22-05261

### SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

KLL/CH

### S.F. No. 3377

(SENATE AU	JTHORS: MAR	ГY and Pappas)
DATE	D-PG	OFFICIAL STATUS
02/21/2022	5087	Introduction and first reading Referred to Judiciary and Public Safety Finance and Policy
02/24/2022	5133	Author added Pappas

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to public safety; providing for the reasonable regulation of firearms; providing for rulemaking; amending Minnesota Statutes 2020, sections 97B.015, subdivision 1; 97B.021, subdivisions 1, 1a; 609.666; 624.712, subdivisions 6, 7, by adding subdivisions; 624.714, subdivision 2a, by adding a subdivision; 624.7151; proposing coding for new law in Minnesota Statutes, chapters 299A; 624.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. LEGISLATIVE INTENT AND PURPOSE.
1.9	To protect the life and liberty of Minnesotans from gun violence by people who would
1.10	deny them those rights, it is necessary to implement a rational regulatory system for firearms
1.11	similar to Minnesota's long-standing system for licensing drivers and registering motor
1.12	vehicles. Motor vehicles have lawful purposes but they can be deadly, likewise for firearms.
1.13	Motor vehicle ownership and use has been responsibly regulated resulting in reductions in
1.14	motor vehicle fatalities. A similar system of rational and responsible regulation of firearms
1.15	would result in reductions in firearms-related fatalities as well.
1.16	The United States Supreme Court has held that the Second Amendment guarantees an
1.17	individual right to bear arms in self-defense. However, the court acknowledged that
1.18	reasonable restrictions may be placed on firearms, some of which have long been effectively
1.19	banned from private ownership. This legislation is consistent with the court's holdings and
1.20	strikes a proper balance between an individual's right to bear arms and the compelling
1.21	interests of the state both in ensuring that dangerous persons do not get access to firearms
1.22	and protecting its citizens from gun violence.

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2.1	Nothing	in this legislation	infringes on the co	nstitutional right to keep	and bear arms.
2.2				compelling state interest	
2.3	minimal bur	dens on individua	ls who wish to owr	and possess a firearm.	
2.4	Sec. 2. Mi	nnesota Statutes 2	020, section 97B.0	15, subdivision 1, is am	ended to read:
2.5	Subdivis	ion 1. Establishm	ent. <u>(a)</u> The comm	issioner shall establish a	statewide course
2.6	in the safe u	se of firearms and	identification of w	ild mammals and birds.	A course may be
2.7	held in a sch	ool district. The co	ourses must be cond	ucted by the commission	ner in cooperation
2.8	with other or	rganizations. The c	ourses must instruc	t youths in commonly ac	ccepted principles
2.9	of safety in	hunting and handl	ing common huntir	ng firearms and identific	ation of various
2.10	species of w	rild mammals and	birds by sight and	other unique characteris	tics.
2.11	(b) All fi	rearm safety cours	es established by th	e commissioner of natur	al resources must
2.12	include the s	standards develope	ed under section 62	4.714, subdivision 2b, p	aragraph (a). The
2.13	commission	er of natural resou	rces shall consult v	with the commissioner o	f public safety in
2.14	the develop	ment of these cour	ses.		
2.15	<b>EFFEC</b>	<b>FIVE DATE.</b> This	s section is effectiv	e the day following fina	l enactment and
2.16	applies to fin	rearm safety cours	es held on or after	January 1, 2023.	
2.17	Sec. 3. Mi	nnesota Statutes 2	020, section 97B.0	21, subdivision 1, is am	ended to read:
2.18	Subdivis	ion 1. Restriction	s. <u>(a)</u> A person at l	east age 18 but under ag	e 21 may possess
2.19	a firearm ex	cept for a pistol as	defined in section	624.712, subdivision 2;	semiautomatic
2.20	military-styl	e assault weapon	as defined in sectio	n 624.712, subdivision	7; .50 caliber or
2.21	larger firear	m as defined in see	ction 624.712, subc	livision 15; or large-cap	acity magazine if
2.22	the person p	ossesses a license	to possess a firearr	n under section 624.713	<u>5.</u>
2.23	<del>(a) (b)</del> E	xcept as provided	in this subdivision	paragraph (c), a person	under the age of
2.24	<del>16<u>18</u> may may may may may may may may magazi kaominina manang manung may may may may may may may may may may</del>	ot possess a firear	m <del>, unless accompa</del>	nied by a parent or guar	<del>:dian</del> .
2.25	<del>(b)<u>(</u>c)</del> A	person under age	<u>16_18</u> may possess	a firearm without exce	pt for a pistol as
2.26	defined in so	ection 624.712, su	bdivision 2; semiau	tomatic military-style a	ssault weapon as
2.27	defined in se	ection 624.712, sub	odivision 7; .50 cali	ber or larger firearm as	defined in section
2.28	<u>624.712, sul</u>	odivision 15; or lar	ge-capacity magaz	ine if the person is being	g accompanied by
2.29	a parent or g	uardian <u>. The requi</u>	rement for accomp	animent by a parent or g	uardian is waived
2.30	if the person	is at least 14 year	rs, has a license to p	ossess a firearm under	section 624.7135,
2.31	and written	permission from tl	he parent or guardi	an and is:	

