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15	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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21	To amend, on a temporary basis, An Act To control the possession, sale, transfer and use of
22	pistols and other dangerous weapons in the District of Columbia, to provide penalties, to
23	prescribe rules of evidence, and for other purposes to update definitions, to permit the
24	Chief of Police to issue licenses to carry a concealed pistol to District residents and non-
25	residents provided certain conditions are met, to specify application requirements for
26	applying to carry a concealed pistol, to specify the duration of such licenses and certain
27	requirements for renewal of licenses, to outline duties of licensees, to provide for
28	revocation of licenses, to create a criminal offense of carrying while impaired, to specify
29	prohibitions on licensees, to establish a Concealed Pistol Licensing Review Board and
30	specify the term and other requirements for the Board, to specify penalties, to provide a
31	Freedom of Information Act exception; to amend the Firearms Control Regulations Act
32	of 1975 to permit individuals to register a firearm for self-defense in their place of
33	business, to provide a Freedom of Information Act exception, and to make other technical
34	changes; and to require the Mayor or Chief of Police to issue rules.
35	
36	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
37	act may be cited as the "License to Carry a Pistol Temporary Amendment Act of 2014".
38	Sec. 2. An Act To control the possession, sale, transfer and use of pistols and other
39	dangerous weapons in the District of Columbia, to provide penalties, to prescribe rules of

40	evidence, and for other purposes, approved July 8, 1932 (47 Stat. 650; D.C. Official Code § 22-
41	4501 et seq.) is amended as follows:
42	(a) Section 1 (D.C. Official Code § 22-4501) is amended as follows:
43	(1) Redesignate paragraph (1) as paragraph (1B).
44	(2) Insert new paragraphs (1) and (1A) to read as follows:
45	"(1) "Chief" means the Chief of the Metropolitan Police Department.
46	"(1A) "Concealed pistol" means a loaded or unloaded pistol carried on or about a
47	person entirely hidden from view of the public, or carried on or about a person in a vehicle in
48	such a way as it is entirely hidden from view of the public.".
49	(3) A new paragraph (3A) is added to read as follows:
50	"(3A) "Law enforcement officer" means a sworn member of the Metropolitan
51	Police Department (MPD) or of any other law enforcement agency operating and authorized to
52	make arrests in the District of Columbia, and includes any MPD reserve officer, any special
53	police officers appointed pursuant to An Act Making appropriations to provide for the expenses
54	of the government of the District of Columbia for the fiscal year ending June thirtieth, nineteen
55	hundred, and for other purposes, approved March 3, 1899 (30 Stat. 1057; D.C. Official Code § 5-
56	129.02), and campus and university special police officers appointed pursuant to the College and
57	University Campus Security Amendment Act of 1995, effective October 18 ,1995 (D.C. Law 11-
58	63; 6A DCMR § 1200.1 et seq.).".
59	(4) Redesignate paragraph (7A) as paragraph (7B).
50	(5) A new paragraph (7A) is added to read as follows:

51	"(7A) "Public place" means a place to which the general public has access and a
52	right to occupy for business, entertainment, or other lawful purpose. "Public place" is not
53	limited to a place devoted solely to the uses of the public, and includes:
54	"(1) The front or immediate area or parking lot of a store, restaurant,
55	tavern, shopping center, or other place of business;
56	"(2) A public building, including its grounds and curtilage;
57	"(3) A public parking lot;
58	"(4) A public street, sidewalk, or right-of-way;
59	"(5) A public park; and
70	"(6) Other public grounds.".
71	(b) Section 4(a) (D.C. Official Code § 22-4504(a)) is amended as follows:
72	(1) The lead-in language is amended as follows:
73	(A) Strike the phrase "a pistol" and insert the phrase "a pistol, without a
74	license issued pursuant to District of Columbia law" in its place.
75	(B) Strike the phrase "capable of being so concealed".
76	(2) Paragraph (1) is amended by striking the phrase "a pistol" and inserting the
77	phrase "a pistol, without a license issued pursuant to District of Columbia law" in its place.
78	(c) Section 6 (D.C. Official Code § 22-4506) is revived as of the effective date of the
79	"Carrying a Pistol with a License Emergency Amendment Act of 2014," and is amended to read
80	as follows:
81	"Sec. 6. Issuance of a license to carry a pistol.
82	"(a) The Chief may, upon the application of any person having a bona fide residence or
83	place of business within the District of Columbia, or of any person having a bona fide residence

