

- 2. A person who is a law enforcement officer in a state other than Wisconsin may request and be provided information under subd. 1. a. and b.
- (c) Notwithstanding s. 19.35, the department of justice, the department of transportation, or any employee of either department may not make information obtained under this section available to the public except in the context of a prosecution for an offense in which the person's status as a licensee is relevant or through a report created under sub. (19).
- (12g) Providing Licensee information to Law enforcement agencies. (a) The department shall provide information concerning a specific licensee to a law enforcement agency, but only if the law enforcement agency is requesting the information for any of the following purposes:
- 1. To confirm that a license produced by an individual at the request of a law enforcement officer is valid.
- 2. If an individual is carrying a concealed weapon and claims to hold a valid license issued under this section but does not have his or her license document, to confirm that an individual holds a valid license under this section.
- 3. If the law enforcement agency is a Wisconsin law enforcement agency, to investigate whether an individual submitted an intentionally false statement under sub. (7) (b) or (15) (b) 2.
- (b) 1. Notwithstanding s. 19.35, neither a law enforcement agency nor any of its employees may make information regarding an individual that was obtained from the department under this subsection available to the public except in the context of a prosecution for an offense in which the person's status as a licensee is relevant.

2. Neither a law enforcement agency nor any of its employees may store or
maintain information regarding an individual that was obtained from the
department under this subsection based on the individual's status as a licensee.
3. Neither a law enforcement agency nor any of its employees may sort or access
information regarding vehicle stops, investigations, civil or criminal offenses, or

other activities involving the agency based on the status as licensees of any

7 individuals involved.

(13) LOST OR DESTROYED LICENSE. If a license document is lost, a licensee no longer has possession of his or her license, or a license document is destroyed, unreadable, or unusable, a licensee may submit to the department a statement requesting a replacement license document, the license document or any portions of the license document if available, and a \$15 replacement fee. The department shall issue a replacement license document to the licensee within 14 days of receiving the statement and fee. If the licensee does not submit the original license document to the department, the department shall terminate the unique approval number of the original request and issue a new unique-approval number for the replacement request.

(14) LICENSE REVOCATION AND SUSPENSION. (a) The department shall revoke a license issued under this section if the department determines that sub. (3) (b), (c), (or) (d) applies to the licensee. (e), or (f)

(am) The department shall suspend a license issued under this section if a court has prohibited the licensee from possessing a dangerous weapon under s. 969.02 (3) (c). If the individual whose license was suspended is no longer subject to the prohibition under s. 969.02 (3) (c), sub. (3) (b), (c), (or) (d) does not apply to the individual, and the suspended license would not have expired under sub. (15) (a) had

whichever is applicable,

it not been	n suspende	ed, the	departme	nt shall	restore	the	license	within	5 bus	siness
days of no	otification (hat the	e licensee i	s no lor	iger subj	ject t	to the p	rohibiti	on.	

- (b) 1. If the department suspends or revokes a license issued under this section, the department shall send the individual whose license has been suspended or revoked notice of the suspension or revocation by certified mail within one day after the suspension or revocation.
- 2. If the department suspends or revokes a license under this section, the suspension or revocation takes effect when the individual whose license has been suspended or revoked receives the notice under subd. 1.
- 3. Within 7 days after receiving the notice, the individual whose license has been suspended or revoked shall do one of the following:
- a. Deliver the license document personally or by certified mail to the department.
- b. Mail a signed statement to the department stating that he or she no longer has possession of his or her license document and stating the reasons why he or she no longer has possession.
- (14g) Departmental review. The department shall promulgate rules providing for the review of any action by the department denying an application for, or suspending or revoking, a license under this section.
- (14m) APPEALS TO THE CIRCUIT COURT. (a) An individual aggrieved by any action by the department denying an application for, or suspending or revoking, a license under this section, may appeal directly to the circuit court of the county in which the individual resides without regard to whether the individual has sought review under the process established in sub. (14g).

- (b) To begin an appeal under this subsection, the aggrieved individual shall file a petition for review with the clerk of the applicable circuit court within 30 days of receiving notice of denial of an application for a license or of suspension or revocation of a license. The petition shall state the substance of the department's action from which the individual is appealing and the grounds upon which the individual believes the department's action to be improper. The petition may include a copy of any records or documents that are relevant to the grounds upon which the individual believes the department's action to be improper.
- (c) A copy of the petition shall be served upon the department either personally or by registered or certified mail within 5 days after the individual files his or her petition under par. (b).
- (d) The department shall file an answer within 15 days after being served with the petition under par. (c). The answer shall include a brief statement of the actions taken by the department. The department shall include with the answer when filed a copy of any documents or records on which the department based its action.
- (e) The court shall review the petition, the answer, and any records or documents submitted with the petition or the answer. The review under this paragraph shall be conducted by the court without a jury but the court may schedule a hearing and take testimony.
- (f) The court shall reverse the department's action if the court finds any of the following:
- 1. That the department failed to follow any procedure, or take any action, prescribed under this section.
- 2. That the department erroneously interpreted a provision of law and a correct interpretation compels a different action.

1	3. That the department's action depends on a finding of fact that is not
2	supported by substantial evidence in the record.
3	4. a. If the appeal is regarding a denial, that the denial was based on factors
4	other than the factors under sub. (3).
5	b. If the appeal is regarding a suspension or revocation, that the suspension or
6	revocation was based on criteria other than those under sub. (14) (a) or (am).
7	(g) 1. The court's decision shall provide whatever relief is appropriate
8	regardless of the original form of the petition.
9	2. If the court reverses the department's action, the court may order the
10	department to pay the aggrieved individual all court costs and reasonable attorney
11	fees.
12	(15) LICENSE EXPIRATION AND RENEWAL. (a) Except as provided in par. (e) and
13	sub. (9r) (b), a license issued under this section is valid for a period of 5 years from
14	the date on which the license is issued unless the license is suspended or revoked
15	under sub. (14).
16	(b) The department shall design a notice of expiration form. At least 90 days
17	before the expiration date of a license issued under this section, the department shall
18	mail to the licensee a notice of expiration form and a form for renewing the license.
19	The department shall renew the license if, no later than 90 days after the expiration
20	date of the license, the licensee does all of the following:
21	1. Submits a renewal application on the form provided by the department.
22	2. Submits a statement reporting that the information provided under subd.
23	1. is true and complete to the best of his or her knowledge and that he or she is not
24	disqualified under sub. (3).

