fect. The terms of
		the order shall include instructions as to how the defen	dant may request
		retrieval of any firearms, ammunition, and permits surrend	ered to the sheriff
		when the protective order is no longer in effect. The terms	shall also include
		notice of the penalty for violation of G.S. 14-269.8.	
	(2)	The sheriff may charge the defendant a reasonable fee for	the storage of any
		firearms and ammunition taken pursuant to a protective o	rder. The fees are
		payable to the sheriff. The sheriff shall transmit the procee	ds of these fees to
		the county finance officer. The fees shall be used by the sher	iff to pay the costs
		of administering this section and for other law enforcement	ent purposes. The
		county shall expend the restricted funds for these purposes	
		shall not release firearms, ammunition, or permits with	out a court order
		granting the release. The defendant must remit all fees	
		authorized return of any firearms, ammunition, or permits	. The sheriff shall
		not incur any civil or criminal liability for alleged damage o	r deterioration due
		to storage or transportation of any firearms or ammunition	n held pursuant to
		this section.	
		fer to Licensed Firearms Dealer. – After the defendant surren	-
		hine guns, ammunition, and permits to the sheriff pursuant to	
		lefendant may enter into an agreement with a qualified licens	
	*	n of the surrendered items from the custody of the sheriff if (	
		items and (ii) the items have been in the custody of the sheri	
		all authorize the qualified licensed firearms dealer to submit	_
		tion requesting the transfer of the firearms, machine guns, a	
		ntly storing the items. The qualified licensed firearms deale	
	-	and a copy of the dealer's valid federal firearms license to the facilitate the transfer of the firearms, machine guns, and a	
		ds received from the sale of a firearm, machine gun, or	
		nt to this subsection are the property of the defendant. The d	
	-	ms and permits to carry concealed firearms shall remain in th	
	-	provided in subsection (d) of this section.	e care and custody
<u>U</u> .	•	a qualified licensed firearms dealer takes possession of the	firearms machine
Ø		nition, the dealer shall provide a copy of the record required	
-		upon the receipt or disposition of the firearm, machine gun,	
		nd the owner of the firearms, machine guns, and ammunition	
		icensed firearms dealer that accepts firearms, machine guns	
p		ubsection shall not (i) release the firearms, machine guns, or	
d	efendant unless	the motion for a protective order is dismissed or any orde	r of surrender has
ez	xpired or (ii) tra	ansfer possession of the firearms, machine guns, or ammuni	tion to any person
th	he dealer knows	or reasonably should know will allow the defendant to exer	cise care, custody,
p	ossession, own	ership, or control of the firearms, machine guns, or amn	nunition, and any
V		prohibition is a Class 2 misdemeanor.	
	The Adminis	trative Office of the Courts shall create a form for use in tran	nsferring firearms,
n	nachine guns, ai	nd ammunition from the custody of the sheriff to a qualified	licensed firearms
		o this subsection. The form shall require the notarized sign	
		e qualified licensed firearms dealer and shall allow for either	-
		nachine guns, and ammunition by the qualified licensed fir	
		clude information concerning the defendant's rights to recov	er the surrendered
fi	irearms, machin	e guns, or ammunition.	

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1 The sheriff shall not charge a fee for the first 15 days of storage for any items transferred to 2 a qualified licensed firearms dealer pursuant to this subsection. 3 Retrieval. - If the court does not enter a protective order when the ex parte or (e) 4 emergency order expires, the defendant may retrieve any weapons surrendered to the sheriff or 5 the qualified licensed firearms dealer unless the court finds that the defendant is precluded from 6 owning or possessing a firearm pursuant to State or federal law or final disposition of any pending 7 criminal charges committed against the person that is the subject of the current protective order. 8 Motion-Request for Return. – The defendant may request the return of any firearms, (f)9 ammunition, or permits surrendered by filing a motion with the court submitting a written request with the sheriff or the qualified licensed firearms dealer who has control of the firearms, 10 11 ammunition, or permits at the expiration of the current order or final disposition of any pending criminal charges committed against the person that is the subject of the current protective order 12 13 and not later than 90 days 30 days after the expiration of the current order or final disposition of 14 any pending criminal charges committed against the person that is the subject of the current protective order. Upon receipt of the motion, request, the sheriff or the qualified licensed firearms 15 dealer shall conduct a check through the National Instant Criminal Background Check System 16 17 (NICS). If the results of the NICS check provide grounds that preclude the defendant from owning or possessing a firearm under State or federal law, the sheriff or the qualified licensed 18 19 firearms dealer shall file a motion with the court on a form created by the Administrative Office 20 of the Courts and shall not return the firearms, ammunition, or permits until the court has ruled 21 on the motion. Upon receipt of the motion, the court shall schedule a hearing and provide written notice to the plaintiff who shall have the right to appear and be heard and to the sheriff or the 22 23 qualified licensed firearms dealer who has control of the firearms, ammunition, or permits. The 24 court shall determine whether the defendant is subject to any State or federal law or court order 25 that precludes the defendant from owning or possessing a firearm. The inquiry shall include: 26 (1)Whether the protective order has been renewed. 27 (2)Whether the defendant is subject to any other protective orders. 28 (3) Whether the defendant is disqualified from owning or possessing a firearm 29 pursuant to 18 U.S.C. § 922 or any State law. 30 (4) Whether the defendant has any pending criminal charges, in either State or 31 federal court, committed against the person that is the subject of the current 32 protective order. 33 The court shall deny the return of firearms, ammunition, or permits if the court finds that the 34 defendant is precluded from owning or possessing a firearm pursuant to State or federal law or 35 if the defendant has any pending criminal charges, in either State or federal court, committed 36 against the person that is the subject of the current protective order until the final disposition of 37 those charges. 38 Motion for Return by Third-Party Owner. - A third-party owner of firearms, (g) 39 ammunition, or permits who is otherwise eligible to possess such items may file a motion 40 requesting the return to said third party of any such items in the possession of the sheriff or the qualified licensed firearms dealer seized as a result of the entry of a domestic violence protective 41 42 order. The motion must be filed not later than 30 days after the seizure of the items by the sheriff. 43 Upon receipt of the third party's motion, the court shall schedule a hearing and provide written 44 notice to all parties and the sheriff. sheriff or the qualified licensed firearms dealer. The court shall order return of the items to the third party unless the court determines that the third party is 45 46 disqualified from owning or possessing said items pursuant to State or federal law. If the court denies the return of said items to the third party, the items shall be disposed of by the sheriff or 47 48 the qualified licensed firearms dealer as provided in subsection (h) of this section. 49 (h) Disposal of Firearms. - If the defendant does not file a motion requesting submit a written request for the return of any firearms, ammunition, or permits surrendered within the time 50 period prescribed by this section, if the court determines that the defendant is precluded from 51