3.1	(1) on land owned by, or occupied as the principal residence of, the person or the person's
	parent or guardian or on land where the person has explicit permission from the owner of
3.2	
3.3	the land; or
3.4	(2) while participating in an organized target shooting program with adult supervision;.
3.5	(d) The requirement for possessing a license and the requirement for accompaniment
3.6	by a parent or guardian is waived
3.7	(3) while the person <u>under age 18</u> is participating in a firearms safety program or traveling
3.8	to and from class <del>; or</del> .
3.9	(4) if the person is age 14 or 15 and has a firearms safety certificate.
3.10	EFFECTIVE DATE. This section is effective August 1, 2022.
3.11	Sec. 4. Minnesota Statutes 2020, section 97B.021, subdivision 1a, is amended to read:
3.12	Subd. 1a. Parent or guardian duties. A parent or guardian may not knowingly direct,
3.13	allow, or permit a person under the age of $\frac{16}{18}$ to possess a firearm in violation of this
3.14	section.
3.15	<b>EFFECTIVE DATE.</b> This section is effective August 1, 2022.
3.16	Sec. 5. [299A.07] DATABASE OF FIREARM REGISTRATIONS AND TRANSFERS;
3.17	RULES REQUIRED.
3.18	Subdivision 1. Database. The commissioner of public safety shall establish a
3.19	computerized central reporting system and maintain a database of firearm registrations and
3.20	transfers. The commissioner shall adopt rules to establish a procedure that must be followed
3.21	by transferors and transferees when checking on the number and dates of prior firearm sales
3.22	or transfers prior to a sale or transfer. Information in the database must be readily available
3.23	on a 24-hour basis to requesting law enforcement agencies and must quickly indicate whether
3.24	the transferee has purchased a firearm within a 30-day period.
3.25	Subd. 2. Private data. All data pertaining to transfers under this section are classified
3.26	as private data as provided in section 13.87, subdivision 2.
3.27	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.

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4.1	Sec. 6. Mini	nesota Statutes 20	)20, section 609.6	66, is amended to read:	
4.2	609.666 N	IEGLIGENT ST	ORAGE OF FIF	REARMS.	
4.3	Subdivisio	on 1. <b>Definitions</b> .	For purposes of t	his section, the following	; words have the
4.4	meanings give	en.			
4.5	(a) "Firear	m" means a devi	ce designed to be	used as a weapon, from w	which is expelled
4.6	a projectile by	the force of any	explosion or forc	e of combustion.	
4.7	(b) "Child	" means a person	under the age of	18 years.	
4.8	<del>(c) "Loade</del>	ed" means the fire	<del>earm has ammunit</del>	ion in the chamber or ma	<del>gazine, if the</del>
4.9	magazine is in	<del>n the firearm, unl</del>	ess the firearm is i	incapable of being fired b	<del>y a child who is</del>
4.10	likely to gain	access to the fire	<del>arm.</del>		
4.11	(c) "Inelig	ible person" mea	ns a resident or ho	ousehold guest who is not	licensed under
4.12	section 624.7	135 to possess a f	firearm.		
4.13	(d) "Safely	y store" means:			
4.14	(1) the fire	earm is placed in	a secure storage c	ontainer that is specifical	ly designed for
4.15	the safe storage	ge of firearms and	d fully enclosed an	nd locked; or	
4.16	(2) locked	with a safety dev	vice installed or in	corporated into the design	n of the firearm
4.17	that prevents	the firearm from	being operated wi	thout first deactivating th	e device.
4.18	Subd. 2. A	access to firearm	s. <u>Unless reasonab</u>	ble action is taken to safel	y store a firearm,
4.19	a person <del>is gu</del>	ilty of a gross mi	<del>sdemeanor</del> who ne	egligently stores <u>, keeps,</u> or	r leaves a <del>loaded</del>
4.20	firearm in a lo	ocation where the	person knows, or	reasonably should know,	that an ineligible
4.21	person is able	to gain access or	a child without the	ne permission of the perso	on is <del>likely</del> able
4.22	to gain access	<del>, unless reasonab</del>	le action is taken	to secure the firearm again	nst access by the
4.23	<del>child.</del> is guilty	y of a:			
4.24	(1) misder	neanor;			
4.25	<u>(2) gross r</u>	nisdemeanor if th	ne ineligible perso	n or child takes and uses	the firearm; or
4.26	(3) felony	if the ineligible p	erson or child tak	es and uses the firearm re	esulting in the
4.27	injury or deat	h of that person c	or child or another	person.	
4.28	Subd. 3. L	<b>imitations.</b> Subc	livision 2 does not	t apply to <u>:</u>	
4.29	<u>(1) an inel</u>	igible person's or	a child's access to	o firearms that was obtain	ied as a result of
4.30	an unlawful e	ntry <del>.</del> ; or			

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5.1	(2) a per	son who is carryin	g the firearm or w	hen it is within close prov	kimity that the
5.2	person can r	eadily retrieve and	l use the firearm as	s if the person was carryin	ng the firearm.
					1 1 . 1
5.3	Sec. 7. M1	nnesota Statutes 2	020, section 624.7	12, subdivision 6, is ame	nded to read:
5.4			-	ift, loan, assignment or o	
5.5			-	t <del>ol or semiautomatic milit ol or semiautomatic milit</del>	
5.6 5.7	weapon fires		r receiver of a <del>pisi</del>	or or semiautomatic mini	ary-style assault
5.8			section is effectiv	re August 1, 2022, and ap	nlies to transfers
5.9		on or after that dat		e August 1, 2022, and ap	
			_		
5.10	Sec. 8. Mi	nnesota Statutes 20	020, section 624.7	12, subdivision 7, is ame	nded to read:
5.11	Subd. 7.	Semiautomatic m	nilitary-style assa	<b>ult weapon.</b> <u>(a)</u> "Semiaut	tomatic
5.12	military-styl	e assault weapon"	means:		
5.13	(1) any c	of the following fir	earms:		
5.14	(i) Avtor	nat Kalashnikov (A	AK-47) semiautor	natic rifle type;	
5.15	(ii) Beret	tta AR-70 and BM	-59 semiautomatic	rifle types;	
5.16	(iii) Colt	AR-15 semiauton	natic rifle type;		
5.17	(iv) Daev	woo Max-1 and M	ax-2 semiautomati	c rifle types;	
5.18	(v) Fama	as MAS semiauton	natic rifle type;		
5.19	(vi) Fabr	rique Nationale FN	-LAR and FN-FN	C semiautomatic rifle typ	bes;
5.20	(vii) Gal	il semiautomatic ri	ifle type;		
5.21	(viii) He	ckler & Koch HK-	91, HK-93, and H	K-94 semiautomatic rifle	types;
5.22	(ix) Ingra	am MAC-10 and N	AC-11 semiautor	natic pistol and carbine t	ypes;
5.23	(x) Intrat	tec TEC-9 semiaut	omatic pistol type	;	
5.24	(xi) Siga	rms SIG 550SP an	d SIG 551SP sem	iautomatic rifle types;	
5.25	(xii) SKS	S with detachable	magazine semiauto	omatic rifle type;	
5.26	(xiii) Ste	eyr AUG semiautor	matic rifle type;		
5.27	(xiv) Stro	eet Sweeper and S	triker-12 revolving	g-cylinder shotgun types;	
5.28	(xv) USA	AS-12 semiautoma	tic shotgun type;		