4. Pays all of the following:

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1	a. A renewal fee in an amount, as determined by the department by rule, that
2	is equal to the cost of renewing the license but does not exceed \$27. The department
3	shall determine the costs of renewing a license by using a 5-year planning period.
4	b. A fee for a background check that is equal to the fee charged under s. 175.35
5	(2i).
6	(c) The department shall conduct a background check of a licensee as provided
7	under sub. (9g) before renewing the licensee's license under par. (b).
8	(d) The department shall issue a renewal license by 1st class mail within 21
9	days of receiving a renewal application, statement, and fees under par. (b).
10	(e) The license of a member of the U.S. armed forces, a reserve unit of the armed
11	forces, or the national guard who is deployed overseas while on active duty may not
12	expire until at least 90 days after the end of the licensee's overseas deployment
13	unless the license is suspended or revoked under sub. (14).
14	(15m) Employer restrictions. (a) Except as provided in par. (b), an employer
15	may prohibit a licensee or an out-of-state licensee that it employs from carrying a
16	concealed weapon or a particular type of concealed weapon in the course of the
17	licensee's or out-of-state licensee's employment or during any part of the licensee's
18	or out-of-state licensee's course of employment.
19	(b) An employer may not prohibit a licensee or an out-of-state licensee, as a
20	condition of employment, from carrying a concealed weapon, a particular type of
21	concealed weapon, or ammunition or from storing a weapon, a particular type of
22	weapon, or ammunition in the licensee's or out-of-state licensee's own motor vehicle,
23	regardless of whether the motor vehicle is used in the course of employment or

whether the motor vehicle is driven or parked on property used by the employer.

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(16) PROHIBITED ACTIVITY. (a) Except as provided in par. (ar	n) and s. 943.13 (1m)
and (1n), a licensee or an out-of-state licensee may carry a co	ncealed weapon or a
weapon that is not concealed anywhere on publicly owned prop	perty and in publicly
owned buildings in this state.	

- (am) 1. Except as provided in subd. 2., neither a licensee nor an out-of-state licensee may knowingly carry a concealed weapon, a weapon that is not concealed, or a firearm that is not a weapon in any portion of a building that is a police station, sheriff's office, or state patrol station; a prison, jail, house of correction, or secured correctional facility; a county, state, or federal courthouse; or a place beyond a security checkpoint in an airport.
 - 2. The prohibitions under subd. 1. do not apply to any of the following:
- a. A weapon in a vehicle driven or parked in a parking facility located in a building that is used as, or any portion of which is used as, a location under subd. 1.
- b. A weapon in a courthouse if a judge who is a licensee is carrying the weapon or if another licensee or out-of-state licensee, whom a judge has permitted in writing to carry a weapon, is carrying the weapon.
- c. A weapon in a courthouse (if a district attorney, or an assistant district attorney, who is a licensee is carrying the weapon.
- (17) PENALTIES. (a) Any person who violates sub. (2g) (b) or (c) may be required to forfeit not more than \$25.
- (ac) Except as provided in sub. (11) (b) 2., any person who violates sub. (11) (b) 1. may be required to forfeit \$50.
- (ag) Any person who violates sub. (2m) (e), (12), or (12g) may be fined not more than \$500 or sentenced to a term of imprisonment of not more than 30 days or both.

- (ar) Any law enforcement officer who uses excessive force based solely on an individual's status as a licensee may be fined not more than \$500 or sentenced to a term of imprisonment of not more than 30 days or both. The application of the criminal penalty under this paragraph does not preclude the application of any other civil or criminal remedy.
- (b) Any person who violates sub. (16) (am) may be fined not more than \$500 or imprisoned for not more than 30 days or both.
- (e) Any person required under sub. (14) (b) 3. to relinquish or deliver a license document to the department who intentionally violates the requirements of that subdivision shall be fined not more than \$500 and may be imprisoned for not more than 30 days or both.
- (18) RECIPROCITY AGREEMENTS. The department may enter into reciprocity agreements with other states as to matters relating to licenses or other authorization to carry concealed weapons.
- (19) Statistical report to the legislature under s. 13.172 (2) and to the governor that indicates the number of licenses applied for, issued, denied, suspended, and revoked under this section during the previous calendar year. For the licenses denied, the report shall indicate the reasons for the denials and the part of the application process in which the reasons for denial were discovered. For the licenses suspended or revoked, the report shall indicate the reasons for the suspensions and revocations. The department may not include in the report any information that may be used to identify an applicant or a licensee, including, but not limited to, a name, address, birth date, or social security number.

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1	(21) Immunity. (a) The department of justice, the department of
2	transportation, and the employees of each department; clerks, as defined in sub. (11)
3	(a) 1. a., and their staff; and court automated information systems, as defined under
4	sub. (11) (a) 1. b., and their employees are immune from liability arising from any act
5	or omission under this section, if done so in good faith.
6	(b) A person that does not prohibit an individual from carrying a concealed
7	weapon on property that the person owns or occupies is immune from any liability
8	arising from its decision.
9	(c) An employer that does not prohibit one or more employees from carrying a
10	concealed weapon under sub. (15m) is immune from any liability arising from its
11	decision.
12	Section 42. 440.26 (3m) of the statutes is renumbered 440.26 (3m) (intro.) and
13	amended to read:
14	440.26 (3m) Rules concerning dangerous weapons. (intro.) The department
15	shall promulgate rules relating to the carrying of dangerous weapons by a person
16	who holds a license or permit issued under this section or who is employed by a
17	person licensed under this section. The rules shall meet the minimum requirements
18	specified in 15 USC 5902 (b)- and shall allow all of the following:
19	Section 43. 440.26 (3m) (a) of the statutes is created to read:
20	440.26 (3m) (a) A person who is employed in this state by a public agency as
21	a law enforcement officer to carry a concealed firearm if s. 941.23 (1) (g) 2. to 5. and
22	(2) (b) 1. to 3. applies.
23	Section 44. 440.26 (3m) (b) of the statutes is created to read:
24	440.26 (3m) (b) A qualified out-of-state law enforcement officer, as defined in
25	s. 941.23 (1) (g), to carry a concealed firearm if s. 941.23 (2) (b) 1. to 3. applies.

