As Amended by Senate Committee

Session of 2015

SENATE BILL No. 45

By Senators Bruce, Abrams, Arpke, Baumgardner, Bowers, Donovan, Fitzgerald, Holmes, Kelly, Kerschen, Knox, LaTurner, Longbine, Love, Lynn, Masterson, O'Donnell, Olson, Ostmeyer, Petersen, Pilcher-Cook, Powell, Pyle, Smith, Tyson and Wilborn

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AN ACT concerning firearms; relating to the carrying of concealed 1 2 firearms; relating to the personal and family protection act; amending K.S.A. 2014 Supp. 21-5914, 21-6301, 21-6302, 21-6308, 21-6309, 32-3 1002, 75-7c01, 75-7c03, 75-7c04, 75-7c05, 75-7c10, 75-7c17, 75-7c20 4 and 75-7c21 and repealing the existing sections; also repealing K.S.A. 5 6 2014 Supp. 75-7c19. 7 8 Be it enacted by the Legislature of the State of Kansas: Section 1. K.S.A. 2014 Supp. 21-5914 is hereby amended to read as 9 follows: 21-5914.(a) Traffic in contraband in a correctional institution or 10 care and treatment facility is, without the consent of the administrator of 11 12 the correctional institution or care and treatment facility: (1) Introducing or attempting to introduce any item into or upon the 13 14 grounds of any correctional institution or care and treatment facility; 15 (2) taking, sending, attempting to take or attempting to send any item from any correctional institution or care and treatment facility; 16 (3) any unauthorized possession of any item while in any correctional 17 18 institution or care and treatment facility; 19 (4) distributing any item within any correctional institution or care 20 and treatment facility; 21 (5) supplying to another who is in lawful custody any object or thing adapted or designed for use in making an escape; or 22 (6) introducing into an institution in which a person is confined any 23 object or thing adapted or designed for use in making any escape. 24 (b) Traffic in contraband in a correctional institution or care and 25 26 treatment facility is a: 27 (1) Severity level 6, nonperson felony, except as provided in 28 subsection (b)(2) or (b)(3); (2) severity level 5, nonperson felony if such items are: 29 (A) Firearms, ammunition, explosives or a controlled substance 30 which is defined in K.S.A. 2014 Supp. 21-5701, and amendments thereto, 31 except as provided in subsection (b)(3); 32

1 (B) defined as contraband by rules and regulations adopted by the 2 secretary of corrections, in a state correctional institution or facility by an 3 employee of a state correctional institution or facility, except as provided 4 in subsection (b)(3);

5 (C) defined as contraband by rules and regulations adopted by the 6 secretary for aging and disability services, in a care and treatment facility 7 by an employee of a care and treatment facility, except as provided in 8 subsection (b)(3); or

9 (D) defined as contraband by rules and regulations adopted by the 10 commissioner of the juvenile justice authority, in a juvenile correctional 11 facility by an employee of a juvenile correctional facility, except as 12 provided by subsection (b)(3); and

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(3) severity level 4, nonperson felony if:

(A) Such items are firearms, ammunition or explosives, in a
correctional institution by an employee of a correctional institution or in a
care and treatment facility by an employee of a care and treatment facility;
or

18 (B) a violation of subsection (a)(5) or (a)(6) by an employee or 19 volunteer of the department of corrections, or the employee or volunteer of 20 a contractor who is under contract to provide services to the department of 21 corrections.

(c) The provisions of subsection (b)(2)(A) shall not apply to the possession of a firearm or ammunition by a person licensed under the personal and family protection act, K.S.A. 75-7e01 et seq., and amendments thereto, in a parking lot open to the public if the firearm or ammunition is carried on the person while in a vehicle or while securing the firearm or ammunition in the vehicle, or stored out of plain view in a locked but unoccupied vehicle.

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- (d) As used in this section:

(1) "Correctional institution" means any state correctional institution
 or facility, conservation camp, state security hospital, juvenile correctional
 facility, community correction center or facility for detention or
 confinement, juvenile detention facility or jail;

(2) "care and treatment facility" means the state security hospital
provided for under K.S.A. 76-1305 et seq., and amendments thereto, and a
facility operated by the Kansas department for aging and disability
services for the purposes provided for under K.S.A. 59-29a02 et seq., and
amendments thereto; and

39 (3) "lawful custody" means the same as in K.S.A. 2014 Supp. 21-40 5912, and amendments thereto.

41 Sec. 2. K.S.A. 2014 Supp. 21-6301 is hereby amended to read as 42 follows: 21-6301. (a) Criminal use of weapons is knowingly:

43 (1) Selling, manufacturing, purchasing or possessing any bludgeon,

1 sand club, metal knuckles or throwing star;

(2) possessing with intent to use the same unlawfully against another,
a dagger, dirk, billy, blackjack, slungshot, dangerous knife, straight-edged
razor, stiletto or any other dangerous or deadly weapon or instrument of
like character;

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(3) setting a spring gun;

7 (4) possessing any device or attachment of any kind designed, used or 8 intended for use in suppressing the report of any firearm;

9 (5) selling, manufacturing, purchasing or possessing a shotgun with a 10 barrel less than 18 inches in length, or any firearm designed to discharge or 11 capable of discharging automatically more than once by a single function 12 of the trigger, whether the person knows or has reason to know the length 13 of the barrel or that the firearm is designed or capable of discharging 14 automatically;

15 (6) possessing, manufacturing, causing to be manufactured, selling, 16 offering for sale, lending, purchasing or giving away any cartridge which 17 can be fired by a handgun and which has a plastic-coated bullet that has a 18 core of less than 60% lead by weight, whether the person knows or has 19 reason to know that the plastic-coated bullet has a core of less than 60% 20 lead by weight;

(7) selling, giving or otherwise transferring any firearm with a barrel
less than 12 inches long to any person under 18 years of age whether the
person knows or has reason to know the length of the barrel;

(8) selling, giving or otherwise transferring any firearms to any
person who is both addicted to and an unlawful user of a controlled
substance;

(9) selling, giving or otherwise transferring any firearm to any person
who is or has been a mentally ill person subject to involuntary
commitment for care and treatment, as defined in K.S.A. 59-2946, and
amendments thereto, or a person with an alcohol or substance abuse
problem subject to involuntary commitment for care and treatment as
defined in K.S.A. 59-29b46, and amendments thereto;

(10) possessing any firearm by a person who is both addicted to andan unlawful user of a controlled substance;

(11) possessing any firearm by any person, other than a law 35 enforcement officer, in or on any school property or grounds upon which is 36 37 located a building or structure used by a unified school district or an 38 accredited nonpublic school for student instruction or attendance or 39 extracurricular activities of pupils enrolled in kindergarten or any of the grades one through 12 or at any regularly scheduled school sponsored 40 41 activity or event whether the person knows or has reason to know that such person was in or on any such property or grounds; 42

43 (12) refusing to surrender or immediately remove from school

property or grounds or at any regularly scheduled school sponsored
 activity or event any firearm in the possession of any person, other than a
 law enforcement officer, when so requested or directed by any duly
 authorized school employee or any law enforcement officer;

5 (13) possessing any firearm by a person who is or has been a 6 mentally ill person subject to involuntary commitment for care and 7 treatment, as defined in K.S.A. 59-2946, and amendments thereto, or 8 persons with an alcohol or substance abuse problem subject to involuntary 9 commitment for care and treatment as defined in K.S.A. 59-29b46, and 10 amendments thereto; or

(14) possessing a firearm with a barrel less than 12 inches long byany person less than 18 years of age.

(b) Criminal use of weapons as defined in:

14 (1) Subsection (a)(1), (a)(2), (a)(3), (a)(7), (a)(8), (a)(9) or (a)(12) is a 15 class A nonperson misdemeanor;

16 (2) subsection (a)(4), (a)(5) or (a)(6) is a severity level 9, nonperson 17 felony;

18 (3) subsection (a)(10) or (a)(11) is a class B nonperson select19 misdemeanor;

20 (4) subsection (a)(13) is a severity level 8, nonperson felony; and

(5) subsection (a)(14) is a:

(A) Class A nonperson misdemeanor except as provided in subsection
(b)(5)(B);

(B) severity level 8, nonperson felony upon a second or subsequentconviction.

