KLL/KB

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 3378

(SENATE AUTI	IUNS: MAK	11)
DATE	D-PG	OFFICIAL STATUS
02/21/2022		Introduction and first reading
		Referred to Judiciary and Public Safety Finance and Policy

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7 1.8	relating to public safety; modifying the concealed carry of firearms; banning possession of large capacity ammunition magazines, ghost guns, and other weapons; prohibiting the open carry of firearms; amending Minnesota Statutes 2020, sections 609.66, subdivision 1g; 609.666; 624.712, by adding subdivisions; 624.714, subdivisions 2, 2a, 3, 4, 6, 7, 7a, 8, 8a, 11a, 12, 12a, 14, 16, 17, 18, 21, by adding a subdivision; 624.7181, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 624.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	ARTICLE 1
1.11	POSSESSION AND TRANSFER OF FIREARMS
1.12	Section 1. Minnesota Statutes 2020, section 609.66, subdivision 1g, is amended to read:
1.13	Subd. 1g. Felony; possession in courthouse or certain state <u>and local public</u>
1.14	buildings. (a) A person who commits either of the following acts is guilty of a felony and
1.15	may be sentenced to imprisonment for not more than five years or to payment of a fine of
1.16	not more than \$10,000, or both:
1.17	(1) possesses a dangerous weapon, ammunition, or explosives within any courthouse
1.18	complex; or
1.19	(2) possesses a dangerous weapon, ammunition, or explosives in any state building
1.20	within the Capitol Area described in chapter 15B, other than the National Guard Armory.
1.21	(b) A person who possesses a dangerous weapon, ammunition, or explosives in or on
1.22	public property owned by a local government without permission from the county, city, or
1.23	town acting through its governing body is guilty of a gross misdemeanor.

2.1	(b) (c) Unless a person is otherwise prohibited or restricted by other law to possess a
2.2	dangerous weapon, this subdivision does not apply to:
2.3	(1) licensed peace officers or military personnel who are performing official duties;
2.4	(2) persons who carry pistols according to the terms of a permit issued under section
2.5	624.714 and who so notify the sheriff or the commissioner of public safety, as appropriate;
2.6	(3) (2) persons who possess dangerous weapons for the purpose of display as
2.7	demonstrative evidence during testimony at a trial or hearing or exhibition in compliance
2.8	with advance notice and safety guidelines set by the sheriff or, the commissioner of public
2.9	safety, or the political subdivision's chief law enforcement officer, executive or administrative
2.10	officer, or governing board; or
2.11	(4) (3) persons who possess dangerous weapons in a courthouse complex with the express
2.12	consent of the county sheriff or:
2.13	(4) who possess dangerous weapons in a state building with the express consent of the
2.14	commissioner of public safety-:
2.15	(5) persons who possess firearms on state or local property where hunting or target, trap,
2.16	or skeet shooting is allowed; or
2.17	(6) persons who possess firearms on public property other than a courthouse complex
2.18	if the property is expressly identified in an ordinance of the county, city, or town acting
2.19	through its governing body or with the express consent of the political subdivision's chief
2.20	law enforcement officer, executive or administrative officer, or governing board.
2.21	(c) For purposes of this subdivision, the issuance of a permit to carry under section
2.22	624.714 constitutes notification of the commissioner of public safety as required under
2.23	paragraph (b), clause (2).
2.24	(c) Unless a person is otherwise prohibited or restricted by other law to possess a firearm,
2.25	the prohibition in paragraph (a), clause (2), does not apply to persons authorized to carry a
2.26	pistol under section 624.714, while the person is: (1) in a motor vehicle, or (2) outside of a
2.27	motor vehicle to directly place a firearm in, or retrieve it from, the trunk or rear area of the
2.28	vehicle.
2.29	(d) For the purposes of this subdivision, "public property" has the meaning given in
2.30	section 624.72, subdivision 2.
2.31	EFFECTIVE DATE. This section is effective August 1, 2022, and applies to crimes
2.32	committed on or after that date.

	02/17/22	REVISOR	KLL/KB	22-05962	as introduced
3.1	Sec. 2. Minn	esota Statutes 20)20, section 609.6	66, is amended to read:	
3.2	609.666 NI	EGLIGENT ST	ORAGE OF FII	REARMS.	
3.3	Subdivision	n 1. Definitions.	For purposes of	his section, the following	, words have the
3.4	meanings give	n.			
3.5	(a) "Firearr	n" means a devi	ce designed to be	used as a weapon, from w	which is expelled
3.6	a projectile by	the force of any	explosion or force	e of combustion.	
3.7	(b) "Child"	means a person	under the age of	18 years.	
3.8	(c) "Ineligi	ble person" mea	ns a resident or he	ousehold guest who is pro	hibited from
3.9	possessing a fi	rearm under sec	tion 624.713.		
3.10	(c) "Loaded	d" means the fire	earm has ammuni	ion in the chamber or ma	gazine, if the
3.11	magazine is in	the firearm, unle	ess the firearm is	incapable of being fired b	y a child who is
3.12	likely to gain a	access to the fire	arm.		
3.13	(d) "Safely	store" means:			
3.14	(1) the firea	arm is placed in	a secure storage c	ontainer that is specifical	ly designed for
3.15	the safe storage	e of firearms and	fully enclosed a	nd locked; or	
3.16	(2) locked	with a safety dev	vice installed or in	corporated into the design	n of the firearm
3.17	that prevents the	ne firearm from	being operated wi	thout first deactivating th	e device.
3.18	Subd. 2. Ac	ccess to firearms	A Unless reason	able action is taken to safel	y store a firearm,
3.19	<u>a</u> person is guil	lty of a gross mis	sdemeanor who n	egligently stores <u>, keeps,</u> or	r leaves a loaded
3.20	firearm in a loc	cation where the	person knows, or	reasonably should know,	that an ineligible
3.21	person is able	to gain access or	a child without t	he permission of the perso	on is likely able
3.22	to gain access ,	unless reasonab	le action is taken	to secure the firearm again	nst access by the
3.23	child. is guilty	of a:			
3.24	(1) misdem	eanor;			
3.25	<u>(2) gross m</u>	isdemeanor if th	e ineligible perso	n or child takes and uses	the firearm; or
3.26	(3) felony i	f the ineligible p	erson or child tak	tes and uses the firearm re	esulting in the
3.27	injury or death	of that person o	r child or another	person.	
3.28	Subd. 3. Li	mitations. Subd	livision 2 does no	t apply to <u>:</u>	
3.29	(1) an ineli	gible person's or	a child's access t	o firearms that was obtain	ed as a result of
3.30	an unlawful en	try .; or			