1	Section 45. 440.26 (3m) (c) of the statutes is created to read:
2	440.26 (3m) (c) A former officer, as defined in s. 941.23 (1) (c), to carry a
3	concealed firearm if s. 941.23 (2) (c) 1. to 7. applies.
4	Section 46. 440.26 (3m) (d) of the statutes is created to read:
5	440.26 (3m) (d) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state
6	licensee, as defined in s. 175.60 (1) (g), to carry a concealed weapon as permitted
7	under s. 175.60.
8	Section 47. 813.12 (6) (am) 1. of the statutes is amended to read:
9	813.12 (6) (am) 1. If an injunction is issued or extended under sub. (4) or if a
10	tribal injunction is filed under s. 806.247 (3), the clerk of the circuit court shall notify
11	the department of justice of the injunction and shall provide the department of
12	justice with information concerning the period during which the injunction is in
13	effect and information necessary to identify the respondent for purposes of a firearms
14	restrictions record search under s. 175.35 (2g) (c) or a background check under s.
15	175.60 (9g) (a).
16	Section 48. 813.122 (9) (am) 1. of the statutes is amended to read:
17	813.122 (9) (am) 1. If an injunction is issued or extended under sub. (5), the
18	clerk of the circuit court shall notify the department of justice of the injunction and
19	shall provide the department of justice with information concerning the period
20	during which the injunction is in effect and information necessary to identify the
21	respondent for purposes of a firearms restrictions record search under s. 175.35 (2g)
22	(c) or a background check under s. 175.60 (9g) (a).
23	Section 49. 813.125 (5r) (a) of the statutes is amended to read:
24	813.125 (5r) (a) If an order prohibiting a respondent from possessing a firearm
25	is issued under sub. (4m), the clerk of the circuit court shall notify the department

of justice of the existence of the order prohibiting a respondent from possessing a
firearm and shall provide the department of justice with information concerning the
period during which the order is in effect and information necessary to identify the
respondent for purposes of a firearms restrictions record search under s. 175.35 (2g)
(c) or a background check under s. 175.60 (9g) (a).

Section 50. 895.527 (5) (a) of the statutes is amended to read:

895.527 **(5)** (a) Section 167.30 <u>(1)</u>, 941.20 (1) (d) or 948.605 or any rule promulgated under those sections regulating or prohibiting the discharge of firearms.

Section 51. 938.396 (2g) (n) of the statutes is amended to read:

938.396 **(2g)** (n) *Firearms restriction record search <u>or background check</u>. If a juvenile is adjudged delinquent for an act that would be a felony if committed by an adult, the court clerk shall notify the department of justice of that fact. No other information from the juvenile's court records may be disclosed to the department of justice except by order of the court. The department of justice may disclose any information provided under this subsection only as part of a firearms restrictions record search under s. 175.35 (2g) (c) <u>or a background check under s. 175.60 (9g) (a)</u>.*

Section 52. 939.22 (10) of the statutes is amended to read:

939.22 **(10)** "Dangerous weapon" means any firearm, whether loaded or unloaded; any device designed as a weapon and capable of producing death or great bodily harm; any ligature or other instrumentality used on the throat, neck, nose, or mouth of another person to impede, partially or completely, breathing or circulation of blood; any electric weapon, as defined in s. 941.295 **(4)** (1c) (a); or any other device or instrumentality which, in the manner it is used or intended to be used, is calculated or likely to produce death or great bodily harm.

1	Section 53. 941.23 of the statutes is renumbered 941.23 (2) (intro.) and
2	amended to read:
3	941.23 (2) (intro.) Any person except a peace officer, other than one of the
4	following, who goes armed with carries a concealed and dangerous weapon is guilty
5	of a Class A misdemeanor. Notwithstanding:
6	(a) A peace officer, but notwithstanding s. 939.22, for purposes of this section
7	paragraph, peace officer does not include a commission warden who is not a
8	state-certified commission warden.
9	Section 54. 941.23 (1) of the statutes is created to read:
10	941.23 (1) In this section:
11	(ag) "Carry" has the meaning given in s. 175.60 (1) (ag).
12	(ar) "Destructive device" has the meaning given in 18 USC 921 (a) (4).
13	(b) "Firearm silencer" has the meaning given in s. 941.298 (1).
14	(c) "Former officer" means a person who served as a law enforcement officer
15	with a law enforcement agency before separating from law enforcement service.
16	(d) "Law enforcement agency" has the meaning given in s. 175.49 (1) (f).
17	(e) "Law enforcement officer" has the meaning given in s. 175.49 (1) (g).
18	(f) "Machine gun" has the meaning given in s. 941.27 (1).
19	(g) "Qualified out-of-state law enforcement officer" means a law enforcement
20	officer to whom all of the following apply:
21	1. The person is employed by a state or local government agency in another
22	state.
23	2. The agency has authorized the person to carry a firearm.
24	3. The person is not the subject of any disciplinary action by the agency that
25	could result in the suspension or loss of the person's law enforcement authority.

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4. The person meets all standards established by the agency to qualify the 1 2 person on a regular basis to use a firearm. 3 5. The person is not prohibited under federal law from possessing a firearm. **Section 55.** 941.23 (2) (b) of the statutes is created to read: 4 5 941.23 (2) (b) A qualified out-of-state law enforcement officer. This paragraph applies only if all of the following apply: 6 7 1. The weapon is a firearm but is not a machine gun or a destructive device. 8 2. The officer is not carrying a firearm silencer. 3. The officer is not under the influence of an intoxicant. 9 10 **Section 56.** 941.23 (2) (c) of the statutes is created to read: 11 941.23 (2) (c) A former officer. This paragraph applies only if all of the following 12 apply: 1. The former officer has been issued a photographic identification document 13 14 described in sub. (3) (b) 1. or both of the following: a. A photographic identification document described in sub. (3) (b) 2. (intro.). 15 16 b. An identification card described in sub. (3) (b) 2. a., if the former officer resides in this state, or a certification described in sub. (3) (b) 2. b., if the former officer 17 18 resides in another state. 2. The weapon is a firearm that is of the type described in a photographic 19 20 identification document described in subd. 1. (intro.) or a card or certification 21 described in subd. 1. b. 22 3. Within the preceding 12 months, the former officer met the standards of the state in which he or she resides for training and qualification for active duty law 23 24 enforcement officers to carry firearms. 25 4. The weapon is not a machine gun or a destructive device.