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(c) Subsections (a)(1), (a)(2) and (a)(5) shall not apply to:

(1) Law enforcement officers, or any person summoned by any such
 officers to assist in making arrests or preserving the peace while actually
 engaged in assisting such officer;

(2) wardens, superintendents, directors, security personnel and
keepers of prisons, penitentiaries, jails and other institutions for the
detention of persons accused or convicted of crime, while acting within the
scope of their authority;

(3) members of the armed services or reserve forces of the United
 States or the Kansas national guard while in the performance of their
 official duty; or

37 (4) the manufacture of, transportation to, or sale of weapons to a 38 person authorized under subsections (c)(1), (c)(2) and (c)(3) to possess 39 such weapons.

(d) Subsections (a)(4) and (a)(5) shall not apply to any person who
sells, purchases, possesses or carries a firearm, device or attachment which
has been rendered unserviceable by steel weld in the chamber and
marriage weld of the barrel to the receiver and which has been registered

1 in the national firearms registration and transfer record in compliance with

2 26 U.S.C. § 5841 et seq. in the name of such person and, if such person
3 transfers such firearm, device or attachment to another person, has been so
4 registered in the transferee's name by the transferor.

5 (e) Subsection (a)(6) shall not apply to a governmental laboratory or 6 solid plastic bullets.

7 (f) Subsection (a)(4) shall not apply to a law enforcement officer who 8 is:

9 (1) Assigned by the head of such officer's law enforcement agency to 10 a tactical unit which receives specialized, regular training;

(2) designated by the head of such officer's law enforcement agency
 to possess devices described in subsection (a)(4); and

(3) in possession of commercially manufactured devices which are:

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(A) Owned by the law enforcement agency;

15 (B) in such officer's possession only during specific operations; and

16 (C) approved by the bureau of alcohol, tobacco, firearms and 17 explosives of the United States department of justice.

18 (g) Subsections (a)(4), (a)(5) and (a)(6) shall not apply to any person 19 employed by a laboratory which is certified by the United States 20 department of justice, national institute of justice, while actually engaged 21 in the duties of their employment and on the premises of such certified 22 laboratory. Subsections (a)(4), (a)(5) and (a)(6) shall not affect the 23 manufacture of, transportation to or sale of weapons to such certified 24 laboratory.

(h) Subsections (a)(4) and (a)(5) shall not apply to or affect any
person or entity in compliance with the national firearms act, 26 U.S.C. §
5801 et seq.

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(i) Subsection (a)(11) shall not apply to:

(1) Possession of any firearm in connection with a firearms safety
 course of instruction or firearms education course approved and authorized
 by the school;

(2) possession of any firearm specifically authorized in writing by the
 superintendent of any unified school district or the chief administrator of
 any accredited nonpublic school;

(3) possession of a firearm secured in a motor vehicle by a parent,
guardian, custodian or someone authorized to act in such person's behalf
who is delivering or collecting a student; *or*

(4) possession of a firearm secured in a motor vehicle by a registered
voter who is on the school grounds, which contain a polling place for the
purpose of voting during polling hours on an election day; or

41 (5) possession of a *concealed* handgun by an individual who is
42 licensed by the attorney general to carry a concealed handgun under43 K.S.A. 2014 Supp. 75-7c01 et seq., and amendments thereto not

1 prohibited from possessing a firearm under either federal or state law.

(j) Subsections (a)(9) and (a)(13) shall not apply to a person who has
received a certificate of restoration pursuant to K.S.A. 2014 Supp. 757c26, and amendments thereto.

5 (k) Subsection (a)(14) shall not apply if such person, less than 18 6 years of age, was:

7 (1) In attendance at a hunter's safety course or a firearms safety 8 course;

9 (2) engaging in practice in the use of such firearm or target shooting 10 at an established range authorized by the governing body of the 11 jurisdiction in which such range is located, or at another private range with 12 permission of such person's parent or legal guardian;

(3) engaging in an organized competition involving the use of such
firearm, or participating in or practicing for a performance by an
organization exempt from federal income tax pursuant to section 501(c)(3)
of the internal revenue code of 1986 which uses firearms as a part of such
performance;

(4) hunting or trapping pursuant to a valid license issued to such
person pursuant to article 9 of chapter 32 of the Kansas Statutes
Annotated, and amendments thereto;

(5) traveling with any such firearm in such person's possession being
unloaded to or from any activity described in subsections (k)(1) through
(k)(4), only if such firearm is secured, unloaded and outside the immediate
access of such person;

(6) on real property under the control of such person's parent, legal
 guardian or grandparent and who has the permission of such parent, legal
 guardian or grandparent to possess such firearm; or

(7) at such person's residence and who, with the permission of such
person's parent or legal guardian, possesses such firearm for the purpose of
exercising the rights contained in K.S.A. 2014 Supp. 21-5222, 21-5223 or
21-5225, and amendments thereto.

(1) As used in this section, "throwing star" means any instrument,
without handles, consisting of a metal plate having three or more radiating
points with one or more sharp edges and designed in the shape of a
polygon, trefoil, cross, star, diamond or other geometric shape,
manufactured for use as a weapon for throwing.

Sec. 3. K.S.A. 2014 Supp. 21-6302 is hereby amended to read as
follows: 21-6302. (a) Criminal carrying of a weapon is knowingly
carrying:

(1) Any bludgeon, sandclub, metal knuckles or throwing star;

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41 (2) concealed on one's person, a billy, blackjack, slungshot or any 42 other dangerous or deadly weapon or instrument of like character;

43 (3) on one's person or in any land, water or air vehicle, with intent to

use the same unlawfully, a tear gas or smoke bomb or projector or any 1 object containing a noxious liquid, gas or substance; or 2

(4) any pistol, revolver or other firearm concealed on one's person 3 except when on the person's land or in the person's abode or fixed place of 4 5 business; or

6 (5) any pistol, revolver or other firearm concealed on one's person if 7 such person is under 21 years of age, except when on such person's land 8 or in such person's abode or fixed place of business; or

9 (5) a shotgun with a barrel less than 18 inches in length or any other firearm designed to discharge or capable of discharging automatically 10 more than once by a single function of the trigger whether the person 11 knows or has reason to know the length of the barrel or that the firearm is 12 designed or capable of discharging automatically. 13

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(b) Criminal carrying of a weapon as defined in:

(1) Subsections (a)(1), (a)(2), \underline{or} , (a)(3) \underline{or} (a)(4) or (a)(4) is a class A 15 16 nonperson misdemeanor; and

(2) subsection $\frac{(a)(5)}{(a)(4)}$ (a)(5) is a severity level 9, nonperson 17 18 felony.

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(c) Subsection (a) shall not apply to:

20 (1) Law enforcement officers, or any person summoned by any such 21 officers to assist in making arrests or preserving the peace while actually 22 engaged in assisting such officer;

23 (2) wardens, superintendents, directors, security personnel and keepers of prisons, penitentiaries, jails and other institutions for the 24 25 detention of persons accused or convicted of crime, while acting within the scope of their authority: 26

(3) members of the armed services or reserve forces of the United 27 28 States or the Kansas national guard while in the performance of their 29 official duty; or

30 (4) the manufacture of, transportation to, or sale of weapons to a 31 person authorized under subsections (c)(1), (c)(2) and (c)(3) to possess 32 such weapons.