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1	regaining	nossess	ion of any firearms, ammunition, or permits surrendered, or if the defendant or
2	0 0	-	fails to remit all fees owed for the storage of the firearms or ammunition within
$\frac{2}{3}$			uest for the return of firearms, ammunition, or permits or entry of the an order
4	•		n of the firearms, ammunition, or permits, the sheriff or the qualified licensed
5	0 0		ho has control of the firearms, ammunition, or permits shall give notice to the
6			e sheriff <u>or the qualified licensed firearms dealer</u> shall apply to the court for an
7			on of the firearms, ammunition, or permits. The judge, after a hearing, may
8			tion of the firearms, ammunition, or permits in one or more of the ways
9			, including subdivision (4), (4b), (5), or (6) of G.S. 14-269.1. <u>Additionally, for</u>
10		•	nunition surrendered to a qualified licensed firearms dealer under subsection
11			n, the judge may order the firearms and ammunition disposed of by sale by the
12			firearms dealer. If a sale by the sheriff or a qualified licensed firearms dealer
12			<u>pursuant to this subsection</u> , any proceeds from the sale after deducting any
13			with the sale, sale and any storage fees owed to the sheriff or the qualified
15			<u>dealer</u> , and in accordance with all applicable State and federal law, shall be
16			fendant, if requested by the defendant by motion made before the hearing or at
17	-		ordered by the judge.defendant.
18	(i)	-	<u>e to Surrender or Disclose. – It is unlawful for any person subject to a protective</u>
19	· · ·		the possession or purchase of firearms to: to do any of the following:
20	order pron	(1)	Fail to surrender all firearms, ammunition, permits to purchase firearms, and
20		(1)	permits to carry concealed firearms to the sheriff as ordered by the <del>court;court.</del>
22		(2)	Fail to disclose all information pertaining to the possession of firearms,
23		(2)	ammunition, and permits to purchase and permits to carry concealed firearms
23			as requested by the <del>court; or<u>court</u>.</del>
25		(3)	Provide false information to the court pertaining to any of these items.
26		$(\mathbf{J})$	Trovide faise information to the court pertaining to any of these rems.
27	 ( <i>l</i> )	Constr	ruction. – Nothing in this section is intended to limit the discretion of the court
28	· · ·		onal relief as provided in other sections of this Chapter.
29	(m)	-	ied Licensed Firearms Dealer. – For purposes of this section, the term
30	<u> </u>		d firearms dealer" shall mean a federally licensed firearms dealer that meets all
31	-		equirements:
32		(1)	Operates a business in a commercial building located in the State.
33		$\frac{(1)}{(2)}$	Is open to the public.
34		(3)	Regularly engages in the purchase and sale of firearms with members of the
35		<u>(9)</u>	public."
36		SECT	<b>ION 4.2.</b> This Part becomes effective December 1, 2025, and applies to orders
37	issued on		
38	10000000		
39	PART V.	AUTI	HORIZE THE STORAGE AND USE OF DEFENSIVE DEVICES IN
40			AFES FOR SCHOOLS
41		SECT	ION 5.1. G.S. 14-269(b) reads as rewritten:
42	"(b)		rohibition shall not apply to the following persons:
43	(-)	F	
44		(10)	A public school unit or nonpublic school employee who meets the following
45		<u> </u>	requirements:
46			a. The employee has completed annual training for a device
47			classification, as required by G.S. 115C-105.52, to access any
48			defensive device stored in a locked container that is securely affixed
49			to the premises of the educational property and accessible by a
50			biometric lock that limits access to only authorized employees with