1	5. The former officer is not carrying a firearm silencer.
2	6. The former officer is not under the influence of an intoxicant.
3	7. The former officer is not prohibited under federal law from possessing a
4	firearm.
5	Section 57. 941.23 (2) (d) of the statutes is created to read:
6	941.23 (2) (d) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state
7	licensee, as defined in s. 175.60 (1) (g), if the dangerous weapon is a weapon, as
8	defined under s. 175.60 (1) (j). An individual formerly licensed under s. 175.60 whose
9	license has been suspended or revoked under s. 175.60 (14) may not assert his or her
10	refusal to accept a notice of revocation or suspension mailed under s. 175.60 (14) (b)
11	1. as a defense to prosecution under this subsection, regardless of whether the person
12	has complied with s. 175.60 (11) (b) 1.
13	Section 58. 941.23 (2) (e) of the statutes is created to read:
14	941.23 (2) (e) An individual who carries a concealed and dangerous weapon,
15	as defined in s. 175.60 (1) (j), in his or her own dwelling or place of business or on land
16	that he or she owns, leases, or legally occupies.
17	Section 59. 941.23 (3) of the statutes is created to read:
18	941.23 (3) (a) A qualified out-of-state law enforcement officer shall, while
19	carrying a concealed firearm, also have with him or her an identification card that
20	contains his or her photograph and that was issued by the law enforcement agency
21	by which he or she is employed.
22	(b) A former officer shall, while carrying a concealed firearm, also have with
23	him or her one of the following:
24	1. A photographic identification document issued by the law enforcement
25	agency from which the former officer separated that indicates that, within the 12

months preceding the date on which the former officer is carrying the concealed firearm, he or she was tested or otherwise found by that law enforcement agency to meet the standards for qualification in firearms training that that law enforcement agency sets for active duty law enforcement officers to carry a firearm of the same type as the firearm that the former officer is carrying.

- 2. A photographic identification document issued by the law enforcement agency from which the former officer separated and one of the following:
- a. A certification card issued under s. 175.49 (2), if the former officer resides in this state.
- b. A certification issued by the state in which the former officer resides, if the former officer resides in another state, that indicates that, within the 12 months preceding the date on which the former officer is carrying the concealed firearm, he or she has been found by the state in which he or she resides, or by a certified firearms instructor if such an instructor is qualified to conduct a firearms qualification test for law enforcement officers in that state, to meet the standards for qualification in firearms training for law enforcement officers to carry a firearm of the type he or she is carrying, that are established by his or her state of residence or, if that state does not establish standards, by any law enforcement agency in his or her state of residence.
- (c) A person who violates this subsection may be required to forfeit not more than \$25.
- (d) This subsection does not apply to a licensee, as defined in s. 175.60 (1) (d), or an out-of-state licensee, as defined in s. 175.60 (1) (g).

Section 60. 941.235 (2) of the statutes is renumbered 941.235 (2) (intro.) and amended to read:

1	941.235 (2) (intro.) This section does not apply to peace any of the following:
2	(a) Peace officers or armed forces or military personnel who go armed in the line
3	of duty or to any person duly authorized by the chief of police of any city, village or
4	town, the chief of the capitol police, or the sheriff of any county to possess a firearm
5	in any building under sub. (1). Notwithstanding s. 939.22 (22), for purposes of this
6	subsection paragraph, peace officer does not include a commission warden who is not
7	a state-certified commission warden.
8	Section 61. 941.235 (2) (c) of the statutes is created to read:
9	941.235 (2) (c) A qualified out-of-state law enforcement officer, as defined in
10	s. 941.23 (1) (g), to whom s. 941.23 (2) (b) 1. to 3. applies.
11	Section 62. 941.235 (2) (d) of the statutes is created to read:
12	941.235 (2) (d) A former officer, as defined in s. 941.23 (1) (c), to whom s. 941.23
13	(2) (c) 1. to 7. applies.
14	SECTION 63. 941.235 (2) (e) of the statutes is created to read:
15	941.235 (2) (e) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state
16	licensee, as defined in s. 175.60 (1) (g).
17	Section 64. 941.237 (3) (cr) of the statutes is created to read:
18	941.237 (3) (cr) A qualified out-of-state law enforcement officer, as defined in
19	s. 941.23 (1) (g), to whom s. 941.23 (2) (b) 1. to 3. applies.
20	SECTION 65. 941.237 (3) (ct) of the statutes is created to read:
21	941.237 (3) (ct) A former officer, as defined in s. 941.23 (1) (c), to whom s. 941.23
22	(2) (c) 1. to 7. applies.
23	SECTION 66. 941.237 (3) (cx) of the statutes is created to read:

1	941.237 (3) (cx) A licensee, as defined in s. 175.60 (1) (d), or an out–of–state
2	licensee, as defined in s. 175.60 (1) (g), if the licensee or out-of-state licensee is not
3	consuming alcohol on the premises.
4	Section 67. 941.237 (4) of the statutes is repealed.
5	Section 68. 941.295 (1) of the statutes is renumbered 941.295 (1m).
6	Section 69. 941.295 (1c) (b) and (c) of the statutes are created to read:
7	941.295 (1c) (b) "Licensee" has the meaning given in s. 175.60 (1) (d).
8	(c) "Out-of-state licensee" has the meaning given in s. 175.60 (1) (g).
9	Section 70. 941.295 (2) (intro.) of the statutes is amended to read:
10	941.295 (2) (intro.) Subsection (1) (1m) does not apply to any of the following:
11	Section 71. 941.295 (2) (d) of the statutes is renumbered 941.295 (2) (d) (intro.)
12	and amended to read:
13	941.295 (2) (d) (intro.) Any manufacturer or seller whose of electric weapons
14	are used in this state solely by persons, unless the manufacturer or seller engages
15	in the conduct described in sub. (1m) with the intent to provide an electric weapon
16	to someone other than one of the following:
17	1. A person specified in pars. (a) to (c), a licensee, or an out-of-state licensee.
18	SECTION 72. 941.295 (2) (d) 2. of the statutes is created to read:
19	941.295 (2) (d) 2. A person for use in his or her dwelling or place of business
20	or on land that he or she owns, leases, or legally occupies.
21	Section 73. 941.295 (2g) of the statutes is created to read:
22	941.295 (2g) The prohibition in sub. (1m) on possessing or going armed with
23	an electric weapon does not apply to any of the following:
24	(a) A licensee or an out-of-state licensee.