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6.1	(xvi) Uzi semiautomatic pistol and carbine types; or
6.2	(xvii) Valmet M76 and M78 semiautomatic rifle types;
6.3	(2) any firearm that is another model made by the same manufacturer as one of the
6.4	firearms listed in clause (1), and has the same action design as one of the listed firearms,
6.5	and is a redesigned, renamed, or renumbered version of one of the firearms listed in clause
6.6	(1), or has a slight modification or enhancement, including but not limited to a folding or
6.7	retractable stock; adjustable sight; case deflector for left-handed shooters; shorter barrel;
6.8	wooden, plastic, or metal stock; larger clip size; different caliber; or a bayonet mount; and
6.9	(3) any firearm that has been manufactured or sold by another company under a licensing
6.10	agreement with a manufacturer of one of the firearms listed in clause (1) entered into after
6.11	the effective date of Laws 1993, chapter 326, to manufacture or sell firearms that are identical
6.12	or nearly identical to those listed in clause (1), or described in clause (2), regardless of the
6.13	company of production or country of origin.
6.14	The weapons listed in clause (1), except those listed in items (iii), (ix), (x), (xiv), and
6.15	(xv), are the weapons the importation of which was barred by the Bureau of Alcohol,
6.16	Tobacco, and Firearms of the United States Department of the Treasury in July 1989.
6.17	Except as otherwise specifically provided in paragraph (d), a firearm is not a
6.18	"semiautomatic military-style assault weapon" if it is generally recognized as particularly
6.19	suitable for or readily adaptable to sporting purposes under United States Code, title 18,
6.20	section 925, paragraph (d)(3), or any regulations adopted pursuant to that law.
6.21	(b) Semiautomatic military-style assault weapon also includes any:
6.22	(1) semiautomatic rifle that has the capacity to accept a detachable magazine and has
6.23	one or more of the following:
6.24	(i) a pistol grip or thumbhole stock;
6.25	(ii) any feature capable of functioning as a protruding grip that can be held by the
6.26	nontrigger hand;
6.27	(iii) a folding or telescoping stock; or
6.28	(iv) a shroud attached to the barrel, or that partially or completely encircles the barrel,
6.29	allowing the bearer to hold the firearm with the nontrigger hand without being burned, but
6.30	excluding a slide that encloses the barrel;
6.31	(2) semiautomatic pistol, or any semiautomatic, centerfire, or rimfire rifle with a fixed
6.32	magazine that has the capacity to accept more than seven rounds of ammunition;

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7.1	<u>(</u> 3) semi	automatic pistol that	at has the capacity	y to accept a detachable ma	agazine and has
7.2	one or more	of the following:			
7.3	<u>(i) any f</u>	eature capable of fu	inctioning as a pr	otruding grip that can be h	eld by the
7.4	nontrigger h	and;			
7.5	(ii) a fol	ding, telescoping, c	or thumbhole stoc	<u>k;</u>	
7.6	<u>(iii) a sh</u>	roud attached to the	e barrel, or that pa	artially or completely enci	rcles the barrel,
7.7	allowing the	e bearer to hold the	firearm with the	nontrigger hand without be	eing burned, but
7.8	excluding a	slide that encloses	the barrel; or		
7.9	(iv) the	capacity to accept a	detachable maga	zine at any location outsic	le of the pistol
7.10	<u>grip;</u>				
7.11	<u>(4) semi</u>	automatic shotgun	that has one or m	ore of the following:	
7.12	<u>(i) a pist</u>	ol grip or thumbho	le stock;		
7.13	(ii) any t	feature capable of f	unctioning as a p	rotruding grip that can be l	held by the
7.14	nontrigger h	and;			
7.15	<u>(iii) a fo</u>	lding or telescoping	g stock;		
7.16	<u>(iv) a fix</u>	ed magazine capac	ity in excess of s	even rounds; or	
7.17	<u>(v)</u> an at	bility to accept a de	tachable magazin	<u>e;</u>	
7.18	<u>(5) shot</u> g	gun with a revolvin	g cylinder; or		
7.19	<u>(6) conv</u>	ersion kit, part, or o	combination of pa	arts, from which an assault	weapon can be
7.20	assembled i	f those parts are in	the possession or	under the control of the sa	ame person.
7.21	Semiautoma	atic military-style a	ssault weapon do	es not mean any firearm d	escribed in this
7.22	paragraph tl	nat has been made p	permanently inop	erable.	
7.23	Sec. 9. Mi	nnesota Statutes 20	20, section 624.7	12, is amended by adding	a subdivision to

7.24 read:

# 7.25 Subd. 13. Firearm. "Firearm" has the meaning given in section 609.666, subdivision 7.26 <u>1.</u>

8.1	Sec. 10. Minnesota Statutes 2020, section 624.712, is amended by adding a subdivision
8.2	to read:
8.3	Subd. 14. Large-capacity magazine. "Large-capacity magazine" means any ammunition
8.4	feeding device with the capacity to accept more than ten rounds, or any conversion kit, part,
8.5	or combination of parts from which this type of device can be assembled if those parts are
8.6	in the possession or under the control of the same person. Large-capacity magazine does
8.7	not mean any of the following:
8.8	(1) a feeding device that has been permanently altered so that it cannot accommodate
8.9	more than ten rounds;
8.10	(2) a .22 caliber tube ammunition feeding device; or
8.11	(3) a tubular magazine that is contained in a lever-action firearm.
8.12	<b>EFFECTIVE DATE.</b> This section is effective August 1, 2022.
8.13	Sec. 11. Minnesota Statutes 2020, section 624.712, is amended by adding a subdivision
8.14	to read:
8.15	Subd. 1550 caliber or larger firearm. ".50 caliber or larger firearm" means a firearm
8.16	that is capable of expelling a metal projectile that measures one-half inch or larger in diameter
8.17	but does not include an antique or replica firearm that uses black powder.
8.18	Sec. 12. [624.7134] LIABILITY INSURANCE REQUIRED FOR FIREARM
8.19	OWNERS.
8.20	(a) A person who intends to own a firearm shall, prior to the ownership of the firearm,
8.21	obtain, and during ownership continuously maintain, a policy of liability insurance
8.22	specifically covering any damages resulting from any negligent or willful acts involving
8.23	the use of the firearm while it is owned by the person. No firearm shall be transferred in
8.24	this state unless the transferee at the time of the transfer provides proof that the transferee
8.25	has complied with the provisions of this section.
8.26	(b) For purposes of this section, a person is considered to own a firearm if the firearm
8.27	is lost or stolen until the loss or theft is reported to the chief of police or sheriff that has
8.28	jurisdiction in the municipality or county where the firearm owner resides.
8.29	(c) A person who owns a firearm on the effective date of this section shall obtain the
8.30	insurance required by this section by January 15, 2023.

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9.1	(d) The com	missioner of co	nmerce shall set a	minimum amount of cover	age satisfactory
9.2	to the commissi				
				4 1 6 11 . 6 1	
9.3	<u>EFFECIIV</u>	<u>E DAIE.</u> Inis	section is effective	ve the day following final e	nactment.
9.4	Sec. 13. <b>[624.</b>	7135] OWNEI	RSHIP AND POS	SSESSION OF FIREARM	AS; LICENSE
9.5	REQUIRED.				
9.6	Subdivision	1. License req	uirement. No per	rson may own or possess a	firearm in this
9.7	state unless the	person has a va	llid, current licens	e issued by the commissio	ner of public
9.8	safety under thi	s section.			
9.9	<u>Subd. 2.</u> Ap	plication proc	e <b>ss.</b> A person may	apply for a license to own	or possess a
9.10	firearm by prov	iding, in persor	n, the following in	formation to the commissi	oner of public
9.11	safety or the con	mmissioner's de	esignee:		
9.12	(1) a backgr	ound check cer	tificate issued wit	hin the past 30 days by the	chief of police
9.13	of the municipal	lity in which the	e person resides or	, if there is no chief of polic	e, by the sheriff
9.14	of the county in	which the pers	on resides stating	that a background check co	onducted under
9.15	subdivision 3 sl	nows that the pe	erson is not prohil	oited from possessing a fire	earm;
9.16	(2) a firearm	s safety certific	ate accepted by th	ne Department of Public Sa	fety that shows
9.17	proof of the abi	lity to safely ov	vn, store, transpor	t, and use a firearm; and	
9.18	(3) proof of	liability insura	nce under section	624.7134.	
9.19	The commis	sioner or the co	ommissioner's des	ignee shall take a color ph	otograph of the
9.20	applicant at the t	time the applicat	tion is submitted.	The commissioner may char	ge the applicant
9.21	a reasonable fee	e to cover the co	ost of the licensin	g process.	
9.22	<u>Subd. 3.</u> Ba	ckground chec	<b>k.</b> (a) A person ma	ay apply for a background c	heck certificate
9.23	by providing the	e following info	ormation in writin	g to the chief of police of the	ne municipality
9.24	in which the per	rson resides or	to the county sher	iff if there is no local chief	of police:
9.25	(1) the appli	cant's name, rea	sidence, telephone	e number, and driver's licer	ise number or
9.26	nonqualification	n certificate nur	nber, if any;		
9.27	(2) the appli	cant's gender, d	ate of birth, heigh	t, weight, color of eyes, and	l distinguishing
9.28	physical charac	teristics, if any;			
9.29	(3) a stateme	ent that the app	licant authorizes t	he release to the local polic	e authority of
9.30	commitment int	formation about	t the applicant ma	intained by the commission	ner of human
9.31	services to the e	extent that the in	nformation relates	to the applicant's eligibilit	y to possess a
9.32	firearm under se	ection 624.713.	subdivision 1; an	d	