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(d) Subsection (a)(4) shall not apply to: 34 (1) Watchmen, while actually engaged in the performance of the-35 duties of their employment;

36 (2) licensed hunters or fishermen, while engaged in hunting or-37 fishing;

38 (3) private detectives licensed by the state to carry the firearm-39 involved, while actually engaged in the duties of their employment;

(4) detectives or special agents regularly employed by railroad-40 companies or other corporations to perform full-time security or-41 42 investigative service, while actually engaged in the duties of their-

43 employment;

(5) the state fire marshal, the state fire marshal's deputies or any-1 2 member of a fire department authorized to carry a firearm pursuant to-K.S.A. 31-157, and amendments thereto, while engaged in an investigation 3 4 in which such fire marshal, deputy or member is authorized to earry a-5 firearm pursuant to K.S.A. 31-157, and amendments thereto;

6 (6) special deputy sheriffs described in K.S.A. 19-827, and 7 amendments thereto, who have satisfactorily completed the basic course of 8 instruction required for permanent appointment as a part-time law-9 enforcement officer under K.S.A. 74-5607a, and amendments thereto;

(7) the United States attorney for the district of Kansas, the attorney 10 general, any district attorney or county attorney, any assistant United-11 States attorney if authorized by the United States attorney for the district 12 of Kansas, any assistant attorney general if authorized by the attorney-13 general, or any assistant district attorney or assistant county attorney if 14 authorized by the district attorney or county attorney by whom such-15 16 assistant is employed. The provisions of this paragraph shall not apply to any person not in compliance with K.S.A. 2014 Supp. 75-7e19, and-17 18 amendments thereto:

19 (8) any law enforcement officer, as that term is defined in K.S.A.-2014 Supp. 75-7e22, and amendments thereto, who satisfies the 20 21 requirements of either subsection (a) or (b) of K.S.A. 2014 Supp. 75-7c22, 22 and amendments thereto; or

(9) any person carrying a concealed handgun as authorized by K.S.A. 24 2014 Supp. 75-7c01 et seq., and amendments thereto.

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(e) (d) Subsection $\frac{(a)(5)}{(a)(4)}$ (a)(5) shall not apply to:

(1) Any person who sells, purchases, possesses or carries a firearm, 26 device or attachment which has been rendered unserviceable by steel weld 27 28 in the chamber and marriage weld of the barrel to the receiver and which 29 has been registered in the national firearms registration and transfer record in compliance with 26 U.S.C. § 5841 et seq. in the name of such person 30 31 and, if such person transfers such firearm, device or attachment to another 32 person, has been so registered in the transferee's name by the transferor;

33 (2) any person employed by a laboratory which is certified by the United States department of justice, national institute of justice, while 34 35 actually engaged in the duties of their employment and on the premises of 36 such certified laboratory. Subsection $\frac{(a)(5)}{(a)(4)}$ (a)(5) shall not affect the 37 manufacture of, transportation to or sale of weapons to such certified 38 laboratory; or

39 (3) any person or entity in compliance with the national firearms act, 40 26 U.S.C. § 5801 et seq.

41 (f) It shall not be a violation of this section if a person violates the provisions of K.S.A. 2014 Supp. 75-7c03, and amendments thereto, but 42 43 has an otherwise valid license to carry a concealed handgun which is-

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1 issued or recognized by this state.

(g) (e) As used in this section, "throwing star" means the same as 2 3 prescribed by K.S.A. 2014 Supp. 21-6301, and amendments thereto.

Sec. 4. K.S.A. 2014 Supp. 21-6308 is hereby amended to read as 4 5 follows: 21-6308. (a) Criminal discharge of a firearm is the:

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(1) Reckless and unauthorized discharge of any firearm:

7 (A) At a dwelling, building or structure in which there is a human 8 being whether the person discharging the firearm knows or has reason to 9 know that there is a human being present;

(B) at a motor vehicle, aircraft, watercraft, train, locomotive, railroad 10 car. caboose, rail-mounted work equipment or rolling stock or other means 11 of conveyance of persons or property in which there is a human being 12 whether the person discharging the firearm knows or has reason to know 13 14 that there is a human being present;

15 (2) reckless and unauthorized discharge of any firearm at a dwelling 16 in which there is no human being; or 17

(3) discharge of any firearm:

18 (A) Upon any land or nonnavigable body of water of another, without 19 having obtained permission of the owner or person in possession of such 20 land: or

21 (B) upon or from any public road, public road right-of-way or 22 railroad right-of-way except as otherwise authorized by law. 23

(b) Criminal discharge of a firearm as defined in:

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(1) Subsection (a)(1) is a:

25 (A) Severity level 7, person felony except as provided in subsection 26 (b)(1)(B) or (b)(1)(C):

(B) severity level 3, person felony if such criminal discharge results 27 28 in great bodily harm to a person during the commission thereof; or

29 (C) severity level 5, person felony if such criminal discharge results in bodily harm to a person during the commission thereof; 30

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(2) subsection (a)(2) is a severity level 8, person felony; and

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(3) subsection (a)(3) is a class C misdemeanor.

33 (c) Subsection (a)(1) shall not apply if the act is a violation of 34 subsection (d) of K.S.A. 2014 Supp. 21-5412(d), and amendments thereto.

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(d) Subsection (a)(3) shall not apply to any of the following:

36 (1) Law enforcement officers, or any person summoned by any such 37 officers to assist in making arrests or preserving the peace while actually 38 engaged in assisting such officer;

39 (2) wardens, superintendents, directors, security personnel and keepers of prisons, penitentiaries, jails and other institutions for the 40 41 detention of persons accused or convicted of crime, while acting within the scope of their authority; 42

43 (3) members of the armed services or reserve forces of the United 1 States or the national guard while in the performance of their official duty;

2 (4) watchmen, while actually engaged in the performance of the 3 duties of their employment;

4 5 (5) private detectives licensed by the state to carry the firearm involved, while actually engaged in the duties of their employment;

6 (6) detectives or special agents regularly employed by railroad 7 companies or other corporations to perform full-time security or 8 investigative service, while actually engaged in the duties of their 9 employment;

10 (7) the state fire marshal, the state fire marshal's deputies or any 11 member of a fire department authorized to carry a firearm pursuant to 12 K.S.A. 31-157, and amendments thereto, while engaged in an investigation 13 in which such fire marshal, deputy or member is authorized to carry a 14 firearm pursuant to K.S.A. 31-157, and amendments thereto; or

15 (8) the United States attorney for the district of Kansas, the attorney 16 general, or any district attorney or county attorney, while actually engaged 17 in the duties of their employment or any activities incidental to such duties; any assistant United States attorney if authorized by the United 18 19 States attorney for the district of Kansas and while actually engaged in the 20 duties of their employment or any activities incidental to such duties; any 21 assistant attorney general if authorized by the attorney general and while 22 actually engaged in the duties of their employment or any activities 23 incidental to such duties; or any assistant district attorney or assistant county attorney if authorized by the district attorney or county attorney by 24 25 whom such assistant is employed and while actually engaged in the duties 26 of their employment or any activities incidental to such duties. The-27 provisions of this paragraph shall not apply to any person not incompliance with K.S.A. 2014 Supp. 75-7c19, and amendments thereto. 28

29 Sec. 5. K.S.A. 2014 Supp. 21-6309 is hereby amended to read as 30 follows: 21-6309. (a) It shall be unlawful to possess, with no requirement 31 of a culpable mental state, a firearm:

32 33 Within any building located within the capitol complex;
 within the governor's residence;

34 (3) on the grounds of or in any building on the grounds of the 35 governor's residence;

(4) within any other state-owned or leased building if the secretary of
 administration has so designated by rules and regulations and
 conspicuously placed signs clearly stating that firearms are prohibited
 within such building; or

40 (5) within any county courthouse, unless, by county resolution, the
41 board of county commissioners authorize the possession of a firearm
42 within such courthouse.

43 (b) Violation of this section is a class A misdemeanor.

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1 (c) This section shall not apply to: (1) A commissioned law enforcement officer;

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(2) a full-time salaried law enforcement officer of another state or the 3 federal government who is carrying out official duties while in this state; 4

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(3) any person summoned by any such officer to assist in making arrests or preserving the peace while actually engaged in assisting such 6 7 officer; or

8 (4) a member of the military of this state or the United States engaged 9 in the performance of duties.