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84	or place of business within the United States and a license to carry a pistol concealed upon his or
85	her person issued by the lawful authorities of any State or subdivision of the United States, issue
86	a license to such person to carry a pistol concealed upon his or her person within the District of
87	Columbia for not more than 2 years from the date of issue, if it appears that the applicant has
88	good reason to fear injury to his or her person or property or has any other proper reason for
89	carrying a pistol, and that he or she is a suitable person to be so licensed.
90	"(b) For any person issued a license pursuant to subsections (a) or (b) of this section, or
91	renewed pursuant to section 6b, the Chief may limit the geographic area, circumstances, or times
92	of the day, week, month, or year in which the license is effective, and may revoke the license for
93	good cause.
94	"(c) The application for a license to carry shall be on a form prescribed by the Chief.
95	The license shall be in a form prescribed by the Chief and shall bear the name, address,
96	description, photograph, and signature of the licensee.
97	"(d) Any person whose application has been denied or license revoked may, within 15
98	days of notice of the denial, appeal to the Concealed Pistol Licensing Review Board established
99	pursuant to section 6g.".
100	(d) New sections 6a through 6j are added to read as follows:
101	"Sec. 6a. Application requirements.
102	"(a) A person who submits an application pursuant to section 6 shall certify and
103	demonstrate to the satisfaction of the Chief that he or she:
104	"(1) Is at least 21 years of age;

the Firearms Control Regulations Act of 1975, effective September 24, 1976 (D.C. Law 1-85;

"(2) Meets all of the requirements for a person registering a firearm pursuant to

107	D.C. Official Code § 7-2501.01 et seq.), and has obtained a registration certificate pursuant to
108	that act for the pistol that the person is applying to carry concealed;
109	"(3) Does not currently suffer nor has suffered in the previous 5 years from any
110	mental illness or condition that creates a substantial risk that he or she is a danger to himself or
111	others;
112	"(4) Has completed a firearms training course, or combination of courses,
113	conducted by an instructor (or instructors) certified by the Chief that includes at least 16 hours of
114	training, and covers the following:
115	"(A) Firearm safety;
116	"(B) Firearm nomenclature;
117	"(C) The basic principles of marksmanship;
118	"(D) The care, cleaning, maintenance, loading, unloading, and storage of
119	pistols;
120	"(E) Situational awareness, conflict management, and moral and ethical
121	decisions on the use of deadly force;
122	"(F) Defensive pistol and ammunition selection; and
123	"(G) All applicable District and federal firearms laws, including the
124	requirements of the Firearms Control Regulations Act of 1975, effective September 24, 1975
125	(D.C. Law 1-85; D.C. Official Code § 7-2501.01 et seq.), this act, and District law pertaining to
126	self-defense;
127	"(5) Has completed at least two hours of range training conducted by an
128	instructor certified by the Chief, including shooting a qualification course of 50 rounds of
129	ammunition from a maximum distance of 15 yards (45 feet); and