10.1	(4) a statement by the applicant that the applicant is not prohibited by section $624.713$
10.2	or other state or federal law from possessing a firearm.
10.3	The statements shall be signed and dated by the applicant. The statement under clause
10.4	(3) must comply with any applicable requirements of Code of Federal Regulations, title 42,
10.5	sections 2.31 to 2.35, with respect to consent to disclosure of alcohol or drug patient records.
10.6	At the time of application, the chief of police or county sheriff may charge the applicant a
10.7	reasonable fee to cover the cost of conducting the background check and shall provide the
10.8	applicant with a dated receipt for the application.
10.9	(b) The chief of police or sheriff shall check criminal histories, records, and warrant
10.10	information relating to the applicant through the Minnesota Crime Information System and
10.11	the National Criminal Record Repository and shall make a reasonable effort to check other
10.12	available state and local record-keeping systems. The chief of police or sheriff shall obtain
10.13	commitment information from the commissioner of human services as provided in section
10.14	<u>245.041.</u>
10.15	(c) The chief of police or sheriff may issue a certificate to the applicant. The certificate
10.16	shall be based on the results of the background check and shall state the date on which the
10.17	background check was performed. The certificate shall state whether the applicant is or is
10.18	not prohibited from possessing a firearm.
10.19	(d) The chief of police or sheriff may deny the application for a certificate on the grounds
10.20	that there exists a substantial likelihood that the applicant is a danger to self or the public
10.21	if allowed to possess firearms.
10.22	Subd. 4. Grant or denial of license. If the applicant meets the requirements under
10.23	subdivisions 2 and 3, the commissioner shall issue a license to own or possess a firearm
10.24	within five business days of the submission of the application to the commissioner or the
10.25	commissioner's designee. The commissioner shall provide the applicant with written
10.26	notification of a denial and the specific reason for it. Any person aggrieved by the denial
10.27	of a license application may seek review as provided in sections 14.57 to 14.69.
10.28	Subd. 5. Contents; validity. (a) A license granted under this section shall contain the
10.29	following information:
10.30	(1) the date of issuance and a unique license number;
10.31	(2) the license holder's name, current address, date of birth, sex, height, weight, and eye
10.32	color; and
10.33	(3) the color photograph of the license holder that was taken at the time of the application.

11.1	(b) The license is valid statewide for four years from the date of issuance and is not
11.2	transferable. The license becomes invalid and must be returned to the commissioner if the
11.3	person becomes ineligible to possess a firearm under section 624.713 or other state or federal
11.4	law at any time within this four-year period. A court shall notify the commissioner when a
11.5	person who possesses a license under this section is convicted of an offense described in
11.6	section 624.713. The commissioner shall revoke a person's license to own or possess a
11.7	firearm if the person becomes ineligible to possess a firearm under section 624.713 or other
11.8	state or federal law during the period that the person possesses a license. The license may
11.9	be renewed in the same manner and subject to the same restrictions under which the original
11.10	license was obtained.
11.11	Subd. 6. Requirement to carry license. A person, other than a peace officer, as defined
11.12	in section 626.84, must carry the license to own or possess the firearm whenever the person
11.13	possesses a firearm in a place other than the person's dwelling or premises.
11.14	Subd. 7. Places where pistol possession is lawful. A license to own or possess a pistol
11.15	authorizes the license holder to carry the pistol only in the locations and for the purposes
11.16	described in section 624.714, subdivision 9. A person must obtain a permit to carry under
11.17	section 624.714 in order to carry the pistol in any other location.
11.18	Subd. 8. Statewide record system of license holders. The commissioner shall maintain
11.19	a statewide, computerized record system containing identifying information on and the
11.20	license numbers of persons who have been granted a license under this section. Information
11.21	in the record system shall be readily available on a 24-hour basis to requesting law
11.22	enforcement agencies.
11.23	Subd. 9. Penalties. (a) A person who fails to carry a license in violation of this section
11.24	is guilty of a petty misdemeanor.
11.25	(b) A person who does either of the following is guilty of a misdemeanor:
11.26	(1) owns a firearm without having registered it; or
11.27	(2) owns or possesses a firearm after a license issued under this section has expired.
11.28	(c) A person who does any of the following is guilty of a gross misdemeanor:
11.29	(1) owns or possesses a firearm without having first obtained a license under this section;
11.30	(2) owns or possesses a firearm after a license issued under this section has become
	(2) owns of possesses a meanin after a neerse issued under this section has become
11.31	invalid except through expiration;

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12.1	(4) transfers a license in violation of this section.
12.2	(d) The court shall notify the commissioner when a person is convicted of a violation
12.3	under this section except for a petty misdemeanor violation under paragraph (a). Upon
12.4	receipt of the court's notification, the commissioner shall revoke or deny issuance of the
12.5	person's license to own or possess a firearm for a period of three years for a misdemeanor
12.6	violation under paragraph (b) and ten years for a gross misdemeanor violation under
12.7	paragraph (c).
12.8	Subd. 10. Private data. All data pertaining to licenses under this section are classified
12.9	as private data as provided in section 13.87, subdivision 2.
12.10	Subd. 11. Persons who own or possess firearms before January 1, 2023. All persons
12.11	who own or possess firearms on or after January 1, 2023, must comply with the license
12.12	requirements of this section. However, notwithstanding subdivision 2, a person who owns
12.13	or possesses a firearm on or after January 1, 2023, who lawfully owned or possessed the
12.14	firearm before that date is not required to provide a background check certificate or show
12.15	competence in firearm safety as required by subdivision 2, clause (2), when applying for
12.16	or renewing a license if the person applies for a license on or before July 1, 2023. The person
12.17	shall provide a signed statement that the person is not prohibited by section 624.713 from
12.18	possessing a firearm.
12.19	Subd. 12. Temporary licenses for nonresident aliens. The commissioner may issue a
12.20	temporary license to own or possess a rifle or shotgun to a nonresident alien who is lawfully
12.21	in the United States and present in the state to lawfully take game as a nonresident under
12.22	the game and fish laws. The commissioner shall determine the period of the license's validity
12.23	based on the circumstances of the case. The application for the temporary license must be
12.24	on a form prescribed by the commissioner. The commissioner may charge the applicant a
12.25	reasonable fee to cover the cost of the temporary licensing process.
12.26	<b>EFFECTIVE DATE.</b> This section is effective January 1, 2023, and applies to persons
12.27	who own or possess a firearm, and for crimes committed on or after that date; except that
12.28	a person who owns or possesses a firearm before January 1, 2023, may continue to own or
12.29	possess the firearm without obtaining a license until January 1, 2024.
12.30	Sec. 14. [624.7136] FIREARM TRANSFERS; REQUIREMENTS.
12 21	Subdivision 1 Definition As used in this section "transfer" has the meaning given in