	02/17/22	REVISOR	KLL/KB	22-05962	as introduced
4.1	<u>(2) a pers</u>	son who is carryin	g the firearm or w	when it is within close prov	ximity that the
4.2	person can re	eadily retrieve and	use the firearm a	as if the person was carrying	ng the firearm.
4.3	Sec. 3 Mir	nnesota Statutes 20)20 section 624.7	12, is amended by adding	a subdivision to
4.4	read:		20, section 02 1.7	12, is uncluded by udding	
4.5	Subd 13	Carry "Carry" n	neans to carry a n	istol on or about a person i	in a nublic place
4.5				manner that completely or	
4.7				erson and view of the pub	
1. /					
4.8	Sec. 4. Mir	nnesota Statutes 20)20, section 624.7	'12, is amended by adding	; a subdivision to
4.9	read:				
4.10	Subd. 14.	Large-capacity n	nagazine. "Large-	-capacity magazine" means	any ammunition
4.11	feeding devi	ce with the capacit	y to accept more t	han ten rounds, or any cor	version kit, part,
4.12	or combinati	on of parts from v	which this type of	device can be assembled	if those parts are
4.13	in the posses	sion or under the	control of the sam	ne person. Large-capacity	magazine does
4.14	not mean any	y of the following:	<u>.</u>		
4.15	<u>(1) a feed</u>	ling device that ha	s been permanent	tly altered so that it canno	t accommodate
4.16	more than te	n rounds;			
4.17	<u>(2) a .22</u>	caliber tube ammı	nition feeding de	wice; or	
4.18	<u>(3) a tubu</u>	lar magazine that	is contained in a	lever-action firearm.	
4.19	EFFECT	TIVE DATE. This	section is effecti	ve August 1, 2022.	
4.20	Sec. 5. Mir	nnesota Statutes 20)20. section 624.7	12, is amended by adding	a subdivision to
4.21	read:				
4.22	Subd 15	50 caliber or la	oer firearm " 50) caliber or larger firearm"	means a firearm
4.23				measures one-half inch or l	
4.24				n that uses black powder.	
4.25	Sec. 6. [62	4.7134] LIABILI	TY INSURANC	E REQUIRED FOR CA	RRYING A
4.26	PISTOL.				
4.27	(a) A per	son who is applyin	ng for a permit to	carry a pistol shall obtain	, and during
4.28	ownership co	ontinuously maint	ain, a policy of lia	ability insurance specifica	lly covering any
4.29	damages res	ulting from any ne	gligent or willful	acts involving the carryin	ig of the firearm.
4.30	No permit to	carry shall be issued	ued unless the app	plicant provides proof of i	nsurance.

	02/17/22	REVISOR	KLL/KB	22-05962	as introduced
5.1	(b) A person	n with an existin	g permit to carry	y on the effective date of t	his section shall
5.2	<u> </u>			January 15, 2023.	
5.3	(c) The com	missioner of con	nmerce shall set a	a minimum amount of cove	erage satisfactory
5.4	to the commiss				
5.5	EFFECTIV	E DATE. This	section is effecti	we the day following fina	l enactment.
5.6	Sec. 7. [624.7	139] PISTOLS	; OPEN DISPL	AY; PENALTY.	
5.7	(a) Except a	s otherwise prov	vided by law and	l paragraph (b) or (c), it is	a misdemeanor
5.8	for a person to c	penly carry a pi	stol on or about t	he person's self in a public	place, as defined
5.9	in section 624.7	7181, subdivisio	<u>n 1.</u>		
5.10	(b) It is not	a crime for a per	rson with a perm	it to carry under section 6	24.714, and who
5.11	is lawfully cond	cealing the pisto	l, to briefly and	openly display the pistol t	o the ordinary
5.12	sight of another	person, unless th	e firearm is inten	tionally displayed in an any	gry or threatening
5.13	manner, and no	t in necessary se	elf-defense.		
5.14	(c) It is not	a crime for a lice	ensed peace offic	cer or an on-duty licensed	security guard
5.15	with a permit to	o carry under sec	ction 624.714 to	openly carry the pistol.	
5.16	Sec. 8. Minne	esota Statutes 20	20. section 624.	714, subdivision 2, is ame	nded to read:
				ity to issue permit; crite	
5.17 5.18				to carry shall be made to t	
5.19	•		•	e municipality in which the	•
5.20		-		des if there is no local chi	
5.20				division 42, may apply to	
3.21					-
5.22			-	e exception set forth in su	
5.23			ef of police or sh	eriff must <u>not</u> issue a perm	it to an applicant
5.24	if <u>unless</u> the per	rson:			
5.25	(1) has train	ing in the safe <u>c</u>	wnership, storag	ge, transport, and use of a	pistol<u>fir</u>earm,
5.26	including at a n	ninimum respon	sibility and strat	egies for retreating or dee	scalating a
5.27	potentially letha	al encounter and	legal restriction	s on the use of deadly force	e in a course that
5.28	meets the stand	ards in subdivis	ion 2a, paragrap	<u>h (b);</u>	
5.29	<u>(2)</u> has pass	ed the firearm sa	afety test under s	subdivision 2b, paragraph	<u>(b);</u>
5.30	(3) has proo	of of liability ins	urance under sec	tion 624.7134 for the carr	ying of a pistol;
5.31	(2) (4) is at 1	least 21 years of	d and a citizen or	r a permanent resident of t	he United States;
		-		-	

- 6.1 (3) (5) completes an application for a permit;
- 6.2 (4)(6) is not prohibited from possessing a firearm under the following sections:
- 6.3 (i) 518B.01, subdivision 14;
- 6.4 (ii) 609.224, subdivision 3;
- 6.5 (iii) 609.2242, subdivision 3;
- 6.6 (iv) 609.749, subdivision 8;
- 6.7 (v) 624.713;
- 6.8 (vi) 624.719;
- 6.9 (vii) 629.715, subdivision 2;
- 6.10 (viii) 629.72, subdivision 2; or
- 6.11 (ix) any federal law; and
- 6.12 (5)(7) is not listed in the criminal gang investigative data system under section 299C.091.
- 6.13 (c) A permit to carry a pistol issued or recognized under this section is a state permit6.14 and is effective throughout the state.
- 6.15 (d) A sheriff may contract with a police chief to process permit applications under this
- 6.16 section. If a sheriff contracts with a police chief, the sheriff remains the issuing authority
- 6.17 and the police chief acts as the sheriff's agent. If a sheriff contracts with a police chief, all
- 6.18 of the provisions of this section will apply.
- 6.19 EFFECTIVE DATE. This section is effective January 1, 2023, and applies to permit
 6.20 to carry applications on or after that date.
- 6.21 Sec. 9. Minnesota Statutes 2020, section 624.714, subdivision 2a, is amended to read:
- 6.22 Subd. 2a. Training in safe use of a pistol pistols and other firearms. (a) An applicant
 6.23 must present evidence that the applicant received training in the safe use of a pistol within
 6.24 one year of the date of an original or renewal application. Training may be demonstrated
 6.25 by:
- 6.26 (1) employment as a peace officer in the state of Minnesota within the past year; or
- 6.27 (2) completion of a firearms safety or training course approved by the commissioner
 6.28 providing basic training in the safe ownership, handling, and use of a pistol and other firearms
 6.29 and conducted by a certified instructor.