1	(b) An individual who goes armed with an electric weapon in his or her own
2	dwelling or place of business or on land that he or she owns, leases, or legally
3	occupies.
4	Section 74. 941.295 (2r) of the statutes is created to read:
5	941.295 (2r) The prohibition in sub. (1m) on transporting an electric weapon
6	does not apply to any of the following:
7	(a) A licensee or an out-of-state licensee.
8	(b) An individual who is not a licensee or an out-of-state licensee who
9	transports an electric weapon if the electric weapon is enclosed within a carrying
10	case.
11	Section 75. 941.295 (4) of the statutes is renumbered 941.295 (1c) (intro.) and
12	amended to read:
13	941.295 (1c) (intro.) In this section , "electric :
14	(a) "Electric weapon" means any device which is designed, redesigned, used or
15	intended to be used, offensively or defensively, to immobilize or incapacitate persons
16	by the use of electric current.
17	Section 76. 943.13 (1e) (a) of the statutes is renumbered 943.13 (1e) (ar).
18	Section 77. 943.13 (1e) (aL) of the statutes is created to read:
19	943.13 (1e) (aL) "Carry" has the meaning given in s. 175.60 (1) (ag).
20	SECTION 78. 943.13 (1e) (bm) of the statutes is created to read:
(21)	943.13 (1e) (bm) "Licensee" means a licensee, as defined in s. 170,00 (1) (d), or
22	an out-of-state licensee, as defined in s. 175.60 (1) (g).
23	SECTION 79. 943.13 (1e) (cm) of the statutes is created to read:
24	943.13 (1e) (cm) "Nonresidential building" includes any privately or publicly
25	owned building on the grounds of a university or college.
	(1-2)
	the and a second

Section 80.	943.13	(1e) (g)	of the	statutes	is	created	to	read:
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943.13 (1e) (g) "Out-of-state licensee" has the meaning given in s. 175.60 (1)

3 (g).

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Section 81. 943.13 (1m) (b) of the statutes is amended to read:

943.13 **(1m)** (b) Enters or remains on any land of another after having been notified by the owner or occupant not to enter or remain on the premises. This paragraph does not apply to a licensee or out-of-state licensee if the owner's or occupant's intent is to prevent the licensee or out-of-state licensee from carrying a

firearm on the owner's or occupant's land.

Section 82. 943.13 (1m) (c) of the statutes is created to read:

943.13 (1m) (c) 1. While carrying a firearm, enters or remains at a residence that the actor does not own or occupy after the owner of the residence, if he or she has not leased it to another person, or the occupant of the residence has notified the actor not to enter or remain at the residence while carrying a firearm or with that type of firearm. In this subdivision, "residence," with respect to a single–family residence, includes the residence building and the parcel of land upon which the residence building is located, and "residence," with respect to a residence that is not a single–family residence, does not include any common area of the building in which the residence is located or any common areas of the rest of the parcel of land upon which the residence building is located.

2. While carrying a firearm, enters or remains in any part of a nonresidential building that the actor does not own or occupy after the owner of the building, if that part of the building has not been leased to another person, or the occupant of that part of the building has notified the actor not to enter or remain in that part of the building while carrying a firearm or with that type of firearm. This subdivision does

not apply to a part of a building occupied by the state or by a local governmental unit or, if the firearm is in a vehicle driven or parked in the parking facility, to any part of a building used as a parking facility.

SECTION 83/ 943.13/(1n) of the statutes is created to read:

943.13 (1n) A person is guilty of a Class C misdemeanor if he or she, while carrying a firearm, enters or remains in any part of a building that is owned, occupied, or controlled by the state or any local governmental unit, excluding any building or portion of a building under s. 175.60 (16) (am) 1., if the state or local governmental unit has notified the actor not to enter or remain in the building while carrying a firearm or with that type of firearm. This subsection does not apply to a person who leases residential or business premises in the building or, if the firearm is in a vehicle driven or parked in the parking facility, to any part of the building used as a parking facility.

SECTION 84. 943.13 (2) of the statutes is renumbered 943.13 (2) (am), and 943.13 (2) (am) (intro.) and 1., as renumbered, are amended to read:

943.13 **(2)** (am) (intro.) A person has received notice from the owner or occupant within the meaning of sub. (1m) (b), (e) or (f) if he or she has been notified personally, either orally or in writing, or if the land is posted. Land is considered to be posted under this subsection paragraph under either of the following procedures:

1. If a sign at least 11 inches square is placed in at least 2 conspicuous places for every 40 acres to be protected. The sign must <u>carry provide</u> an appropriate notice and the name of the person giving the notice followed by the word "owner" if the person giving the notice is the holder of legal title to the land and by the word "occupant" if the person giving the notice is not the holder of legal title but is a lawful occupant of the land. Proof that appropriate signs as provided in this paragraph

53-4 fraudulently altered license.

1	subdivision were erected or in existence upon the premises to be protected prior to
2	the event complained of shall be prima facie proof that the premises to be protected
3	were posted as provided in this paragraph <u>subdivision</u> .
4	Section 85. 943.13 (2) (bm) of the statutes is created to read:
5	943.13 (2) (bm) 1. In this paragraph, "sign" means a sign that states a
6	restriction imposed under subd. 2. that is at least 8.5 inches by 11 inches and colored
7	orange as described in s. 29.301 (2).
8	2. For the purposes of subs. (1m) (c) 2. and (1n), an owner or occupant of a part
9	of a nonresidential building or the state or a local governmental unit has notified an
10	individual not to enter or remain in that part of the building while carrying a firearm
11	or with a particular type of firearm if the owner, occupant, state, or local
12	governmental unit has posted a sign that is located in a prominent place near all of
13	the entrances to the part of the building to which the restriction applies and any
14	individual entering the building can be reasonably expected to see the sign.
15	Section 86. 943.13 (3) of the statutes is amended to read:
16	943.13 (3) Whoever erects on the land of another signs which are the same as
17	or similar to those described in sub. (2) (am) without obtaining the express consent
18	of the lawful occupant of or holder of legal title to such land is subject to a Class C
19	forfeiture.
20	Section 87. 946.71 of the statutes is created to read:
21	946.71 Unlawful use of license for carrying concealed weapons. (1) In
22	this section, "license" means a license issued under s. 175.60 (2) or (9r).
23	(2) Whoever does any of the following is guilty of a Class A misdemeanor:

(a) Intentionally represents as valid any revoked, suspended, fictitious, or

1	(b) If the actor holds a license, intentionally sells or lends the license to any
2	other individual or knowingly permits another individual to use the license.
3	(c) Intentionally represents as one's own any license not issued to him or her
4	(d) If the actor holds a license, intentionally permits any unlawful use of that
5	license.
6	(e) Intentionally reproduces by any means a copy of a license for a purpose that
7	is prohibited under this subsection.
8	(f) Intentionally defaces or intentionally alters a license.
9	Section 88. 947.01 of the statutes is renumbered 947.01 (1).
10	Section 89. 947.01 (2) of the statutes is created to read:
11	947.01 (2) A person is not in violation of, and may not be charged with a
12	violation of, sub. (1) for loading, carrying, or going armed with a firearm, without
13	regard to whether the firearm is loaded or is concealed or openly carried.
14	Section 90. 947.011 (2) (a) 1. of the statutes is amended to read:
15	947.011 (2) (a) 1. Engage in conduct that is prohibited under s. 947.01 (1) within
16	500 feet of any entrance to a facility being used for the service with the intent to
17	disrupt the service.
18	Section 91. 947.011 (2) (c) 1. of the statutes is amended to read:
19	947.011 (2) (c) 1. Engage in conduct that is prohibited under s. 947.01 <u>(1)</u> within
20	500 feet of any entrance to a facility being used for the service.
21	Section 92. 947.011 (2) (d) of the statutes is amended to read:
22	947.011 (2) (d) No person may impede vehicles that are part of a funeral
23	procession if the person's conduct violates s. 947.01 (1).
24	Section 93. 948.60 (1) of the statutes is amended to read:

948.60 (1) In this section, "dangerous weapon" means any firearm, loaded or	
unloaded; any electric weapon, as defined in s. 941.295 (4) (1c) (a); metallic knuckles	
or knuckles of any substance which could be put to the same use with the same or	
similar effect as metallic knuckles; a nunchaku or any similar weapon consisting of	
2 sticks of wood, plastic or metal connected at one end by a length of rope, chain, wire	
or leather; a cestus or similar material weighted with metal or other substance and	
worn on the hand; a shuriken or any similar pointed star-like object intended to	
injure a person when thrown; or a manrikigusari or similar length of chain having	
weighted ends.	
SECTION 94. 948.605 (I) (a) and (am) of the statutes are repealed.	15 56
SECTION 95. 948.605 (2) (b) (intro.) of the statutes is amended to read:	
948.605 (2) (b) (intro.) Paragraph (a) does not apply to the possession of a	The same of the sa
firearm by any of the following:	
SECTION 96. 948.605 (2) (b) 1. to/by and 7. of the statutes are repealed.	
SECTION 97. 948.605 (2) (b) 1m. and 1r. of the statutes are created to read:	
948.605 (2) (b) 1m. A person who possesses the firearm in accordance with 18	0
USC 922 (q) (2) (B) (i), (iii), (iv), (v), (vi), or (vii).	id in
1r. Except if the person is in or on the grounds of a school, a person who	175.6
possesses the firearm in accordance with 18 USC 922 (q) (2) (B) (ii) For purposes of	(+)
18 USC 922 (q) (2) (B) (ii), an out-of-state licensee, as defined in s. 175.60 (1) (g), is	
fully licensed under the laws of this state.	
Section 98. 948.605 (2) (b) 6. of the statutes is renumbered 948.605 (2) (b) 2m.	
and amended to read:	

948.605 (2) (b) 2m. By a law enforcement officer or \underline{A} state-certified

commission warden acting in his or her official capacity; or.

1	Section 99. 948.605 (2) (b) 8. of the statutes is renumbered 948.605 (2) (b) 3m.
2	and amended to read:
3	948.605 (2) (b) 3m. By a \underline{A} person who is legally hunting in a school forest in
4	the school board has decided that hunting may be allowed in the school forest under
5	s. 120.13 (38).
6	Section 100. 968.255 (1) (a) 2. of the statutes is amended to read:
7	968.255 (1) (a) 2. Arrested for any misdemeanor under s. 167.30 (1), 940.19
8	941.20 (1), 941.23, 941.237, 941.24, 948.60, or 948.61.
9	Section 101. 971.37 (1m) (a) 2. of the statutes is amended to read:
10	971.37 (1m) (a) 2. An adult accused of or charged with a criminal violation of
11	s. 940.19, 940.20 (1m), 940.201, 940.225, 940.23, 940.285, 940.30, 940.42, 940.43
12	940.44, 940.45, 940.48, 941.20, 941.30, 943.01, 943.011, 943.14, 943.15, 946.49
13	947.01 (1), 947.012 or 947.0125 and the conduct constituting the violation involved
14	an act by the adult person against his or her spouse or former spouse, against an
15	adult with whom the adult person resides or formerly resided or against an adult
16	with whom the adult person has created a child.
17	Section 102. 973.055 (1) (a) 1. of the statutes is amended to read:
18	973.055 (1) (a) 1. The court convicts the person of a violation of a crime specified
19	in s. 940.01, 940.02, 940.03, 940.05, 940.06, 940.19, 940.20 (1m), 940.201, 940.21,
20	940.225, 940.23, 940.235, 940.285, 940.30, 940.305, 940.31, 940.42, 940.43, 940.44,
21	940.45, 940.48, 941.20, 941.30, 943.01, 943.011, 943.14, 943.15, 946.49, 947.01 (1)
22	947.012 or 947.0125 or of a municipal ordinance conforming to s. 940.201, 941.20,
23	941.30, 943.01, 943.011, 943.14, 943.15, 946.49, 947.01 <u>(1)</u> , 947.012 or 947.0125; and
24	Section 103. Nonstatutory provisions.

(1) Using the procedure under section 227.24 of the statutes, the department
of justice shall promulgate rules required under section 165.25 (12) of the statutes,
as created by this act, for the period before the effective date of the permanent rules
promulgated under those sections, but not to exceed the period authorized under
section 227.24 (1) (c) and (2) of the statutes. Notwithstanding section 227.24 (1) (a),
(2) (b), and (3) of the statutes, the department is not required to provide evidence that
promulgating a rule under this subsection as an emergency rule is necessary for the
preservation of public peace, health, safety, or welfare and is not required to provide
a finding of an emergency for a rule promulgated under this subsection.

Section 104. Effective dates. This act takes effect on the first day of the 4th month beginning after publication, except as follows:

(1) The treatment of sections 165.25 (12), 175.49 (4), and 175.60 (2m) and (5) of the statutes and Section 103 (1) of this act take effect on the day after publication.