# 12.31 Subdivision 1. Definition. As used in this section, "transfer" has the meaning given in 12.32 section 624.712, subdivision 6, but does not include:

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13.1	(1) the deliv	very of a firearm	to a person for th	e purpose of repair, reco	onditioning or
13.2	remodeling;				inditioning, or
		. 1	1 1	• • • • •	1
13.3	<u> </u>			esigned to teach marksma	
13.4	<b>*</b>	esence of the ins	tructor, 11 the col	urse is approved by the c	ommissioner of
13.5	public safety;				
13.6	<u>(3) a loan be</u>	etween persons la	awfully engaged	in hunting or target shoc	ting if the loan is
13.7	intended for a p	period of no more	e than 30 days an	d both persons are licens	sed to possess
13.8	firearms;				
13.9	(4) while hu	inting or trapping	g if the hunting of	r trapping is legal in all j	places where the
13.10	transferee posse	esses the firearm	and the transfere	e holds a license to poss	ess firearms and
13.11	all licenses or p	ermits required f	for hunting or tra	pping;	
13.12	<u>(5) while in</u>	the actual preser	nce of the transfe	ror; provided that any tra	ansfer under this
13.13	clause is permit	tted only if the tra	ansferor has no r	eason to believe that the	transferee is
13.14	prohibited by fe	deral law from b	uying or possess	ng firearms or not entitle	ed under state law
13.15	to possess firea	rms. If the transf	eree is under 18	years of age, it must be u	under direct
13.16	supervision and	l control of the tr	ansferor;		
13.17	<u>(6) a loan be</u>	etween peace off	icers, as defined	in section 626.84; and	
13.18	<u>(</u> 7) a loan be	etween employee	es or between the	employer and an emplo	yee in a business
13.19	if the employee	is required to ca	rry a firearm by 1	eason of employment ar	id is the holder of
13.20	<u>a valid permit t</u>	o carry a pistol.			
13.21	<u>Subd. 2.</u> <u>Re</u>	cord. At the time	e of a delivery of	a firearm under subdivi	sion 1, clause (1)
13.22	or a loan of a fi	rearm under clau	ses (2) to (4), (6)	, and (7), the transferor a	and the transferee
13.23	each shall retain	n a document sig	ned by both parti	es. The document shall c	contain the names
13.24	and license num	bers of the transf	eror and transfere	ee,serial number of the fin	earm or firearms,
13.25	and the dates of	f the temporary ti	ransfer, not to ex	ceed 30 days. The comm	nissioner shall
13.26	develop and pro	ovide a standardi	zed form for tem	porary transfers.	
13.27	Subd. 3. Fir	earm license ree	<b>quired.</b> No perso	n may transfer a firearm	to another unless
13.28	the transferee p	resents a valid, c	urrent license to	own and possess the fire	arm issued under
13.29	section 624.713	<u>35.</u>			
13.30	Subd. 4. Inf	<b>formation.</b> Every	/ person who agr	ees to transfer a firearm	shall report the
13.31	following infor	mation in writing	g to the commissi	oner of public safety wi	thin three days of
13.32	the transfer:				

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14.1	(1) the na	ame and address o	f the transferee an	d the number of the licen	se presented by
14.2	the transfere	e authorizing the	transferee to own	or possess a firearm; and	
14.3	(2) the se	erial number of the	e firearm that was	transferred.	
14.4	Subd. 5.	Records; registra	ntion card. (a) At	the time of the transfer, th	e transferor shall
14.5	give the tran	sferee a temporar	y registration card	. The temporary registrat	ion card shall
14.6	contain the i	nformation descri	bed in paragraph (	c) and shall be valid for 3	0 days following
14.7	the date of th	e transfer. The exp	biration date of the	temporary registration car	rd shall be clearly
14.8	displayed on	the card.			
14.9	(b) Upon	receipt of the info	rmation required u	under subdivision 3, the co	mmissioner shall
14.10	record the tra	ansferee's name, l	icense number, an	d firearm serial number i	n the database
14.11	under section	n 299A.07 and sha	ll issue a permane	nt registration card to the	transferee within
14.12	30 days. The	commissioner m	ay charge the tran	sferee a reasonable fee to	cover the cost of
14.13	the registrati	on process.			
14.14	<u>(c)</u> The to	emporary and perr	nanent registration	n cards shall contain the t	ransferee's name,
14.15	license num	oer, and firearm se	erial number and s	hall identify the transfere	e as the person
14.16	entitled to ov	wn and possess the	e firearm.		
14.17	Subd. 6.	Fee; exception. <u>N</u>	otwithstanding sub	division 4, paragraph (b),	the commissioner
14.18	may not char	rge a fee when the	transferee is a fee	derally licensed firearms	dealer.
14.19	Subd. 7.	Validity; subsequ	ient transfers. Th	e registration card is vali	d until the person
14.20	transfers the	firearm to another	. The registration	card becomes invalid who	enever the person
14.21	becomes ine	ligible to possess	a firearm under se	ction 624.713 or other sta	te or federal law.
14.22	Subd. 8.	Penalties. (a) Exc	ept as otherwise p	provided in paragraph (b)	, a person who
14.23	transfers a fi	rearm to another i	n violation of this	section is guilty of a group	ss misdemeanor.
14.24	<u>(b)</u> A per	son who does any	of the following	is guilty of a felony:	
14.25	(1) transf	ers a firearm to a t	transferee whom the	ne transferor knows is ine	ligible to possess
14.26	the weapon i	f the transferee po	ossesses or uses the	e weapon within one year	after the transfer
14.27	in furtherance	ce of a crime of vi	olence;		
14.28	<u>(</u> 2) transf	fers a firearm to a	person who has m	ade a false statement in c	order to become a
14.29	transferee, if	the transferor kno	ows or has reason	to know the transferee ha	is made the false
14.30	statement;				
14.31	<u>(3) know</u>	ingly becomes a t	ransferee in violat	ion of this section; or	