7.1	(b) Basic training must include:
7.2	(1) at least hours of training;
7.3	(1) (2) instruction in the fundamentals of pistol and other firearm use;
7.4	(3) strategies for safely retreating and not escalating a potentially lethal encounter;
7.5	(2) (4) successful completion of an actual shooting qualification exercise; and
7.6	(3) (5) instruction in the fundamental legal aspects of:
7.7	(i) pistol and other firearm possession, carry, transport, and use, including;
7.8	(ii) self-defense and the restrictions on the use of deadly force-;
7.9	(iii) safe storage of firearms;
7.10	(iv) legal requirements for carrying a pistol including the requirement for liability
7.11	insurance; and
7.12	(v) reporting a theft or loss of a firearm; and
7.13	(6) all of the standards developed under subdivision 2b, paragraph (a).
7.14	(c) The certified instructor must may issue a firearms safety certificate on a form approved
7.15	by the commissioner to a person who has completed a firearms safety or training course
7.16	described in paragraph (b) and passed an exam approved by the commissioner. The certificate
7.17	must be signed by the instructor and attest that the person attended and completed the course.
7.18	(d) A person qualifies as a certified instructor if the person is certified as a firearms
7.19	instructor within the past five three years by an organization or government entity that has
7.20	been approved by the Department of Public Safety in accordance with the department's
7.21	standards.
7.22	(e) A sheriff must accept the training described in this subdivision as meeting the
7.23	requirement in subdivision 2, paragraph (b), for training in the safe use of a pistol. A sheriff
7.24	may also accept other satisfactory evidence of training in the safe use of a pistol.
7.25	Sec. 10. Minnesota Statutes 2020, section 624.714, is amended by adding a subdivision
7.26	to read:
7.27	Subd. 2b. Firearm safety and training classes; testing; rules. (a) The commissioner
7.28	of public safety shall adopt rules establishing safety and training standards for firearm safety
7.29	and training courses. These standards shall cover all aspects of safety regarding firearms.

	02/17/22	REVISOR	KLL/KB	22-05962	as introduced
8.1	The commissi	oner shall consul	t with public safety	and firearms safety expe	erts in developing
8.2	the standards.	The rules must b	be adopted under c	hapter 14.	
8.3	(b) The con	mmissioner shall	l develop a written	firearm safety test for al	l applicants for a
8.4	permit to carry	y. Each test shall	cover the safety as	nd training standards dev	veloped under
8.5	paragraph (a).	The commission	er shall provide for	r giving a test under this s	ubdivision either
8.6	in the county	where the application	ant resides or at a p	place adjacent thereto and	d reasonably
8.7	convenient to	the applicant.			
8.8	Each test s	hall include at a	minimum:		
8.9	<u>(1) the app</u>	licant's knowled	ge of:		
8.10	<u>(i)</u> safety a	nd training stand	lards developed un	ider paragraph (a);	
8.11	(ii) the effe	ects of alcohol ar	nd drugs on a perso	on's ability to use, posses	s, carry, and
8.12	transport a fire	earm safely and l	egally, and the leg	al penalties and financial	l consequences
8.13	resulting from	violations of lav	vs prohibiting the u	se, possession, carrying,	and transporting
8.14	of a firearm w	hile under the in	fluence of alcohol	or drugs;	
8.15	(iii) the civ	vil and criminal l	egal consequences	of causing the harm or o	leath of a person
8.16	with a firearm	<u>.</u>			
8.17	(iv) knowl	edge of:			
8.18	(A) permit	to carry laws; an	nd		
8.19	(B) the obl	igation to safely	retreat and not esc	calate a potentially lethal	encounter; and
8.20	(v) knowle	edge of firearm o	wnership and trans	sfer laws;	

- 8.21 (2) an actual demonstration of the ability to exercise ordinary and reasonable control in
- 8.22 <u>the use, possession, carrying, and transporting of a firearm; and</u>
- 8.23 (3) other physical and mental testing as the commissioner of public safety finds necessary
- 8.24 to determine the applicant's fitness to use, possess, carry, and transport a firearm safely.

8.25 **EFFECTIVE DATE.** This section is effective the day following final enactment.

- 8.26 Sec. 11. Minnesota Statutes 2020, section 624.714, subdivision 3, is amended to read:
- 8.27 Subd. 3. Form and contents of application. (a) Applications for permits to carry must
 8.28 be an official, standardized application form, adopted under section 624.7151, and must set
 8.29 forth in writing only the following information:

9.1	(1) the applicant's name, residence, telephone number, if any, and driver's license number
9.2	or state identification card number;
9.3	(2) the applicant's sex gender, date of birth, height, weight, and color of eyes and hair,
9.4	and distinguishing physical characteristics, if any;
9.5	(3) the township or statutory city or home rule charter city, and county, of all Minnesota
9.6	residences of the applicant in the last five years, though not including specific addresses;
9.7	(4) the township or city, county, and state of all non-Minnesota residences of the applicant
9.8	in the last five years, though not including specific addresses;
9.9	(5) a statement that the applicant authorizes the release to the <u>chief of police or</u> sheriff
9.10	of commitment information about the applicant maintained by the commissioner of human
9.11	services or any similar agency or department of another state where the applicant has resided,
9.12	to the extent that the information relates to the applicant's eligibility to possess a firearm;
9.13	and
9.14	(6) a statement by the applicant that, to the best of the applicant's knowledge and belief,
9.15	the applicant is not prohibited by law from possessing a firearm-
9.16	(7) proof of liability insurance under section 624.7134; and
9.17	(8) evidence that the applicant completed the training and passed the exam under
9.18	subdivision 2b.
9.19	(b) The statement under paragraph (a), clause (5), must comply with any applicable
9.20	requirements of Code of Federal Regulations, title 42, sections 2.31 to 2.35, with respect
9.21	to consent to disclosure of alcohol or drug abuse patient records.
9.22	(c) An applicant must submit to the <u>chief of police or</u> sheriff an application packet
9.23	consisting only of the following items:
9.24	(1) a completed application form, signed and dated by the applicant;
9.25	(2) an accurate photocopy of the certificate described in subdivision 2a, paragraph (c),
9.26	that is submitted as the applicant's evidence of training in the safe use of a pistol; and
9.27	(3) an accurate photocopy of the applicant's current driver's license, state identification
9.28	card, or the photo page of the applicant's passport-; and
9.29	(4) evidence that the applicant completed the training and passed the exam under
9.30	subdivision 2b.