(d) It is not a violation of this section for the:

(1) The governor, the governor's immediate family, or specifically 11 authorized guest of the governor to possess a firearm within the governor's 12 residence or on the grounds of or in any building on the grounds of the 13 governor's residence: 14

15 (2) *the* United States attorney for the district of Kansas, the attorney 16 general, any district attorney or county attorney, any assistant United States attorney if authorized by the United States attorney for the district 17 of Kansas, any assistant attorney general if authorized by the attorney 18 general, or any assistant district attorney or assistant county attorney if 19 authorized by the district attorney or county attorney by whom such 20 assistant is employed, to possess a firearm within any county courthouse 21 22 and court-related facility, subject to any restrictions or prohibitions 23 imposed in any courtroom by the chief judge of the judicial district. The provisions of this paragraph shall not apply to any person not in-24 compliance with K.S.A. 2014 Supp. 75-7e19, and amendments thereto; or 25

(3) law enforcement officers, as that term is defined in K.S.A. 2014 26 27 Supp. 75-7c22, and amendments thereto, who satisfy the requirements of 28 either subsection (a) or (b) of K.S.A. 2014 Supp. 75-7c22(a) or (b), and 29 amendments thereto, to possess a firearm; or

30 (4) an individual to possess a concealed handgun provided such individual is not prohibited from possessing a firearm under either federal 31 32 or state law.

33 (e) It is not a violation of this section for a person to possess ahandgun as authorized under the personal and family protection act. 34

(f) (e) Notwithstanding the provisions of this section, any county may 35 elect by passage of a resolution that the provisions of subsection (d)(2)36 37 shall not apply to such county's courthouse or court-related facilities if 38 such:

39 (1) Buildings have adequate security measures to ensure that no weapons are permitted to be carried into such buildings; 40

(2) county also has a policy or regulation requiring all law 41 enforcement officers to secure and store such officer's firearm upon 42 43 entering the courthouse or court-related facility. Such policy or regulation

may provide that it does not apply to court security or sheriff's office 1 personnel for such county; and 2

(3) buildings have a sign conspicuously posted at each entryway into 3 such building stating that the provisions of subsection (d)(2) do not apply 4 5 to such building.

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(g) (f) As used in this section:

7 (1)"Adequate security measures" shall have the same meaning as the 8 term is defined in K.S.A. 2014 Supp. 75-7c20, and amendments thereto;

(2) "possession" means having joint or exclusive control over a 9 firearm or having a firearm in a place where the person has some measure 10 of access and right of control; and 11

(3) "capitol complex" means the same as in K.S.A. 75-4514, and 12 13 amendments thereto.

(h) (g) For the purposes of subsections (a)(1), (a)(4) and (a)(5), 14 "building" and "courthouse" shall not include any structure, or any area of 15 16 any structure, designated for the parking of motor vehicles.

Sec. 6. K.S.A. 2014 Supp. 32-1002 is hereby amended to read as 17 follows: 32-1002. (a) Unless and except as permitted by law or rules and 18 19 regulations adopted by the secretary in accordance with K.S.A. 32-805, 20 and amendments thereto, it is unlawful for any person to:

21 (1) Hunt, fish, furharvest or take any wildlife in this state by any 22 means or manner;

23 (2) possess any wildlife, dead or alive, at any time or in any number, 24 in this state:

25 (3) purchase, sell, exchange, ship or offer for sale, exchange or shipment any wildlife in this state: 26

27 (4) take any wildlife in this state for sale, exchange or other 28 commercial purposes;

29 (5) possess any seine, trammel net, hoop net, fyke net, fish gig, fish spear, fish trap or other device, contrivance or material for the purpose of 30 31 taking wildlife; or

32 (6) take or use, at any time or in any manner, any game bird, game 33 animal, covote or furbearing animal, whether pen-raised or wild, in any field trial or for training dogs. 34

35 (b) The provisions of subsections (a)(2) and (a)(3) do not apply to 36 animals sold in surplus property disposal sales of department exhibit herds 37 or animals legally taken outside this state, except the provisions of 38 subsection (a)(3) shall apply to:

39 (1) The meat of game animals legally taken outside this state; and

(2) other restrictions as provided by rule and regulation of the 40 41 secretary.

42 (c) The provisions of this section shall not be construed to prevent:

43 (1) Any person from taking starlings or English and European

1 sparrows;

2 (2) owners or legal occupants of land from killing any animals when 3 found in or near buildings on their premises or when destroying property, 4 subject to the following: (A) The provisions of all federal laws and 5 regulations governing protected species and the provisions of K.S.A. 32-6 957 through 32-963, and amendments thereto, and rules and regulations 7 adopted thereunder; (B) it is unlawful to use, or possess with intent to use, 8 any such animal so killed unless authorized by rules and regulations of the 9 secretary; and (C) such owners or legal occupants shall make reasonable efforts to alleviate their problems with any such animals before killing 10 11 them[.]

(3) any person who is licensed under the personal and familyprotection act, K.S.A. 75-7c01 et seq., and amendments thereto, fromexercising the right to carry a concealed handgun while lawfully hunting,
fishing or furharvesting;

(4) any person who lawfully possesses a handgun from carrying such
 handgun, *whether concealed or openly carried*, while lawfully hunting,
 fishing or furharvesting; or

(5) (4) any person who lawfully possesses a device or attachment of
 any kind designed, used or intended for use in suppressing the report of
 any firearm from using such device or attachment in conjunction with
 lawful hunting, fishing or furharvesting.

(d) Any person convicted of violating provisions of this section shall
be subject to the penalties prescribed in K.S.A. 32-1031, and amendments
thereto, except as provided in K.S.A. 32-1032, and amendments thereto,
relating to big game and wild turkey.

Sec. 7. K.S.A. 2014 Supp. 75-7c01 is hereby amended to read as
follows: 75-7c01. K.S.A. 2014 Supp. 75-7c01 through 75-7c19 75-7c23,
and amendments thereto, shall be known and may be cited as the personal
and family protection act.

31 Sec. 8. K.S.A. 2014 Supp. 75-7c03 is hereby amended to read as 32 follows: 75-7c03. (a) The attorney general shall issue licenses to carry 33 concealed handguns to persons who comply with the application and 34 training requirements of this act and who are not disqualified under K.S.A. 35 2014 Supp. 75-7c04, and amendments thereto. Such licenses shall be valid 36 throughout the state for a period of four years from the date of issuance. 37 The availability of licenses to carry concealed handguns under this act 38 shall not be construed to impose a general prohibition on the carrying of 39 handguns without such license, whether carried openly or concealed, or 40 loaded or unloaded.

(b) The license shall be a separate card, in a form prescribed by the
attorney general, that is approximately the size of a Kansas driver's license
and shall bear the licensee's signature, name, address, date of birth and

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driver's license number or nondriver's identification card number except 1 2 that the attorney general shall assign a unique number for military 3 applicants or their dependents described in subsection (a)(1)(B) of K.S.A. 4 2014 Supp. 75-7c05(a)(1)(B), and amendments thereto. At all times when 5 the licensee is in actual possession of a concealed handgun, the licensee 6 shall carry the valid license to carry concealed handguns. On demand of a 7 law enforcement officer, the licensee shall display the license to carry-8 concealed handguns and proper identification. Verification by a law-9 enforcement officer that a person holds a valid license to carry a concealed 10 handgun may be accomplished by record check using the person's driver's license information or the person's concealed earry license number. 11 12 The license of any person who violates the provisions of this subsection 13 shall be suspended for not less than 30 days upon the first violation and shall be revoked for not less than five years upon a second or subsequent 14 violation. However, a violation of this subsection shall not constitute a-15 16 violation of subsection (a)(4) of K.S.A. 21-4201, prior to its repeal, or

subsection (a)(4) of K.S.A. 2014 Supp. 21-6302, and amendments thereto,
 if the licensee's license is valid.