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1			training for defensive devices stored within the cont	ainer or law
2			enforcement officers.	
3			b. The employee accesses and uses a defensive device in	response to a
4			threatening situation in which force was justified	-
5			<u>G.S. 14-51.3.</u> "	-
6		SEC	<b>TION 5.2.</b> G.S. 14-269.2(g) reads as rewritten:	
7	"(g)	This s	section shall not apply to any of the following:	
8		•••		
9		<u>(8)</u>	A weapon that is a defensive device stored on educational	
10			provided in G.S. 115C-105.52, or use of those devices b	y authorized
11			employees in response to a threatening situation in which force	was justified
12			pursuant to G.S. 14-51.3."	
13			<b>TION 5.3.</b> G.S. 115C-105.52 reads as rewritten:	
14			. <del>School <u>Defensive</u> device storage and school c</del> risis kits.	
15	<u>(a)</u>		following definitions apply in this section:	
16		<u>(1)</u>	Authorized employee. – An employee of a public school unit	
17			school who meets all of the following requirements on an annua	
18			a. <u>Receives training meeting the standards established by t</u>	he Center for
19			Safer Schools for a device classification.	
20			b. <u>Is designated by the public school unit as an employee that</u>	
21 22			a defensive device storage container using that employed	ees biometric
22 23		( <b>2</b> )	information.	ninant usa of
23 24		<u>(2)</u>	<u>Defensive device. – A device used to defend against the imm</u> unlawful force. A defensive device may include, but is not	
24 25			disabling chemical spray, an electronic incapacitation device, or	
23 26		<u>(3)</u>	Defensive device storage container. – A locked container that	
20 27		<u>(J)</u>	affixed to the premises of the educational property and acc	
28			biometric lock that limits access to only authorized employees	
29			for any device classifications stored within the container or law	
30			officers.	
31		<u>(4)</u>	Device classification. – A classification of a defensive device c	orresponding
32		<u> </u>	to the required training standards established by the Center for S	
33			for use of that device by an employee of the school.	
34		(5)	Nonpublic school A school that meets the requirements of I	<u>Part 1 or 2 of</u>
35			Article 39 of this Chapter.	
36	<u>(b)</u>	<u>Any p</u>	public school unit or nonpublic school may provide for defensive d	levices on the
37	educationa	al prop	perty of the school if those defensive devices are stored in a defe	ensive device
38			er. The administrator for each school may affix one or more defe	
39	-		rs at appropriate locations in the school and may post signs alerting	g the public to
40	-		the defensive device storage containers.	
41	<u>(c)</u>		employee shall be required to complete training for any defended	
42	-		vice classification. Only employees that have completed the annua	-
43			ication shall be eligible for biometric access to a defensive de	evice storage
44 45			hat device classification.	ot ha light - in
45 46	<u>(d)</u>	-	blic school unit, nonpublic school, or authorized employee shall no	
46 47		-	or any act or omission related to a defensive device unless the ac s negligence, wanton conduct, or intentional wrongdoing.	t of offission
47 48	(e)	-	Center for Safer Schools, in consultation with the Departme	ont of Public
40 49	<u></u>		the Department of Public Safety, shall develop and adopt po	
<del>4</del> ) 50			nool crisis kits in schools and on the contents of those kits. The kits	
51			basic first-aid supplies and communications devices.	shun mendue,
<i>c</i> 1			usie met alle supplies and communications devices.	

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(f) The principal of each school, in coordination with the law enforcement agencies that
are part of the public school unit's School Risk Management Plan, may place one or more crisi
kits at appropriate locations in the school."
SECTION 5.4. G.S. 143B-1209.59(c), as recodified under Section 3J.17 of S.I.
2024-57, reads as rewritten:
"(c) Powers and Duties. – The Center for Safer Schools shall have the following duties
and all other powers and duties provided in Article 8C of Chapter 115C of the General Statutes
(11) Establish classifications of defensive devices and, in collaboration with th
North Carolina Criminal Justice Education and Training Standard
Commission, establish minimum training standards for school employees t
qualify to access and use that classification of defensive device in a storag
container with biometric locks. The minimum training standards shall be mad
publicly available for use of law enforcement or private entities to provid
training meeting those standards."
SECTION 5.5. Public school units awarded school safety grants for safet
equipment may use those grants to purchase defensive devices and defensive device storag
containers and associated training for public school employees.
SECTION 5.6. The Center for Safer Schools shall establish classifications an
training standards required by this section no later than January 1, 2026.
PART VI. MISCELLANEOUS
SECTION 6.1. Prosecutions for offenses committed before the effective date of thi
act are not abated or affected by this act, and the statutes that would be applicable but for this ac
remain applicable to those prosecutions.
<b>SECTION 6.2.</b> Except as otherwise provided, this act is effective when it become
1

27 law.