(d) In addition to the other application materials, a person who is otherwise ineligible 10.1 for a permit due to a criminal conviction but who has obtained a pardon or expungement 10.2 setting aside the conviction, sealing the conviction, or otherwise restoring applicable rights, 10.3 must submit a copy of the relevant order. 10.4

10.5 (e) Applications must be submitted in person.

(f) The chief of police or sheriff may charge a new application processing fee in an 10.6 amount not to exceed the actual and reasonable direct cost of processing the application or 10.7 \$100, whichever is less. Of this amount, \$10 must be submitted to the commissioner and 10.8 deposited into the general fund. 10.9

(g) This subdivision prescribes the complete and exclusive set of items an applicant is 10.10 required to submit in order to apply for a new or renewal permit to carry. The applicant 10.11 must not be asked or required to submit, voluntarily or involuntarily, any information, fees, 10.12 or documentation beyond that specifically required by this subdivision. This paragraph does 10.13 not apply to alternate training evidence accepted by the sheriff under subdivision 2a, 10.14 paragraph (d). 10.15

(h) (g) Forms for new and renewal applications must be available at all sheriffs' chief 10.16 of police and sheriff offices and the commissioner must make the forms available on the 10.17 Internet. 10.18

(i) (h) Application forms must clearly display a notice that a permit, if granted, is void 10.19 and must be immediately returned to the sheriff if the permit holder is or becomes prohibited 10.20 by law from possessing a firearm. The notice must list the applicable state criminal offenses 10.21 and civil categories that prohibit a person from possessing a firearm. 10.22

(i) Upon receipt of an application packet and any required fee, the chief of police or 10.23 sheriff must provide a signed receipt indicating the date of submission. 10.24

10.25 (j) The chief of police or sheriff may not issue a permit to carry to the applicant without first conducting an investigation under subdivision 4, and determining that the person is not 10.26 a person prohibited by section 624.713 or other state or federal law from possessing a pistol.

EFFECTIVE DATE. This section is effective January 1, 2023, and applies to permit 10.28 to carry applications on or after that date. 10.29

Sec. 12. Minnesota Statutes 2020, section 624.714, subdivision 8, is amended to read: 10.30 10.31 Subd. 8. Permit to carry voided. (a) The permit to carry is void at the time that the holder becomes prohibited by law from possessing a firearm, in which event the holder 10.32

10.27

must return the permit card to the issuing <u>chief of police or</u> sheriff within five business days
after the holder knows or should know that the holder is a prohibited person. If the <u>chief of</u>
<u>police or</u> sheriff has knowledge that a permit is void under this paragraph, the <u>chief of police</u>
<u>or</u> sheriff must give notice to the permit holder in writing in the same manner as a denial.
Failure of the holder to return the permit within the five days is a gross misdemeanor unless
the court finds that the circumstances or the physical or mental condition of the permit
holder prevented the holder from complying with the return requirement.

(b) When a permit holder is convicted of an offense that prohibits the permit holder from
possessing a firearm, the court must take possession of the permit, if it is available, and
send it to the issuing <u>chief of police or sheriff.</u>

11.11 (c) The <u>chief of police or sheriff of the county where the application was submitted</u>, or 11.12 of the county of the permit holder's current residence, may file a petition with the district 11.13 court therein, for an order revoking a permit to carry on the grounds set forth in subdivision 11.14 6, paragraph (a), clause (3). An order shall be issued only if the sheriff meets the burden of 11.15 proof and criteria set forth in subdivision 12. If the court denies the petition, the court must 11.16 award the permit holder reasonable costs and expenses, including attorney fees.

11.17 (d) A permit revocation must be promptly reported to the issuing sheriff.

11.18 EFFECTIVE DATE. This section is effective January 1, 2023, and applies to permit 11.19 to carry applications on or after that date.

11.20 Sec. 13. Minnesota Statutes 2020, section 624.714, subdivision 12, is amended to read:

Subd. 12. Hearing upon denial or revocation. (a) Any person aggrieved by denial or 11.21 revocation of a permit to carry may appeal by petition to the district court having jurisdiction 11.22 over the county or municipality where the application was submitted denial occurred. The 11.23 petition must list the sheriff as the respondent. The district court must hold a hearing at the 11.24 11.25 earliest practicable date and in any event no later than 60 days following the filing of the petition for review. The court may not grant or deny any relief before the completion of the 11.26 hearing. The record of the hearing must be sealed. The matter must be heard de novo without 11.27 a jury. 11.28

(b) The court must issue written findings of fact and conclusions of law regarding the
issues submitted by the parties. The court must issue its writ of mandamus directing that
the permit be issued and order other appropriate relief unless the sheriff establishes by clear
and convincing evidence:

12.1	(1) that the applicant is disqualified under the criteria described in subdivision 2,
12.2	paragraph (b); or
12.3	(2) that there exists a substantial likelihood that the applicant is a danger to self or the
12.4	public if authorized to carry a pistol under a permit. Incidents of alleged criminal misconduct
12.5	that are not investigated and documented may not be considered.
12.6	(c) If an applicant is denied a permit on the grounds that the applicant is listed in the
12.7	eriminal gang investigative data system under section 299C.091, the person may challenge
12.8	the denial, after disclosure under court supervision of the reason for that listing, based on
12.9	grounds that the person:
12.10	(1) was erroneously identified as a person in the data system;
12.11	(2) was improperly included in the data system according to the criteria outlined in
12.12	section 299C.091, subdivision 2, paragraph (b); or
12.13	(3) has demonstrably withdrawn from the activities and associations that led to inclusion
12.14	in the data system.
12.15	(d) If the court grants a petition brought under paragraph (a), the court must award the
12.16	applicant or permit holder reasonable costs and expenses including attorney fees.
12.17	EFFECTIVE DATE. This section is effective January 1, 2023.
12.18	Sec. 14. Minnesota Statutes 2020, section 624.714, subdivision 16, is amended to read:
12.19	Subd. 16. Recognition of Permits from other states. (a) The commissioner must
12.20	annually establish and publish a list of other states that have laws governing the issuance
12.21	of permits to carry weapons that are not similar to this section. The list must be available
12.22	on the Internet. A person holding a carry permit from a state not on the list may use the
12.23	license or permit in this state subject to the rights, privileges, and requirements of this
12.24	section.
12.25	(b) Notwithstanding paragraph (a), no A license or permit from another state to carry a
12.26	firearm is not valid in this state if the holder is or becomes prohibited by law from possessing
12.27	a firearm .
12.28	(c) Any sheriff or police chief may file a petition under subdivision 12 seeking an order
12.29	suspending or revoking an out-of-state permit holder's authority to carry a pistol in this state
12.30	on the grounds set forth in subdivision 6, paragraph (a), clause (3). An order shall only be
12.31	issued if the petitioner meets the burden of proof and criteria set forth in subdivision 12. If