(c) (1) Subject to the provisions of subsection (c)(2), a valid license
 or permit to carry concealed weapons, issued by another jurisdiction, shall
 be recognized by this state, but only while the holder is not a resident of
 Kansas.

(2) A valid license or permit that is recognized by this subsection, and
 a 180-day receipt that has been issued in accordance with this section,
 shall only entitle the lawful holder thereof to carry concealed handguns, as
 defined by K.S.A. 2014 Supp. 75-7e02, and amendments thereto, in this
 state and the holder thereof shall otherwise act in accordance with the laws
 of this state while such holder is present in this state.

29 (d) The attorney general shall issue a 180-day receipt to a person 30 who:

31

(1) Establishes residency in this state on and after July 1, 2010;

32 (2) except as provided in subsection (c), submits an application for
 33 licensure under this act in accordance with subsection (b) of K.S.A. 2014
 34 Supp. 75-7e05, and amendments thereto; and

35 (3) submits with such person's application for licensure a photocopy
 36 of a valid license or permit to carry concealed handguns issued by another
 37 jurisdiction.

38 (c) Prior to the expiration of the 180-day receipt, an applicant for
 39 licensure under this section shall submit proof of training to the attorney
 40 general which was:

41 (1) Completed in accordance with subsection (b)(1) of K.S.A. 2014 42 Supp. 75-7c04, and amendments thereto; or

43 (2) utilized to obtain the applicant's license or permit from another

jurisdiction and the attorney general determines that such prior training is
 equal to or greater than the training standards required by this act.

Submission of an applicant's proof of training under this subsection is
 considered complete on the date the proof of training is either hand delivered to the attorney general or, if sent by mail, on the date the mailing
 is postmarked.

7 (f) (1) Except as provided in subsection (f)(3), an applicant for8 licensure under this section may continue to carry concealed handguns in
9 this state upon receiving a 180-day receipt issued by the attorney general.

(2) At all times when the applicant is carrying a concealed handgun,
 the applicant shall carry: (A) Such applicant's valid license or permit from
 another jurisdiction; and (B) the 180-day receipt issued by the attorney
 general.

(3) An applicant whose concealed carry license or permit from another jurisdiction becomes invalid prior to the expiration of the attorney
 general's 180-day receipt may not carry concealed handguns unless otherwise allowed by law.

18

(g) The attorney general may:

(1) Create a list of concealed carry handgun licenses or permits issued
 by other jurisdictions which the attorney general finds have training requirements that are equal to or greater than those of this state and will automatically qualify for recognition under this section; and

(2) review each application received under this section to determine if
 the applicant's previous training qualifications were equal to or greater
 than those of this state.

(h) (1) Prior to the expiration of the applicant's 180-day receipt, the
 attorney general shall either approve or deny an application under this
 section.

(2) Upon successful review of a background check in accordance with K.S.A. 2014 Supp. 75-7e05, and amendments thereto, and upon receipt of all required documentation and moneys outlined in this section,
 the attorney general shall approve an application received under this
 section.

(3) If an applicant under this section is disqualified under theprovisions of K.S.A. 2014 Supp. 75-7e04, and amendments thereto, or
fails to submit sufficient proof of training, the attorney general shall deny
the application in accordance with K.S.A. 2014 Supp. 75-7e07, and
amendments thereto.

- 39
- (i) For the purposes of this section:

40 (1) "Equal to or greater than" means the applicant's prior training-41 meets or exceeds the training established in this act by having required, at 42 a minimum, the applicant to: (A) Receive instruction on the laws of self-

43 defense; and (B) demonstrate training and competency in the safe-

- 1 handling, storage and actual firing of handguns.
- 2

(2) "Jurisdiction" means another state or the District of Columbia.

3 (3) "Valid license or permit" means a concealed carry handgun-4 license or permit from another jurisdiction which has not expired and,-5 except for any residency requirement of the issuing jurisdiction, is-6 currently in good standing.

Sec. 9. K.S.A. 2014 Supp. 75-7c04 is hereby amended to read as
follows: 75-7c04. (a) The attorney general shall not issue a license
pursuant to this act if the applicant:

10 (1) Is not a resident of the county where application for licensure is 11 made or is not a resident of the state;

12 (2) is prohibited from shipping, transporting, possessing or receiving 13 a firearm or ammunition under 18 U.S.C. § 922(g) or (n), and amendments 14 thereto, or K.S.A. 21-4204, prior to its repeal, or subsections (a)(10) 15 through (a)(13) of K.S.A. 2014 Supp. 21-6301(a)(10) through (a)(13) or 16 subsections (a)(1) through (a)(3) of K.S.A. 2014 Supp. 21-6304(a)(1) 17 through (a)(3), and amendments thereto;

18 (3) has been convicted of or was adjudicated a juvenile offender 19 because of the commission of an act which if done by an adult would 20 constitute the commission of any of the offenses described in subsections 21 (a)(1) and (a)(3)(A) of K.S.A. 2014 Supp. 21-6304(a)(1) and (a)(3), and 22 amendments thereto; or

23

(4) is less than 21 years of age.

24 (b) (1) The attorney general shall adopt rules and regulations 25 establishing procedures and standards as authorized by this act for an eight-hour handgun safety and training course required by this section. 26 27 Such standards shall include: (A) A requirement that trainees receive 28 training in the safe storage of handguns, actual firing of handguns and 29 instruction in the laws of this state governing the carrying of concealed handguns and the use of deadly force; (B) general guidelines for courses 30 31 which are compatible with the industry standard for basic handgun training 32 for civilians; (C) qualifications of instructors; and (D) a requirement that 33 the course be: (i) A handgun course certified or sponsored by the attorney 34 general; or (ii) a handgun course certified or sponsored by the national 35 rifle association or by a law enforcement agency, college, private or public 36 institution or organization or handgun training school, if the attorney 37 general determines that such course meets or exceeds the standards 38 required by rules and regulations adopted by the attorney general and is 39 taught by instructors certified by the attorney general or by the national rifle association, if the attorney general determines that the requirements 40 41 for certification of instructors by such association meet or exceed the standards required by rules and regulations adopted by the attorney 42 43 general. Any person wanting to be certified by the attorney general as an instructor shall submit to the attorney general an application in the form
 required by the attorney general and a fee not to exceed \$150.

3 (2) The cost of the handgun safety and training course required by 4 this section shall be paid by the applicant. The following shall constitute 5 satisfactory evidence of satisfactory completion of an approved handgun 6 safety and training course:

7 (A) Evidence of completion of the course, in the form provided by 8 rules and regulations adopted by the attorney general;

9 (B) an affidavit from the instructor, school, club, organization or 10 group that conducted or taught such course attesting to the completion of 11 the course by the applicant; or

(C) a determination by the attorney general pursuant to subsection (d)
 of K.S.A. 2014 Supp. 75-7e03, and amendments thereto (c).

14

(c) The attorney general may:

(1) Create a list of concealed carry handgun licenses or permits
issued by other jurisdictions which the attorney general finds have
training requirements that are equal to or greater than those of this state;
and

(2) review each application received pursuant to K.S.A. 2014 Supp.
75-7c05, and amendments thereto, to determine if the applicant's previous
training qualifications were equal to or greater than those of this state.

22

(d) For the purposes of this section:

(1) "Equal to or greater than" means the applicant's prior training
meets or exceeds the training established in this section by having
required, at a minimum, the applicant to: (A) Receive instruction on the
laws of self-defense; and (B) demonstrate training and competency in the
safe handling, storage and actual firing of handguns.

28

(2) "Jurisdiction" means another state or the District of Columbia.

(3) "License or permit" means a concealed carry handgun license or
permit from another jurisdiction which has not expired and, except for any
residency requirement of the issuing jurisdiction, is currently in good
standing.