2011-2012 DRAFTING INSERT FROM THE

LEGISLATIVE REFERENCE BUREAU

INSERT 16-15

1	SECTION 1. 167.31 (2) (a) of the statutes is amended to read:
2	167.31 (2) (a) Except as provided in sub. (4), no person may place, possess or
3	transport a firearm, bow, or crossbow in or on a motorboat with the motor running,
4	unless the firearm is a handgun, as defined in s. 175.60 (1) (bm), unless the firearm
5	is unloaded, or unless the bow or crossbow is unstrung or is enclosed in a carrying
6	case.
	ory: 1985 a. 36; 1987 a. 27, 353; 1991 a. 77; 1993 a. 147; 1995 a. 122, 201; 1997 a. 248, 249; 1999 a. 32, 158; 2001 a. 8, 56, 90, 108; 2003 a. 33, 139, 326; 2005 a. 169, 6, 345; 2007 a. 97; 2009 a. 246. SECTION 2. 167.31 (2) (b) of the statutes is amended to read:
8	167.31 (2) (b) Except as provided in sub. (4), no person may place, possess or
9	transport a firearm, bow, or crossbow in or on a vehicle, unless the firearm is a
10	handgun, as defined in s. 175.60(1)(bm), unless the firearm is unloaded and encased,
11	or unless the bow or crossbow is unstrung or is enclosed in a carrying case.
Histo 253, 28	ory: 1985 a. 36; 1987 a. 27, 353; 1991 a. 77; 1993 a. 147; 1995 a. 122, 201; 1997 a. 248, 249; 1999 a. 32, 158; 2001 a. 8, 56, 90, 108; 2003 a. 33, 139, 326; 2005 a. 169, 6, 345; 2007 a. 97; 2009 a. 246. SECTION 3. 167.31 (2) (c) of the statutes is amended to read:
13	167.31 (2) (c) Except as provided in sub. (4), no person may load or discharge
14	a firearm, other than a handgun, as defined in s. 175.60 (1) (bm), or shoot a bolt or
15	an arrow from a bow or crossbow in or from a vehicle.
16 Histo 253, 28	ory: 1985 a. 36; 1987 a. 27, 353; 1991 a. 77; 1993 a. 147; 1995 a. 122, 201; 1997 a. 248, 249; 1999 a. 32, 158; 2001 a. 8, 56, 90, 108; 2003 a. 33, 139, 326; 2005 a. 169, 6, 345; 2007 a. 97; 2009 a. 246. SECTION 4. 167.31 (3) (a) of the statutes is renumbered 167.31 (3) (a) (intro.)
17	and amended to read: (intro.)
18	167.31 (3) (a) Except as provided in sub. (4), no person may place, do any of the
19	following:

1	1. Place, possess, or transport a firearm, bow, or crossbow in or on an a
2	commercial aircraft, unless the firearm is unloaded and encased or unless the bow
3	or crossbow is unstrung or is enclosed in a carrying case.
4	History: 1985 a. 36; 1987 a. 27, 353; 1991 a. 77; 1993 a. 147; 1995 a. 122, 201; 1997 a. 248, 249; 1999 a. 32, 158; 2001 a. 8, 56, 90, 108; 2003 a. 33, 139, 326; 2005 a. 169, 253, 286, 345; 2007 a. 97; 2009 a. 246. SECTION 5. 167.31 (3) (a) 2. of the statutes is created to read:
5	167.31 (3) (a) 2. Place, possess, or transport a firearm, bow, or crossbow in or
6	on a noncommercial aircraft, unless the firearm is unloaded and encased or the
7	firearm is a handgun, as defined in s. 175.60 (1) (bm), or unless the bow or crossbow
8	is unstrung or is enclosed in a carrying case.

1	947.011 (2) (d) No person may impede vehicles that are part of a funeral
2	procession if the person's conduct violates s. 947.01 (1).
3	Section 78. 948.60 (1) of the statutes is amended to read:
4	948.60 (1) In this section, "dangerous weapon" means any firearm, loaded or
5	unloaded; any electric weapon, as defined in s. 941.295 (4); metallic knuckles or
6	knuckles of any substance which could be put to the same use with the same or
7	similar effect as metallic knuckles; a nunchaku or any similar weapon consisting of
8	2 sticks of wood, plastic or metal connected at one end by a length of rope, chain, wire
9	or leather; a cestus or similar material weighted with metal or other substance and
10	worn on the hand; a shuriken or any similar pointed star-like object intended to
11	injure a person when thrown; or a manrikigusari or similar length of chain having
12	weighted ends.
13	Section 79. 948.605 (1) (a) and (am) of the statutes are repealed.
	Oberion 10. 510.005 (1) (a) and (an) of the statutes are repeated.
14	SECTION 80. 948.605 (2) (a) of the statutes is amended to read:
4,,	
14	Section 80. 948.605 (2) (a) of the statutes is amended to read:
14 15	SECTION 80. 948.605 (2) (a) of the statutes is amended to read: 948.605 (2) (a) Any individual who knowingly possesses a firearm at a place
14 15 16	SECTION 80. 948.605 (2) (a) of the statutes is amended to read: 948.605 (2) (a) Any individual who knowingly possesses a firearm at a place that the individual knows, or has reasonable cause to believe, is a school zone in or
14 15 16 17	SECTION 80. 948.605 (2) (a) of the statutes is amended to read: 948.605 (2) (a) Any individual who knowingly possesses a firearm at a place that the individual knows, or has reasonable cause to believe, is -a school zone in or on the grounds of a school is guilty of a Class I felony. Any individual who knowingly
14 15 16 17 18	SECTION 80. 948.605 (2) (a) of the statutes is amended to read: 948.605 (2) (a) Any individual who knowingly possesses a firearm at a place that the individual knows, or has reasonable cause to believe, is a school zone in or on the grounds of a school is guilty of a Class I felony. Any individual who knowingly possesses a firearm at a place that the individual knows, or has reasonable cause to
14 15 16 17 18	SECTION 80. 948.605 (2) (a) of the statutes is amended to read: 948.605 (2) (a) Any individual who knowingly possesses a firearm at a place that the individual knows, or has reasonable cause to believe, is a school zone in or on the grounds of a school is guilty of a Class I felony. Any individual who knowingly possesses a firearm at a place that the individual knows, or has reasonable cause to believe, is within 1,000 feet of the grounds of a school is subject to a Class B forfeiture.
14 15 16 17 18 19	SECTION 80. 948.605 (2) (a) of the statutes is amended to read: 948.605 (2) (a) Any individual who knowingly possesses a firearm at a place that the individual knows, or has reasonable cause to believe, is -a school zone in or on the grounds of a school is guilty of a Class I felony. Any individual who knowingly possesses a firearm at a place that the individual knows, or has reasonable cause to believe, is within 1,000 feet of the grounds of a school is subject to a Class B forfeiture. Section 81. 948.605 (2) (b) (intro.) of the statutes is amended to read:
14 15 16 17 18 19 20 21	Section 80. 948.605 (2) (a) of the statutes is amended to read: 948.605 (2) (a) Any individual who knowingly possesses a firearm at a place that the individual knows, or has reasonable cause to believe, is -a school zone in or on the grounds of a school is guilty of a Class I felony. Any individual who knowingly possesses a firearm at a place that the individual knows, or has reasonable cause to believe, is within 1,000 feet of the grounds of a school is subject to a Class B forfeiture. Section 81. 948.605 (2) (b) (intro.) of the statutes is amended to read: 948.605 (2) (b) (intro.) Paragraph (a) does not apply to the possession of a