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15.1	(4) makes a	false statement	in order to becom	ne a transferee of a firearm	knowing or
15.2	having reason t				
15.2	FFFFATN	EDATE This	soction is offectiv	ve January 1, 2023, and app	lies to transfors
15.3 15.4			ted on or after that		
13.4	of meaning and	ermes comme			
15.5	Sec. 15. <b>[624.</b> ]	7137] PURCHA	ASE OR TRANS	FER OF MORE THAN O	NE FIREARM
15.6	PER 30 DAYS	PROHIBITE	<u>D.</u>		
15.7	Subdivision	1. Gross misde	emeanor. (a) A pe	erson who purchases or acc	epts the transfer
15.8				l is guilty of a gross misder	
15.9	(b) A persor	n who transfers	a firearm to an in	dividual knowing that the i	individual has
15.10	<u> </u>			within the preceding 30 day	
15.11	gross misdemea	-			
15.12	Subd 2 Fr	contions Subd	ivision 1 does not	apply to:	
13.12					
15.13	(1) firearms	dealers as defin	ned in section 624	4.7161, subdivision 1;	
15.14	(2) law enfo	orcement agenci	es;		
15.15	(3) private s	security company	ies;		
15.16	(4) the purch	hase of antique	firearms; and		
15.17	(5) persons	who have been	exempted from th	his section under subdivisio	on 3.
15.18	Subd. 3. Sto	olen or lost fire	arms. A person v	whose firearm was stolen or	r irretrievably
15.19	lost and who be	ecause of an occ	supational or pers	onal safety hazard wishes t	o purchase or
15.20	accept the trans	fer of a pistol, l	out who is prohib	ited from doing so because	of this section,
15.21	may apply to th	e chief of polic	e of an organized	full-time police departmer	nt of the
15.22	municipality w	here the person	resides or to the o	county sheriff if there is no	local chief of
15.23	police where th	e person reside	s for an exception	to this section. The police	chief or sheriff
15.24	shall respond to	o an application	within three busi	ness days of the application	n by either
15.25	approving or de	enying the reque	est.		
15.26	EFFECTIV	/E DATE. This	section is effective	ve January 1, 2023, and app	lies to transfers
15.27	of firearms and	crimes commit	ted on or after that	at date.	

16.6 of firearms and crimes committed on or after that date.

#### 16.7 Sec. 17. [624.7139] LOST OR STOLEN FIREARMS.

- Subdivision 1. Failure to report; gross misdemeanor. A person who fails to report a
   stolen or lost firearm within two days of discovery of the loss is guilty of a gross
   misdemeanor.
- 16.11 Subd. 2. Duty to report. A person shall report a stolen or lost firearm to the chief of

16.12 police of an organized full-time police department of the municipality where the person

16.13 resides or to the county sheriff if there is no local chief of police where the person resides.

16.14 Subd. 3. Report to commissioner of public safety. A chief of police or sheriff shall

report a stolen or lost firearm to the commissioner of public safety within two days of
receiving notification of the theft or loss under this section.

16.17 Subd. 4. Rebuttable presumption. If a person whose firearm was stolen or lost fails to
 16.18 report it under subdivision 1 or 2, and it is used in the commission of a crime or seized from
 16.19 a person ineligible to possess it, there is a rebuttable presumption that the original gun owner
 16.20 transferred the weapon in violation of this chapter.

## 16.21 EFFECTIVE DATE. This section is effective January 1, 2023, and applies to transfers 16.22 of firearms and crimes committed on or after that date.

16.23 Sec. 18. Minnesota Statutes 2020, section 624.714, subdivision 2a, is amended to read:

16.24 Subd. 2a. **Training in safe use of <u>a pistol pistols and other firearms</u>. (a) An applicant 16.25 must present evidence that the applicant received training in the safe use of a <u>pistol firearm</u> 16.26 within one year of the date of an original or renewal application. Training may be 16.27 demonstrated by:** 

16.28 (1) employment as a peace officer in the state of Minnesota within the past year; or

16.29 (2) completion of a firearms safety or training course approved by the commissioner

16.30 providing basic training in the safe ownership, handling, and use of a pistol and other firearms

16.31 and conducted by a certified instructor.