Sec. 10. K.S.A. 2014 Supp. 75-7c05 is hereby amended to read as
follows: 75-7c05. (a) The application for a license pursuant to this act shall
be completed, under oath, on a form prescribed by the attorney general and
shall only include:

(1) (A) Subject to the provisions of subsection (a)(1)(B), the name, address, social security number, Kansas driver's license number or Kansas nondriver's license identification number, place and date of birth, a photocopy of the applicant's driver's license or nondriver's identification card and a photocopy of the applicant's certificate of training course completion; (B) in the case of an applicant who presents proof that such person is on active duty with any branch of the armed forces of the United States, or is the dependent of such a person, and who does not possess a
 Kansas driver's license or Kansas nondriver's license identification, the
 number of such license or identification shall not be required;

4 5 (2) a statement that the applicant is in compliance with criteria contained within K.S.A. 2014 Supp. 75-7c04, and amendments thereto;

6 (3) a statement that the applicant has been furnished a copy of this act 7 and is knowledgeable of its provisions;

8 (4) a conspicuous warning that the application is executed under oath 9 and that a false answer to any question, or the submission of any false 10 document by the applicant, subjects the applicant to criminal prosecution 11 under K.S.A. 2014 Supp. 21-5903, and amendments thereto; and

12 (5) a statement that the applicant desires a concealed handgun license 13 as a means of lawful self-defense.

(b) The applicant shall submit to the sheriff of the county where theapplicant resides, during any normal business hours:

16

(1) A completed application described in subsection (a);

17 (2) a nonrefundable license fee of \$132.50, if the applicant has not 18 previously been issued a statewide license or if the applicant's license has 19 permanently expired, which fee shall be in the form of two cashier's 20 checks, personal checks or money orders of \$32.50 payable to the sheriff 21 of the county where the applicant resides and \$100 payable to the attorney 22 general;

23 (3) if applicable, a photocopy of the proof of training required by 24 $\frac{1}{2}$ subsection (d) of K.S.A. 2014 Supp. 75-7c03 75-7c04(b)(1), and 25 amendments thereto; and

26 (4) a full frontal view photograph of the applicant taken within the27 preceding 30 days.

28 (c) (1) The sheriff, upon receipt of the items listed in subsection (b)-of 29 this section, shall provide for the full set of fingerprints of the applicant to 30 be taken and forwarded to the attorney general for purposes of a criminal 31 history records check as provided by subsection (d). In addition, the sheriff 32 shall forward to the attorney general the application and the portion of the 33 original license fee which is payable to the attorney general. The cost of 34 taking such fingerprints shall be included in the portion of the fee retained 35 by the sheriff. Notwithstanding anything in this section to the contrary, an 36 applicant shall not be required to submit fingerprints for a renewal 37 application under K.S.A. 2014 Supp. 75-7c08, and amendments thereto.

38 (2) The sheriff of the applicant's county of residence or the chief law 39 enforcement officer of any law enforcement agency, at the sheriff's or chief 40 law enforcement officer's discretion, may participate in the process by 41 submitting a voluntary report to the attorney general containing readily 42 discoverable information, corroborated through public records, which, 43 when combined with another enumerated factor, establishes that the applicant poses a significantly greater threat to law enforcement or the
 public at large than the average citizen. Any such voluntary reporting shall
 be made within 45 days after the date the sheriff receives the application.
 Any sheriff or chief law enforcement officer submitting a voluntary report
 shall not incur any civil or criminal liability as the result of the good faith
 submission of such report.

7 (3) All funds retained by the sheriff pursuant to the provisions of this
8 section shall be credited to a special fund of the sheriff's office which shall
9 be used solely for the purpose of administering this act.

10 (d) Each applicant shall be subject to a state and national criminal history records check which conforms to applicable federal standards, 11 12 including an inquiry of the national instant criminal background check 13 system for the purpose of verifying the identity of the applicant and whether the applicant has been convicted of any crime or has been the 14 15 subject of any restraining order or any mental health related finding that 16 would disgualify the applicant from holding a license under this act. The 17 attorney general is authorized to use the information obtained from the 18 state or national criminal history record check to determine the applicant's 19 eligibility for such license.

(e) Except as provided in K.S.A. 2014 Supp. 75-7e03, and
amendments thereto, Within 90 days after the date of receipt of the items
listed in subsection (b), the attorney general shall:

(1) Issue the license and certify the issuance to the department ofrevenue; or

25 (2) deny the application based solely on: (A) The report submitted by the sheriff or other chief law enforcement officer under subsection (c)(2)26 27 for good cause shown therein; or (B) the ground that the applicant is 28 disgualified under the criteria listed in K.S.A. 2014 Supp. 75-7c04, and 29 amendments thereto. If the attorney general denies the application, the 30 attorney general shall notify the applicant in writing, stating the ground for 31 denial and informing the applicant the opportunity for a hearing pursuant 32 to the Kansas administrative procedure act.

(f) Each person issued a license shall pay to the department of
revenue a fee for the cost of the license which shall be in amounts equal to
the fee required pursuant to K.S.A. 8-243 and 8-246, and amendments
thereto, for replacement of a driver's license.

(g) (1) A person who is a retired law enforcement officer, as defined in K.S.A. 2014 Supp. 21-5111, and amendments thereto, shall be: (A) Required to pay an original license fee as provided in subsection (b)(2), to be forwarded by the sheriff to the attorney general; (B) exempt from the required completion of a handgun safety and training course if such person was certified by the Kansas commission on peace officer's standards and training, or similar body from another jurisdiction, not more than eight years prior to submission of the application; (C) required to pay the license
 renewal fee; (D) required to pay to the department of revenue the fees
 required by subsection (f); and (E) required to comply with the criminal
 history records check requirement of this section.

5 (2) Proof of retirement as a law enforcement officer shall be required 6 and provided to the attorney general in the form of a letter from the agency 7 head, or their designee, of the officer's retiring agency that attests to the 8 officer having retired in good standing from that agency as a law 9 enforcement officer for reasons other than mental instability and that the 10 officer has a nonforfeitable right to benefits under a retirement plan of the 11 agency.

12 (h) A person who is a corrections officer, a parole officer or a corrections officer employed by the federal bureau of prisons, as defined 13 by K.S.A. 75-5202, and amendments thereto, shall be: (1) Required to pay 14 15 an original license fee as provided in subsection (b)(2); (2) exempt from 16 the required completion of a handgun safety and training course if such person was issued a certificate of firearms training by the department of 17 18 corrections or the federal bureau of prisons or similar body not more than 19 one year prior to submission of the application; (3) required to pay the 20 license renewal fee; (4) required to pay to the department of revenue the 21 fees required by subsection (f); and (5) required to comply with the 22 criminal history records check requirement of this section.

Sec. 11. K.S.A. 2014 Supp. 75-7c10 is hereby amended to read as
follows: 75-7c10. Subject to the provisions of K.S.A. 2014 Supp. 75-7c20,
and amendments thereto:

(a) Provided that the building is conspicuously posted in accordance 26 27 with rules and regulations adopted by the attorney general as a building-28 where carrying a concealed handgun is prohibited, no license issued 29 pursuant to or recognized by this act shall authorize the licensee to earry a 30 concealed handgun into any building The carrying of a concealed handgun shall not be prohibited in any building unless such building is 31 32 conspicuously posted in accordance with rules and regulations adopted by 33 the attorney general.

34

(b) Nothing in this act shall be construed to prevent:

(1) Any public or private employer from restricting or prohibiting by personnel policies persons licensed under this act from carrying a concealed handgun while on the premises of the employer's business or while engaged in the duties of the person's employment by the employer, except that no employer may prohibit possession of a handgun in a private means of conveyance, even if parked on the employer's premises; or

41 (2) any private business or city, county or political subdivision from
 42 restricting or prohibiting persons licensed or recognized under this act
 43 from carrying a concealed handgun within a building or buildings of such

entity, provided that the building is posted in accordance with rules and
 regulations adopted by the attorney general pursuant to subsection (h) (i),
 as a building where carrying a concealed handgun is prohibited.