130	"(6) Follows any procedures the Chief may establish by rule.
131	"(b) An applicant shall satisfy the requirements of subsection (a)(4) and (5) with a
132	certification from the firearms instructor that:
133	"(1) The applicant demonstrated satisfactory completion of the requirement; and
134	"(2) The applicant possesses the proper knowledge, skills, and attitude to carry a
135	concealed pistol.
136	"(c) An applicant shall be exempt from the requirements of subsection (a)(4) and (5) if
137	he or she has submitted evidence that he or she has received firearms training in the United
138	States military, or has otherwise completed firearms training conducted by a firearms instructor
139	that, as determined by the Chief, is equal to or greater than that required under subsection (a)(4)
140	and (5).
141	"(d) An applicant for a license to carry a concealed pistol pursuant to section 6(b) of this
142	section may satisfy any component of the requirements of subsection (a)(4) and (5) by
143	demonstrating to the satisfaction of the Chief that the applicant has met that particular
144	component as part of a successful application to carry a pistol concealed upon his or her person
145	issued by the lawful authorities of any state or subdivision of the United States.
146	"(e)(1) An applicant shall sign an oath or affirmation attesting to the truth of all the
147	information required by section 6 and this section.
148	(2) Any declaration, certificate, verification, or statement made for purposes of
149	an application for a license to carry a concealed pistol pursuant to this act shall be made under
150	penalty of perjury pursuant to D.C. Code § 22-2402.
151	"(f) An applicant is required to appear for an in-person interview at the Metropolitan
152	Police Department headquarters, for purposes including verification of the applicant's identity

153	and verification of the information submitted as part of the application process for a license to
154	carry a concealed pistol pursuant to section 6 and this section.
155	"Sec. 6b. Expiration and renewal of licenses.
156	"(a) Licenses issued pursuant to section 6 shall expire no later than 2 years after the date
157	of issuance unless revoked by the Chief or renewed pursuant to this act.
158	"(b)(1) A licensee shall be eligible for renewal of a license to carry a concealed pistol if:
159	"(A) The licensee continues to meet all of the initial application
160	requirements set forth in sections 6 and 6a of this act, except that with regard to paragraph (4) of
161	subsection 6a(a) of this section, only 4 hours of such training shall be required;
162	"(B) With regard to paragraph (5) of subsection 6a(a) of this section, the
163	licensee provides proof of two hours or range practice within the previous 12 months; and
164	"(C) Follows any procedures the Chief may establish by rule.
165	"(2) Timely renewal shall be the responsibility of the licensee, pursuant to any
166	procedures the Chief may establish by rule.
167	"(3) A renewal license shall expire no later than 2 years after the date of issuance
168	unless revoked by the Chief or renewed pursuant to this act.
169	"(c) Any person whose renewal application has been denied may, within 15 days of
170	notice of the denial, appeal to the Concealed Pistol Licensing Review Board established pursuant
171	to section 6g.
172	"Sec. 6c. Duties of licensees.
173	"(a) A person holding a license issued pursuant to section 6 shall:

174	"(1) Notify the Chief in writing of the loss, theft, or destruction of the license
175	(including the circumstances if known) immediately upon discovery of such loss, theft, or
176	destruction; and
177	"(2) Notify the Chief in writing within 30 days of a change in the licensee's name
178	or address as it appears on the license.
179	"(b) A person who carries a concealed pistol licensed pursuant section 6 shall have on or
180	about his or her person each time the pistol is carried in the District of Columbia:
181	"(1) The license issued pursuant to section 6; and
182	"(2) The registration certificate for the pistol being carried, issued pursuant to the
183	Firearms Control Regulations Act of 1975, effective September 24, 1975 (D.C. Law 1-85; D.C.
184	Official Code § 7-2501.01 et seq.).
185	"(c) If a law enforcement officer initiates an investigative stop of a person carrying a
186	concealed pistol pursuant to section 6, the person, and any other licensee who is with the person
187	at the time of the investigative stop, shall:
188	"(1) Disclose to the officer that he or she is carrying a concealed pistol pursuant
189	to section 6;
190	"(2) Present the license and registration certificate;
191	"(3) Identify the location of the concealed pistol; and
192	"(4) Comply with all lawful orders and directions from the officer, including
193	allowing a pat down of his or her person and permitting the law enforcement officer to take
194	possession of the pistol for so long as is necessary for the safety of the officer or the public.
195	"(d) A person who holds a license to carry a concealed pistol issued pursuant to section
196	6 shall comply with all limits and conditions stated in the issuance of the license.