2011-2012 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

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on applicant

2. The department shall search its records to determine whether person seeking to purchase a handgun is prohibited from possessing a firearm under s. 941.29. The department shall conduct a criminal history record search a search to determine whether a person is prohibited from possessing a firearm under s. 51.20 (13) (cv) 1., 2007 stats. a search in the national instant criminal background check system to determine whether a person has been ordered not to possess a firearm under s. 51.20 (13) (cv) 1., 51.45 (13) (i) 1., 54.10 (3) (f) 1., or 55.12 (10) (a) a search to determine whether the person is subject to an injunction under s. 813.12 or 813.122, or a tribal injunction, as defined in s. 813.12 (1) (e), issued by a court established by any federally recognized Wisconsin Indian tribe or band, except the Menominee Indian tribe of Wisconsin, that includes notice to the respondent that he or she is subject to the requirements and penalties under s. 941.29 and that has been filed with the circuit court under s. 806.247 (3) a search to determine whether the person is prohibited from possessing a firearm under s. 813.125 (4m) a search to determine if the court has prohibited the individual from possessing a dangerous weapon under s. 969.02 (3) (c) or 969.03 (1) (c) and a search to determine if an individual is prohibited from possessing a dangerous weapon as a condition of release under s. 969.01.

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Insert 40-11

1	(am) 1. Except as provided in subd. 2., neither a licensee nor an out-of-state
2	licensee may knowingly carry a concealed weapon, a weapon that is not concealed,
3	or a firearm that is not a weapon in any of the following places:
4	a. Any portion of a building that is a police station, sheriff's office, or state
5	patrol station.
6	b. Any portion of a building that is a prison, jail, house of correction, or secured
7	correctional facility.
8	c. The facility established under s. 46.055.
9	d. The center established under s. 46.056.
10	e. Any secured unit or secured portion of a mental health institute under s.
11	51.05, including a facility designated as the Maximum Security Facility at Mendota
12	Mental Health Institute.
13	f. Any portion of a building that is a county, state, or federal courthouse.
14	g. Any portion of a building that is a municipal courtroom if court is in session.
15	h. A place beyond a security checkpoint in an airport.
16	
17	Insert 51–25
18	not a nursing home as defined in s. 50.01 (3), a community-based residential
19	facility as defined in s. 50.01 (1g), a residential care apartment complex as defined
20	in s. 50.01 (1d), an adult family home as defined in 50.01 (1), and a hospice as defined
21	in s. 50.90 (1).
22	
23	Insert 52–4
24	SECTION 1. 943.13 (1e) (h) of the statutes is created to read:

1 943.13 (1e) (h) "Special event" means an event that is open to the public, is for 2 a limited duration, has designated entrances to and from the event that are locked 3 when the event is closed, and requires an admission. 4 5 Insert 53-4 While carrying a firearm, enters or remains at a special event if the 6 7 organizers of the special event have notified the actor not to enter or remain at the special event while carrying a firearm or with that type of firearm. This subdivision \emptyset 8 does not apply, if the firearm is in a vehicle driven or parked in the parking facility, 9 10 to any part of a building used as a parking facility. the special event grounds 11 12 Insert 53-10 2. Enters or remains in any privately or publicly owned building on the grounds 13 14 of a university or college, if the university or college has notified the actor not to enter 15 or remain in the building while carrying a firearm or with that type of firearm.

Hanaman, Cathlene

From:

Sappenfield, Anne

Sent:

Thursday, June 02, 2011 2:29 PM

To: Cc: Hanaman, Cathlene Konopacki, Larry

Subject:

training lang for SB sub

Hi Cathlene.

I am including language for a training requirement, below. Also, Sen. Galloway has asked that the maximum fee for issuance of an initial license be changed to \$37 and for a renewal license to \$12.

Here is language for a training requirement for the new sub to SB 93. I'm not sure how you're going to structure it, so just use this however it works.

The individual meets one of the following:

- (a) Successfully completes one of the following as demonstrated by a photocopy of a certificate of completion or any similar document indicating completion of a course of class under this paragraph or by an affidavit from the instructor, school, organization, or group that conducted or taught a course or class under this paragraph attesting to the completion of the course or class by the applicant:
 - 1. A course of instruction under the hunter education program under s. 29.591 or in another state, country, or province a hunter education course recognized by the Department of Natural Resources.
 - 2. A National Rifle Association firearms safety or training course
 - 3. A firearms safety or training course or class available to the general public and offered by a law enforcement agency, a technical college, a college or university, or a private or public institution or organization or firearms training school that is taught by an instructor who is certified by the National Rifle Association or by the department.
 - 4. A firearms safety or training course or class offered to peace officers or to owners and employees of licensed private detective and security agencies.
 - 5. A firearms training or safety course or class conducted by a firearms instructor who is certified by the department or the National Rifle Association.
- (b) Participated in organized shooting competitions or military, law enforcement, or security training that gave the applicant experience with firearms that is substantially equivalent to any course or class under par. (a) as demonstrated with documentation showing such participation or completion of such course or class.
- (c) Is licensed or has been licensed to carry a firearm in this state or in a county or municipality of this state, unless such license has been revoked for cause as demonstrated by a copy of the current or expired license to carry firearms.
- (d) Completed small arms training while serving in the armed forces of the United States as demonstrated by documentation of an honorable discharge or general discharge under honorable conditions or by a certificate of completion of basic training with a service record of successful completion of small arms training and certification.

Thanks, Cathlene. Let me know if you have questions about this part.

Anne

Anne Sappenfield Senior Staff Attorney WI Legislative Council (608) 267-9485