4 (c) (1) Any private entity which provides adequate security measures 5 in a private building and which conspicuously posts signage in accordance 6 with this section prohibiting the carrying of a concealed handgun in such 7 building as authorized by the personal and family protection act shall not 8 be liable for any wrongful act or omission relating to actions of persons 9 licensed to carry carrying a concealed handgun concerning acts or 10 omissions regarding such handguns.

11 (2) Any private entity which does not provide adequate security 12 measures in a private building and which allows the carrying of a 13 concealed handgun as authorized by the personal and family protection act 14 shall not be liable for any wrongful act or omission relating to actions of 15 persons licensed to carry carrying a concealed handgun concerning acts or 16 omissions regarding such handguns.

(3) Nothing in this act shall be deemed to increase the liability of any
private entity where liability would have existed under the personal and
family protection act prior to the effective date of this act.

(d) The governing body or the chief administrative officer, if no 20 21 governing body exists, of any of the following institutions may permit any 22 employee, who is licensed to earry a concealed handgun as authorized by 23 the provisions of K.S.A. 2014 Supp. 75-7e01 et seq., and amendmentsthereto, to carry a concealed handgun in any building of such institution, if 24 25 the employee meets such institution's own policy requirements regardless 26 of whether such building is conspicuously posted in accordance with the provisions of this section: 27

28

(1) A unified school district;

29 (2) a postsecondary educational institution, as defined in K.S.A. 7430 3201b, and amendments thereto;

31 (3) a state or municipal-owned medical care facility, as defined in
32 K.S.A. 65-425, and amendments thereto;

(4) a state or municipal-owned adult care home, as defined in K.S.A.
39-923, and amendments thereto;

(5) a community mental health center organized pursuant to K.S.A.
19-4001 et seq., and amendments thereto; or

(6) an indigent health care clinic, as defined by K.S.A. 2014 Supp.
65-7402, and amendments thereto.

39 (e) (1) It shall be a violation of this section to carry a concealed 40 handgun in violation of any restriction or prohibition allowed by 41 subsection (a) or (b) if the building is posted in accordance with rules and 42 regulations adopted by the attorney general pursuant to subsection (h) (*i*). 43 Any person who violates this section shall not be subject to a criminal penalty but may be subject to denial to such premises or removal from
 such premises.

3 (2) Notwithstanding the provisions of subsection (a) or (b), it is not a violation of this section for the United States attorney for the district of 4 5 Kansas, the attorney general, any district attorney or county attorney, any 6 assistant United States attorney if authorized by the United States attorney 7 for the district of Kansas, any assistant attorney general if authorized by 8 the attorney general, or any assistant district attorney or assistant county attorney if authorized by the district attorney or county attorney by whom 9 such assistant is employed, to possess a handgun within any of the 10 buildings described in subsection (a) or (b), subject to any restrictions or 11 prohibitions imposed in any courtroom by the chief judge of the judicial 12 district. The provisions of this paragraph shall not apply to any person who 13 14 is not in compliance with K.S.A. 2014 Supp. 75-7e19, and amendments 15 thereto.

16 (3) Notwithstanding the provisions of subsection (a) or (b), it is not a 17 violation of this section for a law enforcement officer, as that term is 18 defined in K.S.A. 2014 Supp. 75-7c22, and amendments thereto, who 19 satisfies the requirements of either subsection (a) or (b) of K.S.A. 2014 20 Supp. 75-7c22(a) or (b), and amendments thereto, to possess a handgun 21 within any of the buildings described in subsection (a) or (b), subject to 22 any restrictions or prohibitions imposed in any courtroom by the chief 23 judge of the judicial district.

(f) On and after July 1, 2014, provided that the provisions of K.S.A.
2014 Supp. 75-7e21, and amendments thereto, are in full force and effect,
the provisions of this section shall not apply to the carrying of a concealed
handgun in the state capitol.

28

(g) For the purposes of this section:

(1) "Adequate security measures" shall have the same meaning as the
term is defined in K.S.A. 2014 Supp. 75-7c20, and amendments thereto;

(2) "building" shall not include any structure, or any area of anystructure, designated for the parking of motor vehicles.

(h) Nothing in this act shall be construed to authorize the carrying orpossession of a handgun where prohibited by federal law.

(i) The attorney general shall adopt rules and regulations prescribing
the location, content, size and other characteristics of signs to be posted on
a building where carrying a concealed handgun is prohibited pursuant to
subsections (a) and (b). Such regulations shall prescribe, at a minimum,
that:

40 (1) The signs be posted at all exterior entrances to the prohibited 41 buildings;

42 (2) the signs be posted at eye level of adults using the entrance and43 not more than 12 inches to the right or left of such entrance;

1

(3) the signs not be obstructed or altered in any way; and

2 (4) signs which become illegible for any reason be immediately 3 replaced.

4 Sec. 12. K.S.A. 2014 Supp. 75-7c17 is hereby amended to read as 5 follows: 75-7c17. (a) The legislature finds as a matter of public policy and 6 fact that it is necessary to provide statewide uniform standards for issuing 7 licenses to carry concealed handguns for self-defense and finds it 8 necessary to occupy the field of regulation of the bearing of concealed 9 handguns for self-defense to ensure that no honest, law-abiding person 10 who qualifies under the provisions of this act is subjectively or arbitrarily denied the person's rights. No city, county or other political subdivision of 11 12 this state shall regulate, restrict or prohibit the carrying of concealed 13 handguns by persons licensed under this act individuals except as provided in K.S.A. 2014 Supp. 21-6301, 21-6302, 21-6304, 21-6309, 75-7c10 or 14 15 75-7c20, and amendments thereto, and in subsection (b) of K.S.A. 2014 16 Supp. 75-7e10, and amendments thereto, and subsection (f) of or K.S.A. 17 21-4218(f), prior to its repeal, or subsection (c) of K.S.A. 2014 Supp. 21-18 6309, and amendments thereto. Any existing or future law, ordinance, rule, 19 regulation or resolution enacted by any city, county or other political 20 subdivision of this state that regulates, restricts or prohibits the carrying of 21 concealed handguns by persons licensed under this act individuals except 22 as provided in K.S.A. 2014 Supp. 21-6301, 21-6302, 21-6304, 21-6309, 23 75-7c10 or 75-7c20, and amendments thereto, and in subsection (b) of 24 K.S.A. 2014 Supp. 75-7e10, and amendments thereto, and subsection (f) 25 of or K.S.A. 21-4218(f), prior to its repeal, or subsection (e) of K.S.A. 26 2014 Supp. 21-6309, and amendments thereto, shall be null and void.

(b) Prosecution of any person licensed under the personal and family
 protection act, and amendments thereto, for violating any restrictions on
 licensees will shall be done through the district court.

30 (c) The legislature does not delegate to the attorney general the 31 authority to regulate or restrict the issuing of licenses provided for in this 32 act, beyond those provisions of this act pertaining to licensing and training. 33 Subjective or arbitrary actions or rules and regulations which encumber 34 the issuing process by placing burdens on the applicant beyond those 35 sworn statements and specified documents detailed in this act or which 36 create restrictions beyond those specified in this act are in conflict with the 37 intent of this act and are prohibited.

(d) This act shall be liberally construed. This act is supplemental and
 additional to existing constitutional rights to bear arms and nothing in this
 act shall impair or diminish such rights.

Sec. 13. K.S.A. 2014 Supp. 75-7c20 is hereby amended to read as
follows: 75-7c20. (a) The carrying of a concealed handgun as authorized
by the personal and family protection act shall not be prohibited in any

state or municipal building unless such building has adequate security
 measures to ensure that no weapons are permitted to be carried into such
 building and the building is conspicuously posted in accordance with
 K.S.A. 2014 Supp. 75-7c10, and amendments thereto.

5 (b) Any state or municipal building which contains both public access 6 entrances and restricted access entrances shall provide adequate security 7 measures at the public access entrances in order to prohibit the carrying of 8 any weapons into such building.