(b) Basic training must include: 17.1 (1) at least ..... hours of training; 17.2 (1) (2) instruction in the fundamentals of pistol and other firearm use; 17.3 (3) strategies for safely retreating and not escalating a potentially lethal encounter; 17.4 (2) (4) successful completion of an actual shooting qualification exercise; and 17.5 (3) (5) instruction in the fundamental legal aspects of: 17.6 (i) pistol and other firearm possession, carry, transport, and use, including; 17.7 (ii) self-defense and the restrictions on the use of deadly force-; 17.8 (iii) safe storage of firearms; and 17.9 (iv) reporting a theft or loss of a firearm; and 17.10 17.11 (6) all of the standards developed under subdivision 2b, paragraph (a). (c) The certified instructor must may issue a firearms safety certificate on a form approved 17.12 by the commissioner to a person who has completed a firearms safety or training course 17.13 described in paragraph (b) and passed an exam approved by the commissioner. The certificate 17.14 must be signed by the instructor and attest that the person attended and completed the course. 17.15 (d) A person qualifies as a certified instructor if the person is certified as a firearms 17.16 instructor within the past five three years by an organization or government entity that has 17.17 been approved by the Department of Public Safety in accordance with the department's 17.18 standards. 17.19 (e) A sheriff must accept the training described in this subdivision as meeting the 17.20 requirement in subdivision 2, paragraph (b), for training in the safe use of a pistol. A sheriff 17.21 may also accept other satisfactory evidence of training in the safe use of a pistol. 17.22 17.23 Sec. 19. Minnesota Statutes 2020, section 624.714, is amended by adding a subdivision to read: 17.24 Subd. 2b. Firearm safety and training classes; testing; rules. (a) The commissioner 17.25 of public safety shall adopt rules establishing safety and training standards for firearm safety 17.26 17.27 and training courses. These standards shall cover all aspects of safety regarding firearms. The commissioner shall consult with public safety and firearms safety experts in developing 17.28 the standards. The rules must be adopted under chapter 14. 17.29

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18.1	(b) The commissioner shall develop a written firearm safety test for all applicants for a
18.2	license to own a firearm and a separate test for all applicants for a permit to carry. Each test
18.3	shall cover the safety and training standards developed under paragraph (a). The
18.4	commissioner shall provide for giving a test under this subdivision either in the county
18.5	where the applicant resides or at a place adjacent thereto and reasonably convenient to the
18.6	applicant.
18.7	(c) Each test shall include at a minimum:
18.8	(1) the applicant's knowledge of:
18.9	(i) safety and training standards developed under paragraph (a);
18.10	(ii) the effects of alcohol and drugs on a person's ability to use, possess, carry, and
18.11	transport a firearm safely and legally, and the legal penalties and financial consequences
18.12	resulting from violations of laws prohibiting the use, possession, carrying, and transporting
18.13	of a firearm while under the influence of alcohol or drugs;
18.14	(iii) the civil and criminal legal consequences of causing the harm or death of a person
18.15	with a firearm;
18.16	(iv) firearm transfer laws; and
18.17	(v) for applicants for permits to carry:
18.18	(A) permit to carry laws; and
18.19	(B) the obligation to safely retreat and not escalate a potentially lethal encounter;
18.20	(2) an actual demonstration of the ability to exercise ordinary and reasonable control in
18.21	the use, possession, carrying, and transporting of a firearm; and
18.22	(3) other physical and mental testing as the commissioner of public safety finds necessary
18.23	to determine the applicant's fitness to use, possess, carry, and transport a firearm safely.
18.24	<b>EFFECTIVE DATE.</b> This section is effective the day following final enactment.
18.25	Sec. 20. Minnesota Statutes 2020, section 624.7151, is amended to read:
18.26	624.7151 STANDARDIZED FORMS.
18.27	(a) By December 1, 1992 2022, the commissioner shall adopt statewide standards
18.28	governing the form and contents, as for all transactions required by sections 624.7131 to
18.29	624.714, on or after January 1, 2023, of every application for a pistol firearm transferee

18.30 permit, <del>pistol transferee permit,</del> report of transfer of a pistol, application for a permit to

19.1	carry a pistol, and permit to carry a pistol that is granted or renewed on or after January 1,
19.2	<del>1993</del> .

- (b) On or after January 1, 2023, every application for a pistol firearm transferee permit, 19.3 pistol transferee permit, report of transfer of a pistol firearm, application for a permit to 19.4 carry a pistol firearm, and permit to carry a pistol firearm that is received, granted, or renewed 19.5 by a police chief of police or county sheriff on or after January 1, 1993, must meet the 19.6 statewide standards adopted by the commissioner. Notwithstanding the previous sentence, 19.7 19.8 neither failure of the Department of Public Safety to adopt standards nor failure of the chief of police chief or county sheriff to meet them shall delay the timely processing of applications 19.9 nor invalidate permits issued on other forms meeting the requirements of sections 624.7131 19.10 to 624.714. 19.11
- 19.12 **EFFECTIVE DATE.** This section is effective the day following final enactment.

### 19.13 Sec. 21. FIREARM REGISTRATION REQUIRED.

19.14 Subdivision 1. **Registration required.** By January 1, 2023, every person who owns a

19.15 firearm must register the firearm with the commissioner of public safety. The registration

### 19.16 <u>must be in writing and contain:</u>

- 19.17 (1) the name and address of the owner;
- 19.18 (2) the number of the license authorizing the owner to own or possess a firearm; and
- 19.19 (3) the serial number of the firearm being registered.
- 19.20 Upon receipt of this information, the commissioner shall record the owner's name, license
- 19.21 number, and firearm serial number in the database under Minnesota Statutes, section 299A.07,
- and issue a registration card to the owner within 30 days. The registration card must conform
- 19.23 with the requirements of Minnesota Statutes, section 624.7136.

### 19.24 Subd. 2. **Private data.** All data pertaining to registrations under this section are classified

- 19.25 as private data as provided in Minnesota Statutes, section 13.87, subdivision 2.
- 19.26 **EFFECTIVE DATE.** This section is effective the day following final enactment.

### 19.27 Sec. 22. CONFORMING STATUTORY CHANGES.

- 19.28 The revisor of statutes in consultation with House Research and Senate Counsel shall
- 19.29 make necessary statutory corrections to reflect the changes made in this act. Any changes
- 19.30 that are beyond the scope of the revisor's editorial authority must be reflected in a bill
- 19.31 prepared by the revisor for introduction in the 2023 legislative session.