197	"(e) The duties set forth in this section are in addition to any other requirements imposed
198	by this act or applicable law.
199	"(f) In addition to any other penalty in the law, any person who violates subsection (c) of
200	this section shall be subject to revocation of his or her license to carry a concealed pistol issued
201	pursuant to section 6.
202	"Sec. 6d. Revocation of Licenses.
203	"(a) The Chief may revoke a license issued pursuant to section 6 upon a finding that the
204	licensee no longer meets the requirements of sections 6 and 6a, or as a penalty as specified in this
205	act.
206	"(b) The United States Attorney for the District of Columbia, the Attorney General for
207	the District of Columbia, or any person may apply to the Metropolitan Police Department at any
208	time for revocation of any license issued pursuant to section 6. Any person having knowledge
209	that a licensee no longer meets the requirements of the Firearms Control Regulations Act of
210	1975, effective September 24, 1975 (D.C. Law 1-85; D.C. Official Code § 7-2501.01 et seq.) or
211	the requirements of sections 6 and 6a of this act may so notify the Chief or any other law
212	enforcement officer who may take such action as may be appropriate.
213	"(c) Any person whose license has been revoked may, within 15 days of notice of the
214	revocation, appeal to the Concealed Pistol Licensing Review Board established pursuant to
215	section 6g.
216	"Sec. 6e. Carrying while impaired.
217	"(a)(1) A person who holds a license issued pursuant to section 6 may not carry a pistol
218	while the person is impaired.

219	"(b) Any person who violates this section shall upon conviction be fined not more than
220	the amount set forth in section 101 of the Criminal Fine Proportionality Amendment Act of
221	2012, effective June 11, 2013 (D.C. Law 19-317; D.C. Official Code § 22-3571.01) or
222	imprisoned for not more than 180 days.
223	"(c) Upon establishing reasonable suspicion that a licensee has been consuming drugs or
224	alcohol, a licensee's failure to submit to one or more field sobriety, breathalyzer, or urine tests,
225	administered to determine whether the licensee is impaired while carrying a pistol, shall be
226	grounds for immediate revocation of the license issued pursuant to section 6 and for the
227	immediate seizure of the license.
228	"(d) For the purposes of this section, "impaired" means a licensee has consumed alcohol
229	or a drug or a combination thereof and that it has affected the licensee's behavior in a way that
230	can be perceived or noticed.
231	"Sec. 6f. Prohibitions on carrying licensed pistols.
232	"(a) No person holding a license issued pursuant to section 6 shall carry a pistol in the
233	following locations or under the following circumstances:
234	"(1) Any building owned or under the control of the District of Columbia, its
235	agencies, and instrumentalities;
236	"(2) The building and grounds, including any adjacent parking lot, of any public,
237	public charter, or private elementary or secondary school; or any public or private college or
238	university;
239	"(3) Any pre-school or child care facility;
240	"(4) Any public or private hospital, or other building where medical or mental
241	health services are the primary services provided;

242	"(5) Any adult or juvenile correctional facility, including halfway houses;
243	"(6) Any public transportation vehicle, including the Metrorail transit system, but
244	not including taxicab operators;
245	"(7) Any premises or portion thereof, licensed under Title 25 of the District of
246	Columbia Official Code, where alcoholic beverages are served, or are sold and consumed on
247	premises;
248	"(8) Any public gathering or special event conducted on property open to the
249	public that requires the issuance of a permit from the District or federal government or their
250	agencies or instrumentalities, provided that no criminal penalty shall apply unless:
251	"(A) The licensee has been advised by a law enforcement officer that
252	such a public gathering or special event is occurring; and
253	"(B) The licensee has been ordered by the law enforcement officer to
254	leave the area of the special event or gathering until the licensee removes the pistol from his or
255	her possession in compliance with applicable law and the licensee has not complied with the
256	order;
257	"(9) Any stadium or arena;
258	"(10) Any area where firearms are prohibited under federal law or by a federal
259	agency or entity;
260	"(11) The area around the White House, namely: between Constitution Avenue
261	and H Street and between 15 th and 17 th Streets, all Northwest;
262	"(12) Within 1,000 feet, or other lesser distance designated by the Chief or his or
263	her designee, when a dignitary or high ranking official of the United States or a state, local, or
264	foreign government is under the protection of the Metropolitan Police Department, or other law