9 (c) No state agency or municipality shall prohibit an employee who is 10 licensed to carry a concealed handgun under the provisions of the personal 11 and family protection act from carrying such *a* concealed handgun at the 12 employee's work place unless the building has adequate security measures 13 and the building is conspicuously posted in accordance with K.S.A. 2014 14 Supp. 75-7c10, and amendments thereto.

15 (d) It shall not be a violation of the personal and family protection act 16 for a person to carry a concealed handgun into a state or municipal 17 building so long as that person is licensed to carry a concealed handgun 18 under the provisions of the personal and family protection act and has 19 authority to enter through a restricted access entrance into such building 20 which provides adequate security measures and the building is 21 conspicuously posted in accordance with K.S.A. 2014 Supp. 75-7c10, and 22 amendments thereto.

23 A state agency or municipality which provides adequate security (e) 24 measures in a state or municipal building and which conspicuously posts 25 signage in accordance with K.S.A. 2014 Supp. 75-7c10, and amendments thereto, prohibiting the carrying of a concealed handgun in such building, 26 27 as authorized by the personal and family protection act, such state agency 28 or municipality shall not be liable for any wrongful act or omission 29 relating to actions of persons licensed to carry carrying a concealed 30 handgun concerning acts or omissions regarding such handguns.

(f) A state agency or municipality which does not provide adequate security measures in a state or municipal building and which allows the carrying of a concealed handgun as authorized by the personal and family protection act shall not be liable for any wrongful act or omission relating to actions of persons licensed to carry carrying a concealed handgun concerning acts or omissions regarding such handguns.

(g) Nothing in this act shall limit the ability of a corrections facility, a
jail facility or a law enforcement agency to prohibit the carrying of a
handgun or other firearm concealed or unconcealed by any person into any
secure area of a building located on such premises, except those areas of
such building outside of a secure area and readily accessible to the public
shall be subject to the provisions of subsection (b).

43 (h) Nothing in this section shall limit the ability of the chief judge of

each judicial district to prohibit the carrying of a concealed handgun by
 any person into courtrooms or ancillary courtrooms within the district
 provided that other means of security are employed such as armed law
 enforcement or armed security officers.

5 (i) The governing body or the chief administrative officer, if no 6 governing body exists, of a state or municipal building, may exempt the 7 building from this section until January 1, 2014, by notifying the Kansas 8 attorney general and the law enforcement agency of the local jurisdiction 9 by letter of such exemption. Thereafter, such governing body or chief 10 administrative officer may exempt a state or municipal building for a period of only four years by adopting a resolution, or drafting a letter, 11 12 listing the legal description of such building, listing the reasons for such exemption, and including the following statement: "A security plan has 13 been developed for the building being exempted which supplies adequate 14 security to the occupants of the building and merits the prohibition of the 15 carrying of a concealed handgun as authorized by the personal and family 16 17 protection act." A copy of the security plan for the building shall be 18 maintained on file and shall be made available, upon request, to the 19 Kansas attorney general and the law enforcement agency of local 20 jurisdiction. Notice of this exemption, together with the resolution adopted 21 or the letter drafted, shall be sent to the Kansas attorney general and to the 22 law enforcement agency of local jurisdiction. The security plan shall not 23 be subject to disclosure under the Kansas open records act.

(j) The governing body or the chief administrative officer, if no
governing body exists, of any of the following institutions may exempt
any building of such institution from this section for a period of *only* four
years only by stating the reasons for such exemption and sending notice of
such exemption to the Kansas attorney general:

(1) A state or municipal-owned medical care facility, as defined in
 K.S.A. 65-425, and amendments thereto;

31 (2) a state or municipal-owned adult care home, as defined in K.S.A.
39-923, and amendments thereto;

33 (3) a community mental health center organized pursuant to K.S.A.
34 19-4001 et seq., and amendments thereto;

(4) an indigent health care clinic, as defined by K.S.A. 2014 Supp.
65-7402, and amendments thereto; or

37 (5) a postsecondary educational institution, as defined in K.S.A. 743201b, and amendments thereto, including any buildings located on the
39 grounds of such institution and any buildings leased by such institution.

40 (k) The provisions of this section shall not apply to any building
41 located on the grounds of the Kansas state school for the deaf or the
42 Kansas state school for the blind.

43 (1) Nothing in this section shall be construed to prohibit any law

enforcement officer, as defined in K.S.A. 2014 Supp. 75-7c22, and
 amendments thereto, who satisfies the requirements of either subsection
 (a) or (b) of K.S.A. 2014 Supp. 75-7c22(a) or (b), and amendments
 thereto, from carrying a concealed handgun into any state or municipal
 building in accordance with the provisions of K.S.A. 2014 Supp. 75-7c22,
 and amendments thereto, subject to any restrictions or prohibitions
 imposed in any courtroom by the chief judge of the judicial district.

8

(m) For purposes of this section:

9 "Adequate security measures" means the use of electronic (1)equipment and personnel at public entrances to detect and restrict the 10 carrying of any weapons into the state or municipal building, including, 11 12 but not limited to, metal detectors, metal detector wands or any other equipment used for similar purposes to ensure that weapons are not 13 14 permitted to be carried into such building by members of the public. 15 Adequate security measures for storing and securing lawfully carried weapons, including, but not limited to, the use of gun lockers or other 16 17 similar storage options may be provided at public entrances.

(2) The terms "municipality" and "municipal" are interchangeable
and have the same meaning as the term "municipality" is defined in K.S.A.
75-6102, and amendments thereto, but does not include school districts.

(3) "Restricted access entrance" means an entrance that is restricted to
the public and requires a key, keycard, code, or similar device to allow
entry to authorized personnel.

(4) "State" means the same as the term is defined in K.S.A. 75-6102,and amendments thereto.

(5) (A) "State or municipal building" means a building owned or leased by such public entity. It does not include a building owned by the state or a municipality which is leased by a private entity whether for profit or not-for-profit or a building held in title by the state or a municipality solely for reasons of revenue bond financing.

(B) On and after July 1, 2014, provided that the provisions of K.S.A.
2014 Supp. 75-7c21, and amendments thereto, are in full force and effect;
the term "state and municipal building" shall not include the state capitol.

(6) "Weapon" means a weapon described in K.S.A. 2014 Supp. 216301, and amendments thereto, except the term "weapon" shall not include any cutting instrument that has a sharpened or pointed blade.

(n) This section shall be a part of and supplemental to the personaland family protection act.

Sec. 14. K.S.A. 2014 Supp. 75-7c21 is hereby amended to read as follows: 75-7c21. (a) A license issued under K.S.A. 2014 Supp. 75-7c01 et seq., and amendments thereto, shall authorize the licensee to *An individual may* carry a concealed handgun in the state capitol in accordance with the provisions of K.S.A. 2014 Supp. 75-7c01 et seq., and amendments thereto, SB 45-Am. by HC

provided such individual is not prohibited from possessing a firearm under
 either federal or state law.

3 (b) The provisions of this section shall take effect and be in forcefrom and after July 1, 2014, unless the legislative coordinating councildetermines that on July 1, 2014, the state capitol does have adequatesecurity measures, as that term is defined in K.S.A. 2014 Supp. 75-7e20, and amendments thereto, to ensure that no weapons are permitted to be carried into the state capitol. Such determination shall be made on or after June 1, 2014, but no later than July 1, 2014.

10 (c) This section shall be a part of and supplemental to the personal 11 and family protection act.

Sec. 15. K.S.A. 2014 Supp. 21-5914, 21-6301, 21-6302, 21-6308, 21-6309, 32-1002, 75-7c01, 75-7c03, 75-7c04, 75-7c05, 75-7c10, 75-7c17, 75-7c19, 75-7c20 and 75-7c21 are hereby repealed.

15 Sec. 16. This act shall take effect and be in force from and after its 16 publication in the statute book.