12.32 the court denies the petition, the court must award the permit holder reasonable costs and

- expenses including attorney fees. The petition may be filed in any county in the state where
 a person holding a license or permit from another state can be found.
- 13.3 (d) The commissioner must, when necessary, execute reciprocity agreements regarding
- 13.4 carry permits with jurisdictions whose carry permits are recognized under paragraph (a).
- 13.5 **EFFECTIVE DATE.** This section is effective January 1, 2023.
- 13.6 Sec. 15. Minnesota Statutes 2020, section 624.714, subdivision 17, is amended to read:

Subd. 17. Posting; Trespass. (a) A person carrying a firearm on or about his or her
person the person's self or clothes under a permit or otherwise who remains at a private
establishment knowing that the operator owner of the establishment or its agent has made
a reasonable request that firearms not be brought into the establishment may be ordered to
leave the premises. A person who fails to leave when so requested provided public notice,
including at a minimum posted signs, that firearms are not allowed in the establishment is
guilty of a petty misdemeanor. The fine for a first offense must not exceed \$25.

- 13.14 Notwithstanding section 609.531, A firearm carried in violation of this subdivision is not
 13.15 subject to forfeiture.
- (b) A person carrying a firearm on or about the person's self or clothes under a permit
 or otherwise who remains at a private establishment after the owner of the establishment
 or its agent has made a request that they leave the premises and who fails to leave when so
 requested is guilty of a gross misdemeanor. A firearm carried in violation of this paragraph
- is subject to forfeiture under section 609.531.
- (b) (c) As used in this subdivision, the terms in this paragraph have the meanings given.
- (1) "Reasonable Request" means a request made under the following circumstances: the
 requester has notified the person carrying a firearm that firearms are prohibited and the
 person is asked to leave.
- 13.25 (i) the requester has prominently posted a conspicuous sign at every entrance to the
- 13.26 establishment containing the following language: "(INDICATE IDENTITY OF OPERATOR)
- 13.27 BANS GUNS IN THESE PREMISES."; or
- (ii) the requester or the requester's agent personally informs the person that guns are
 prohibited in the premises and demands compliance.
- 13.30 (2) "Prominently" means readily visible and within four feet laterally of the entrance
- 13.31 with the bottom of the sign at a height of four to six feet above the floor.

14.1	(3) "Conspicuous" means lettering in black arial typeface at least 1-1/2 inches in height
14.2	against a bright contrasting background that is at least 187 square inches in area.
14.3	(4) (2) "Private establishment" means a building, structure, or portion thereof that is
14.4	owned, leased, controlled, or operated by a nongovernmental entity for a nongovernmental
14.5	purpose.
14.6	(3) "Premises" has the meaning given in section 609.605, subdivision 1, paragraph (a),
14.7	<u>clause (1).</u>
14.8	(c) The owner or operator of a private establishment may not prohibit the lawful carry
14.9	or possession of firearms in a parking facility or parking area.
14.10	(d) The owner or operator of a private establishment may not prohibit the lawful carry
14.11	or possession of firearms by a peace officer, as defined in section 626.84, subdivision 1,
14.12	paragraph (c), within the private establishment or deny the officer access thereto, except
14.13	when specifically authorized by statute. The owner or operator of the private establishment
14.14	may require the display of official credentials issued by the agency that employs the peace
14.15	officer prior to granting the officer entry into the private establishment.
14.16	(e) This subdivision does not apply to private residences. The lawful possessor of a
14.17	private residence may prohibit firearms, and provide notice thereof, in any lawful manner.
14.18	(f) A landlord may not restrict the lawful carry or possession of firearms by tenants or
14.19	their guests.
14.20	(g) Notwithstanding any inconsistent provisions in section 609.605, this subdivision sets
14.21	forth the exclusive criteria to notify a permit holder when otherwise lawful firearm possession
14.22	is not allowed in a private establishment and sets forth the exclusive penalty for such activity.
14.23	(h) (f) This subdivision does not apply to:
14.24	(1) an active licensed peace officer; or
14.25	(2) a security guard acting in the course and scope of employment. The owner or operator
14.26	of a private establishment may require the display of official credentials issued by the
14.27	company, which must be licensed by the Private Detective and Protective Agent Services
14.28	Board, that employs the security guard and the guard's permit card prior to granting the
14.29	guard entrance into the private establishment.

14.30 EFFECTIVE DATE. This section is effective January 1, 2023, and applies to crimes 14.31 committed on or after that date.

15.1

Sec. 16. Minnesota Statutes 2020, section 624.714, subdivision 18, is amended to read:

- Subd. 18. Employers; public colleges and universities. (a) An employer, whether
 public or private, may establish policies that restrict the carry or possession of firearms by
 its employees while acting in the course and scope of employment. Employment related
 civil sanctions may be invoked for a violation.
- (b) A public postsecondary institution regulated under chapter 136F or 137 may establish
 policies that restrict the carry or possession of firearms by its students while on the
 institution's property. Academic sanctions may be invoked for a violation.
- 15.9 (c) Notwithstanding paragraphs (a) and (b), an employer or a postsecondary institution
 15.10 may not prohibit the lawful carry or possession of firearms in a parking facility or parking
 15.11 area.
- 15.12 EFFECTIVE DATE. This section is effective January 1, 2023, and applies to a violation
 15.13 of this section on or after that date.