265	enforcement agency assisting or working in concert with it, provided that no criminal penalty
266	shall apply unless:
267	"(A) The licensee has been advised by a law enforcement officer that
268	such a dignitary or official movement is occurring; and
269	"(B) The licensee has been ordered by the law enforcement officer to
270	leave the area of the movement until the licensee removes the pistol from his or her possession in
271	compliance with applicable law and the licensee has not complied with the order;
272	"(13) Within 1,000 feet, or other lesser distance designated by the Chief or his or
273	her designee, of a demonstration in a public place, provided that no criminal penalty shall apply
274	unless:
275	"(A) The licensee has been advised by a law enforcement officer that a
276	demonstration is occurring at the public place; and
277	"(B) The licensee has been ordered by the law enforcement officer to
278	leave the area of the demonstration until the licensee removes the pistol from his or her
279	possession in compliance with applicable law and the licensee has not complied with the order;
280	and
281	"(14) Any prohibited circumstance that the Chief determines by rule, provided
282	that for spontaneous circumstances, no criminal penalty shall apply unless the licensee has notice
283	of the prohibition and has failed to comply.
284	"(b)(1) Any private residence shall be presumed to prohibit the presence of firearms
285	unless otherwise authorized by the property owner or person in control of the premises and
286	communicated personally to the licensee in advance of entry onto the residential property.

(2) For 90 days immediately following the effective date of the License to Carry
a Pistol Emergency Amendment Act of 2014, all private commercial property owners shall be
presumed to prohibit the presence of firearms unless the owner or authorized agent authorizes
entry by a licensee carrying a pistol; thereafter, all private commercial property owners shall be
presumed to permit a licensee to enter the owner's property unless the property is posted with
conspicuous signage prohibiting firearms, or the owner or authorized agent communicates such
prohibition personally to the licensee.

- "(c) Whenever a licensee carries a concealed pistol and approaches any prohibited location, or is subject to any prohibited circumstance, the licensee shall:
- "(1) If the licensee is in a vehicle or if a vehicle is readily available, immediately secure the pistol in the manner prescribed in section 4b(b).
- "(2) If the licensee does not have a vehicle available, immediately secure the pistol in the manner prescribed in section 4b(c); or
 - "(3) Immediately leave the prohibited location or circumstance.
 - "(d) A licensee shall not be in violation of this section:
- "(1) While he or she is traveling along a public right of way that touches or crosses any of the premises under subsection (a) or that are prohibited under subsection (b) if the concealed pistol is carried on his or her person in accordance with this act, or is being transported in a vehicle by the licensee in accordance with section 4b(b); or
- "(2) While driving a vehicle into and immediately parking at any location listed in subsection (a)(2) or (3), for the purpose of picking up or dropping off a minor child, provided that the licensee shall secure the concealed weapon in accordance with section 4b(b) of this act prior to leaving the parked vehicle.

310	"(e) A person holding a license issued pursuant to section 6 of this act shall not carry a
311	pistol openly or otherwise in a manner that is not concealed.
312	"(f) A person convicted of a violation of any provision of this section shall be fined not
313	more than the amount set forth in section 101 of the Criminal Fine Proportionality Amendment
314	Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C. Official Code § 22-3571.01) or
315	imprisoned for not more than 180 days, and shall be subject to revocation of his or her license to
316	carry a concealed pistol issued pursuant to section 6.
317	"(g) For the purposes of this section:
318	"(1) "Demonstration" means one or more persons demonstrating, picketing,
319	speechmaking, marching, holding a vigil, or engaging in any other similar conduct that involves
320	the communication or expression of views or grievances and that has the effect, intent, or
321	propensity to attract a crowd or onlookers. "Demonstration" does not include the casual use of
322	property by visitors or tourists that does not have the effect, intent, or propensity to attract a
323	crowd or onlookers.
324	"(2) "Residence" means an actual dwelling place or abode, and does not include
325	any adjacent commercial private property.".
326	"Sec. 6g. Concealed Pistol Licensing Review Board.
327	"(a) There is established a Concealed Pistol Licensing Review Board (Board) for the
328	purpose of hearing appeals from:
329	"(1) A denial of any application or renewal application for a license to carry a
330	concealed pistol in the District pursuant to this act, or
331	"(2) A revocation of a license to carry a concealed pistol.
332	"(b) The Board's membership shall be comprised as follows:

333	"(1) A mental health professional employed by the Department of Behavioral
334	Health, appointed by the Mayor;
335	"(2) A representative from the Office of the Attorney General for the District of
336	Columbia, appointed by the Attorney General;
337	"(3) A representative from the United States Attorney's Office for the District of
338	Columbia (USAO), appointed by the United States Attorney for the District of Columbia. If the
339	USAO declines to provide a representative, the Mayor shall appoint a person who is a former
340	employee of the USAO;
341	"(4) The Chief Judge of the Superior Court of the District of Columbia or his or
342	her designee, or if the Chief Judge declines to serve or appoint a designee, a person appointed by
343	the Mayor who is a retired judge of the Superior Court of the District of Columbia; and
344	"(5) One public member appointed by the Mayor, who shall be a current or
345	former sworn officer of a law enforcement agency other than the Metropolitan Police
346	Department.
347	"(c) Each member shall serve a 4-year term.
348	"(d) The initial terms shall begin on the date a majority of the members have
349 350	been sworn in, which shall become the anniversary date for all subsequent appointments.
351 352	"(e) A vacancy on the Board shall be filled in the same manner in which the original
353	appointment was made.
354	"(f) A Board member whose term has expired may continue to serve as a member until a
355	replacement member has been appointed.

356	"(g) A member appointed to replace a member who has resigned, dies, or is no longer
357	able to serve (as determined by the Board) shall serve for the remainder of the unexpired term of
358	the member being replaced.
359	"(h) The Board shall elect a chairperson by majority vote on an annual basis.
360	"(i) Three members of the Board shall constitute a quorum, except that the Board may
361	only take official action when at least one of the following members is present:
362	"(1) The representative from the Office of the Attorney General for the District of
363	Columbia designated pursuant to subsection (b)(2) of this section;
364	"(2) The representative from the United States Attorney's Office for the District
365	of Columbia designated pursuant to subsection (b)(3) of this section; or
366	"(3) The current or former sworn officer of a law enforcement agency other than
367	the Metropolitan Police Department representative designated pursuant to subsection (b)(5) of
368	this section.
369	"(j) Members shall serve without compensation, but shall receive actual and necessary
370	expenses incurred in the performance of their official duties.
371	"(k) The Mayor shall provide hearing facilities and administrative support for the Board
372	from existing resources for the current fiscal year.
373	"(l)(1) Within 30 days after the date that a majority of the Board members are sworn in
374	pursuant to subsection (d) of this section, the Mayor, by rule, shall establish hearing procedures
375	for a contested case review of any appeal from a denial of an application or renewal application
376	for a license or revocation of a license issued pursuant to section 6, including procedures for the
377	Board to assign panels of 3 Board members to conduct such hearings pursuant to subsection (i)
378	of this section.