15.14 Sec. 17. [624.7145] LARGE-CAPACITY MAGAZINES; .50 CALIBER OR LARGER 15.15 FIREARMS; GHOST GUNS; PROHIBITION.

15.16 Subdivision 1. Definitions. As used in this section:

- 15.17 (1) "appropriate law enforcement agency" means the organized full-time police
- 15.18 department of the municipality where the person resides or the county sheriff if there is no
- 15.19 municipal police department where the person resides; and
- (2) "transfer" means a sale, gift, loan, assignment, or other delivery to another, whether
 or not for consideration.
- 15.22 Subd. 2. Prohibition. It is unlawful for a person to manufacture, import, transfer, own,
- 15.23 or possess large-capacity magazines, .50 caliber or larger firearms, or ghost guns.
- 15.24 Subd. 3. Exceptions. Subdivision 2 does not apply to:
- 15.25 (1) any government officer, agent, or employee; member of the armed forces of the
- 15.26 United States; or peace officer, to the extent that the person is otherwise authorized to acquire
- 15.27 or possess a large-capacity magazine or .50 caliber or larger firearm and does so while
- 15.28 acting within the scope of the person's duties;
- 15.29 (2) the manufacture of a large-capacity magazine or .50 caliber or larger firearm by a
- 15.30 firearms manufacturer for the purpose of sale to any branch of the armed forces of the United
- 15.31 States or to a law enforcement agency within Minnesota for use by that agency or its
- 15.32 employees, provided the manufacturer is properly licensed under applicable laws; or

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16.1	(3) the transfer of a large-capacity magazine or .50 caliber or larger firearm by a dealer
16.2	that is properly licensed under applicable laws to any branch of the armed forces of the
16.3	United States or to a law enforcement agency within Minnesota for use by that agency or
16.4	its employees for law enforcement, provided that the dealer does not have the large-capacity
16.5	magazines or .50 caliber or larger firearm in possession for more than 120 days from the
16.6	date of acquisition to the date of delivery to the armed forces or law enforcement purchaser.
16.7	Subd. 4. Penalty. A person who violates subdivision 2 is guilty of a felony and may be
16.8	sentenced to imprisonment for not more than five years or to payment of a fine of not more
16.9	<u>than \$25,000, or both.</u>
16.10	Subd. 5. Current owners; registration of large-capacity magazines and .50 caliber
16.11	firearms. (a) A person who legally owned or possessed a large-capacity magazine or .50
16.12	caliber or larger firearm before January 1, 2023, and who desires to keep ownership or
16.13	possession of the device shall immediately register it with the appropriate law enforcement
16.14	agency.
16.15	(b) A person described in paragraph (a) shall comply with all of the following:
16.16	(1) safely and securely store the device pursuant to the regulations adopted by the
16.17	appropriate law enforcement agency;
16.18	(2) agree to allow the appropriate law enforcement agency to inspect the storage of the
16.19	device to ensure compliance with this subdivision;
16.20	(3) renew the registration every three years;
16.21	(4) possess the device only on property owned or immediately controlled by the person,
16.22	or while engaged in the legal use of the device at a duly licensed firing range, or while
16.23	transporting the item in compliance with applicable law; and
16.24	(5) report the loss or theft of the device to the appropriate law enforcement agency within
16.25	<u>48 hours of the time the discovery of the loss or theft was made or should have been made.</u>
16.26	(c) Registered large-capacity magazines or .50 caliber or larger firearms may not be
16.27	transferred, except for transfer to the appropriate law enforcement agency for the purpose
16.28	of surrendering the item for destruction.
16.29	(d) The registered owner or possessor of a large-capacity magazine or .50 caliber or
16.30	larger firearms may not purchase or receive additional large-capacity magazines or .50
16.31	caliber or larger firearms.

	02/17/22	REVISOR	KLL/KB	22-05962	as introduced
17.1	<u>(</u> e) The a	ppropriate law enf	forcement agency	may charge a fee for eacl	n registration and
17.2	registration	renewal pursuant t	o this subdivision	<u>.</u>	
17.3	(f) Perso	ns acquiring a larg	e-capacity magaz	ine or .50 caliber or large	r firearms by
17.4	inheritance,	bequest, or succes	sion shall, within	120 days of acquiring titl	e, do one of the
17.5	following:				
17.6	(1) surre	nder the device to	the appropriate la	w enforcement agency fo	r destruction;
17.7	<u>(2) modi</u>	fy the device to rep	nder it permanent	y inoperable;	
17.8	(3) for a l	arge-capacity mag	azine, permanently	y alter the device so it can	not accommodate
17.9	more than te	n rounds; or			
17.10	<u>(4) remo</u>	ve the device from	the state.		
17.11	<u>(g)</u> A per	son who owned or	possessed a large	-capacity magazine or .5() caliber or larger
17.12	firearm befo	re January 1, 2023	, who does not wi	sh to register the device a	is required in this
17.13	subdivision	shall immediately	do one of the follo	owing:	
17.14	<u>(1)</u> surre	nder the device to	the appropriate la	w enforcement agency fo	r destruction;
17.15	<u>(2) modi</u>	fy the device to rep	nder it permanent	y inoperable;	
17.16	<u>(3) for a l</u>	arge-capacity mag	azine, permanently	y alter the device so it can	not accommodate
17.17	more than te	en rounds; or			
17.18	<u>(4) remo</u>	ve the device from	the state.		
17.19	(h) Each	chief of police and	d sheriff shall do t	he following regarding la	urge-capacity
17.20	magazines o	r .50 caliber or lar	ger firearms regis	tered under this subdivisi	on:
17.21	<u>(1)</u> adopt	regulations specif	fying how a perso	n who registers a large-ca	apacity magazine
17.22	or .50 calibe	r or larger firearm	shall safely and s	ecurely store it when it is	not being used;
17.23	<u>(</u> 2) inspe	ct the storage of la	rge-capacity mag	azines or .50 caliber or la	rger firearms or
17.24	both as appl	icable; and			
17.25	<u>(3) imple</u>	ement a registration	n system.		
17.26	EFFEC	FIVE DATE. This	section is effective	ve August 1, 2022, and a	oplies to crimes
17.27	committed o	on or after that date	<u>.</u>		
17.28	Sec. 18. [6	24.7159] GHOST	GUNS; UNDET	ECTABLE GUNS.	
		-			• , •
17.29	Subdivis	ion 1. Definitions.	For the purposes	of this section the follow	ing terms have

17.30 the meanings given them:

18.1	(1) "ghost gun" means a firearm, or a frame or receiver, that lacks a unique serial number				
18.2	engraved or cased in metal or metal alloy on the frame or receiver by a licensed manufacturer				
18.3	or importer under federal law. It does not include a firearm that has been rendered				
18.4	permanently inoperable;				
18.5	(2) "ghost gun kit" means a firearm parts kit containing any combination of parts from				
18.6	which a firearm may be readily assembled, completed, converted, or restored with the				
18.7	purpose to construct a ghost gun; and				
18.8	(3) "undetectable firearm" means a firearm that is not detectable by a metal detector				
18.9	under the terms of United States Code, title 18, section 922(p) and cannot be readily modified				
18.10	to become undetectable.				
18.11	Subd. 2. Acts. A person who manufactures, sells, offers to sell, transfers, purchases,				
18.12	receives, or possesses, or has under that person's control a ghost gun or an undetectable				
18.13	firearm is guilty of a felony.				
18.14	Subd. 3. Penalty. A person convicted under subdivision 2 may be sentenced to				
18.15	imprisonment of not more than five years, or to payment of a fine of not more than \$25,000.				
18.16	EFFECTIVE DATE. This section is effective August 1, 2022, and applies to crimes				
18.17	committed on or after that date.				
18.18	Sec. 19. Minnesota Statutes 2020, section 624.7181, subdivision 1, is amended to read:				
18.19	Subdivision 1. Definitions. For purposes of this section, the following terms have the				
18.20	meanings given them.				
18.21	(a) "BB gun" means a device that fires or ejects a shot measuring .18 of an inch or less				
18.22	in diameter.				
18.23	(b) "Carry" does not include:				
18.24	(1) the carrying of a BB gun, rifle, or shotgun to, from, or at a place where firearms are				
18.25	repaired, bought, sold, traded, or displayed, or where hunting, target shooting, or other				
18.26	lawful activity involving firearms occurs, or at funerals, parades, or other lawful ceremonies;				
18.27	(2) the carrying by a person of a BB gun, rifle, or shotgun that is unloaded and in a gun				
18.28	case expressly made to contain a firearm, if the case fully encloses the firearm by being				
18.29	zipped, snapped, buckled, tied, or otherwise fastened, and no portion of the firearm is				
18.30	exposed;				
18.31	(3) the carrying of a BB gun, rifle, or shotgun by a person who has a permit under section				

18.32 624.714;

19.1	(4) the carrying of an antique firearm as a curiosity or for its historical significance or			
19.2	value; or			
19.3	(5) (4) the transporting of a BB gun, rifle, or shotgun in compliance with section 97B.045.			
19.4	(c) "Public place" means property owned, leased, or controlled by a governmental unit			
19.5	and private property that is regularly and frequently open to or made available for use by			
19.6	the public in sufficient numbers to give clear notice of the property's current dedication to			
19.7	public use but does not include: a person's dwelling house or premises, the place of business			
19.8	owned or managed by the person, or land possessed by the person; a gun show, gun shop,			
19.9	or hunting or target shooting facility; or the woods, fields, or waters of this state where the			
19.10	person is present lawfully for the purpose of hunting or target shooting or other lawful			
19.11	activity involving firearms.			
19.12	EFFECTIVE DATE. This section is effective August 1, 2022, and applies to crimes			
19.13	committed on or after that date.			
19.14	ARTICLE 2			
19.15	CONFORMING AMENDMENTS			
10.16	Section 1 Minnesote Statutes 2020, section 624.714 subdivision 4 is emended to read.			
19.16	Section 1. Minnesota Statutes 2020, section 624.714, subdivision 4, is amended to read:			
19.17	Subd. 4. Investigation. (a) The chief of police or sheriff must check, by means of			
19.18	electronic data transfer, criminal records, histories, and warrant information on each applicant			
19.19	through the Minnesota Crime Information System and the National Instant Criminal			
19.20	Background Check System. The sheriff shall also make a reasonable effort to check other			
19.21	available and relevant federal, state, or local record-keeping systems. The chief of police			
19.22	or sheriff must obtain commitment information from the commissioner of human services			
19.23	as provided in section 245.041 or, if the information is reasonably available, as provided			
19.24	by a similar statute from another state.			
19.25	(b) When an application for a permit is filed under this section, the sheriff must notify			
19.26	the chief of police, if any, of the municipality where the applicant resides. The police chief			
19.27	may provide the sheriff with any information relevant to the issuance of the permit.			
19.28	(c) (b) The chief of police or sheriff must conduct a background check by means of			
19.29	electronic data transfer on a permit holder through the Minnesota Crime Information System			
19.30	and the National Instant Criminal Background Check System at least yearly to ensure			
19.31	continuing eligibility. The sheriff may also conduct additional background checks by means			
19.32	of electronic data transfer on a permit holder at any time during the period that a permit is			
19.33	in effect.			

- 20.1 Sec. 2. Minnesota Statutes 2020, section 624.714, subdivision 6, is amended to read:
- Subd. 6. Granting and denial of permits. (a) The <u>chief of police or sheriff must</u>, within
 30 days after the date of receipt of the application packet described in subdivision 3:

20.4 (1) issue the permit to carry;

20.5 (2) deny the application for a permit to carry solely on the grounds that the applicant
20.6 failed to qualify under the criteria described in subdivision 2, paragraph (b); or

20.7 (3) deny the application on the grounds that there exists a substantial likelihood that the
20.8 applicant is a danger to self or the public if authorized to carry a pistol under a permit.

20.9 (b) Failure of the sheriff to notify the applicant of the denial of the application within 30 days after the date of receipt of the application packet constitutes issuance of the permit 20.10 to carry and the sheriff must promptly fulfill the requirements under paragraph (c). To deny 20.11 the application, the sheriff must provide the applicant with written notification and the 20.12 specific factual basis justifying the denial under paragraph (a), clause (2) or (3), including 20.13 the source of the factual basis. The chief of police or sheriff must inform the applicant of 20.14 the applicant's right to submit, within 20 business days, any additional documentation 20.15 relating to the propriety of the denial. Upon receiving any additional documentation, the 20.16 chief of police or sheriff must may reconsider the denial and inform the applicant within 20.17 15 business days of the result of the reconsideration. Any denial after reconsideration must 20.18 be in the same form and substance as the original denial and must specifically address any 20.19 continued deficiencies in light of the additional documentation submitted by the applicant. 20.20 The applicant must be informed of the right to seek de novo review of the denial as provided 20.21 in subdivision 12. 20.22

(c) Upon issuing a permit to carry, the <u>chief of police or</u> sheriff must provide a laminated
permit card to the applicant by first class mail unless personal delivery has been made.
Within five business days, the <u>chief of police or</u> sheriff must submit the information specified
in subdivision 7, paragraph (a), to the commissioner for inclusion solely in the database
required under subdivision 15, paragraph (a). The <u>chief of police or</u> sheriff must transmit
the information in a manner and format prescribed by the commissioner.

(d) Within five business days of learning that a permit to carry has been suspended or
revoked, the <u>chief of police or sheriff must submit information to the commissioner regarding</u>
the suspension or revocation for inclusion solely in the databases required or permitted
under subdivision 15.

(e) Notwithstanding paragraphs (a) and (b), the <u>chief of police or sheriff may suspend</u>
the application process if a charge is pending against the applicant that, if resulting in
conviction, will prohibit the applicant from possessing a firearm.
<u>EFFECTIVE DATE.</u> This section is effective January 1, 2023, and applies to permit
to carry applications on or after that date.

Sec. 3. Minnesota Statutes 2020, section 624.714, subdivision 7, is amended to read:

Subd. 7. **Permit card contents; expiration; renewal.** (a) Permits to carry must be on an official, standardized permit card adopted by the commissioner, containing only the name, residence, and driver's license number or state identification card number of the permit holder, if any.

21.11 (b) The permit card must also identify the issuing <u>chief of police or sheriff</u> and state the 21.12 expiration date of the permit. The permit card must clearly display a notice that a permit, 21.13 if granted, is void and must be immediately returned to the <u>chief of police or sheriff</u> if the 21.14 permit holder becomes prohibited by law from possessing a firearm.

(c) A permit to carry a pistol issued under this section expires five years after the date
of issue. It may be renewed in the same manner and under the same criteria which the
original permit was obtained, subject to the following procedures:

(1) no earlier than 90 days prior to the expiration date on the permit, the permit holder
may renew the permit by submitting to the appropriate <u>chief of police or sheriff the</u>
application packet described in subdivision 3 and a renewal processing fee not to exceed
the actual and reasonable direct cost of processing the application or \$75, whichever is less.
Of this amount, \$5 must be submitted to the commissioner and deposited into the general
fund. The <u>chief of police or sheriff must process the renewal application in accordance with</u>
subdivisions 4 and 6; and

(2) a permit holder who submits a renewal application packet after the expiration date
of the permit, but within 30 days after expiration, may renew the permit as provided in
clause (1) by paying an additional late fee of \$10.

(d) The renewal permit is effective beginning on the expiration date of the prior permitto carry.

21.30 Sec. 4. Minnesota Statutes 2020, section 624.714, subdivision 7a, is amended to read:

21.31 Subd. 7a. Change of address; loss or destruction of permit. (a) Within 30 days after

changing permanent address, or within 30 days of having lost or destroyed the permit card,

the permit holder must notify the issuing <u>chief of police or sheriff of the change, loss, or</u>
destruction. Failure to provide notification as required by this subdivision is a petty
misdemeanor. The fine for a first offense must not exceed \$25. Notwithstanding section
609.531, a firearm carried in violation of this paragraph is not subject to forfeiture.

22.5 (b) After notice is given under paragraph (a), a permit holder may obtain a replacement 22.6 permit card by paying \$10 to the <u>chief of police or sheriff</u>. The request for a replacement 22.7 permit card must be made on an official, standardized application adopted for this purpose 22.8 under section 624.7151, and, except in the case of an address change, must include a notarized 22.9 statement that the permit card has been lost or destroyed.

22.10 Sec. 5. Minnesota Statutes 2020, section 624.714, subdivision 8a, is amended to read:

Subd. 8a. **Prosecutor's duty.** Whenever a person is charged with an offense that would, upon conviction, prohibit the person from possessing a firearm, the prosecuting attorney must ascertain whether the person is a permit holder under this section. If the person is a permit holder, the prosecutor must notify the issuing <u>chief of police or</u> sheriff that the person has been charged with a prohibiting offense. The prosecutor must also notify the sheriff of the final disposition of the case.

22.17 Sec. 6. Minnesota Statutes 2020, section 624.714, subdivision 11a, is amended to read:

Subd. 11a. Emergency issuance of permits. A sheriff may immediately issue an 22.18 emergency permit to a person if the chief of police or sheriff determines that the person is 22.19 in an emergency situation that may constitute an immediate risk to the safety of the person 22.20 or someone residing in the person's household. A person seeking an emergency permit must 22.21 complete an application form and must sign an affidavit describing the emergency situation. 22.22 An emergency permit applicant does not need to provide evidence of training. An emergency 22.23 permit is valid for 30 days, may not be renewed, and may be revoked without a hearing. 22.24 No fee may be charged for an emergency permit. An emergency permit holder may seek a 22.25 regular permit under subdivision 3 and is subject to the other applicable provisions of this 22.26 22.27 section.

22.28 Sec. 7. Minnesota Statutes 2020, section 624.714, subdivision 12a, is amended to read:

Subd. 12a. Suspension as condition of release. The district court may order suspension
of the application process for a permit or suspend the permit of a permit holder as a condition
of release pursuant to the same criteria as the surrender of firearms under section 629.715.
A permit suspension must be promptly reported to the issuing <u>chief of police or sheriff</u>. If

the permit holder has an out-of-state permit recognized under subdivision 16, the court must
promptly report the suspension to the commissioner for inclusion solely in the database
under subdivision 15, paragraph (a).

23.4 Sec. 8. Minnesota Statutes 2020, section 624.714, subdivision 14, is amended to read:

Subd. 14. **Records.** (a) A <u>chief of police or sheriff must not maintain records or data</u> collected, made, or held under this section concerning any applicant or permit holder that are not necessary under this section to support a permit that is outstanding or eligible for renewal under subdivision 7, paragraph (b). Notwithstanding section 138.163, <u>chiefs of</u> <u>police or sheriffs must completely purge all files and databases by March 1 of each year to</u> delete all information collected under this section concerning all persons who are no longer current permit holders or currently eligible to renew their permit.

(b) Paragraph (a) does not apply to records or data concerning an applicant or permit
holder who has had a permit denied or revoked under the criteria established in subdivision
2, paragraph (b), clause (1), or subdivision 6, paragraph (a), clause (3), for a period of six
years from the date of the denial or revocation.

23.16 Sec. 9. Minnesota Statutes 2020, section 624.714, subdivision 21, is amended to read:

Subd. 21. Use of fees. Fees collected by chiefs of police or sheriffs under this section 23.17 and not forwarded to the commissioner must be used only to pay the direct costs of 23.18 administering this section. Fee money may be used to pay the costs of appeals of prevailing 23.19 applicants or permit holders under subdivision 8, paragraph (c); subdivision 12, paragraph 23.20 (e); and subdivision 16, paragraph (c). Fee money may also be used to pay the reasonable 23.21 costs of the county attorney to represent the chief of police or sheriff in proceedings under 23.22 this section. The revenues must be maintained in a segregated fund. Fund balances must be 23.23 carried over from year to year and do not revert to any other fund. As part of the information 23.24 supplied under subdivision 20, paragraph (b), by January 31 of each year, a chief of police 23.25 or sheriff must report to the commissioner on the chief of police's or sheriff's segregated 23.26 23.27 fund for the preceding calendar year, including information regarding:

23.28 (1) nature and amount of revenues;

23.29 (2) nature and amount of expenditures; and

23.30 (3) nature and amount of balances.

24.1 Sec. 10. CONFORMING STATUTORY CHANGES.

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