379	"(2) The rules shall include that the burden of production of evidence, and the
380	burden of persuasion, at any hearing before the Board shall be upon the applicant or licensee that
381	is challenging any denial of an application or renewal application or revocation of a license.
382	"Sec. 6h. Penalties.
383	"(a) Except as otherwise provided in the License to Carry a Pistol Emergency
384	Amendment Act of 2014, any person convicted of a violation of sections 6a through 6f of this
385	act, or any violation of any regulation issued pursuant to section 4 of this act, shall upon
386	conviction be fined not more than the amount set forth in section 101 of the Criminal Fine
387	Proportionality Amendment Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C.
388	Official Code § 22-3571.01) or imprisoned for not more than 90 days. Civil fines, penalties, and
389	fees may be imposed as alternative sanctions for any infraction of the provisions of sections 6a
390	through 6f of this act, or any rules or regulations issued under the authority of this chapter,
391	pursuant to Chapter 18 of Title 2.
392	"(b) All prosecutions for violations of sections 6a through 6f of this act shall be brought
393	in the name of the District of Columbia and prosecuted by the Office of the Attorney General for
394	the District of Columbia.
395	"Sec. 6i. Freedom of information exception.
396	"Any record regarding individuals who have applied, received, or had revoked any
397	license issued pursuant to section 6 of this act shall not be made available as a public record
398	under section 202 of the Freedom of Information Act of 1976, effective March 25, 1977 (D.C.
399	Law 1-96; D.C. Official Code § 2-532).".
400	"Sec. 6j. Rules.

401	"(a) The Chief of the Metropolitan Police Department, pursuant to Title I of the District
402	of Columbia Administrative Procedure Act, approved October 21, 1968 (82 Stat. 1204; D.C.
403	Official Code § 2-501 et seq.), shall, by October 22, 2014, issue rules to implement the
404	provisions of this act, including rules:
405	"(1) To establish criteria for determining when an applicant has, pursuant to
406	section 6 of this act:
407	"(A) Demonstrated a good reason to fear injury to his or her person,
408	which shall at a minimum require a showing of a special need for self-protection distinguishable
409	from the general community as supported by evidence of specific threats or previous attacks
410	which demonstrate a special danger to the applicant's life;
411	"(B) Demonstrated any other proper reason for carrying a concealed
412	pistol, which shall at a minimum include types of employment that require the handling of cash
413	or other valuable objects that may be transported upon the person of the applicant; and
414	"(C) Demonstrated the applicant's suitability to carry a concealed pistol,
415	which shall at a minimum include evidence that the applicant meets the requirements of section
416	6a of this act;
417	"(2) To establish the type and amount of ammunition that may be carried
418	concealed by a licensee;
419	"(3) To establish the methods by which a pistol may be carried concealed
420	including any standards for safe holstering;
421	"(4) To establish all application forms, investigation procedures, background
422	checks, and fees necessary to process an application for a license pursuant to sections 6 and 6a
423	of this act;

424	"(5) To specify any procedures or requirements specific to non-residents, who
425	apply to carry a concealed pistol pursuant to section 6(b) of this act, with regard to the
426	registration requirements in the Firearms Control Regulations Act of 1975, effective September
427	24, 1975 (D.C. Law 1-85; D.C. Official Code § 7-2501.01 et seq.);
428	"(6) To specify requirements for signage on any private premises where the
429	owner or person in control of the premises prohibits carrying concealed pistols, pursuant to
430	section 6f(b) of this act; and
431	"(7) To establish any procedures for the renewal of licenses issued pursuant to
432	section 6 of this act.
433	Sec. 3. The Firearms Control Regulations Act of 1975, effective September 24, 1976
434	(D.C. Law 1-85, D.C. Official Code § 7-2501.01 et seq.), is amended as follows:
435	(a) Section 201(b)(4) (D.C. Official Code § 7-2502.01(b)(4)) is amended by striking the
436	phrase "the home" and inserting the phrase "the home or place of business" in its place.
437	(b) Section 202(a)(4)(C) (D.C. Official Code § 7-2502.02(a)(4)(C)) is amended to read
438	as follows:
439	"(C) Any person who seeks to register a pistol:
440	"(1) For use in self-defense within that person's home or place of business; or
441	"(2) As part of the application process for a license to carry a concealed pistol
442	pursuant to sections 6 and 6a of An Act To control the possession, sale, transfer and use of
443	pistols and other dangerous weapons in the District of Columbia, to provide penalties, to
444	prescribe rules of evidence, and for other purposes, approved July 8, 1932 (47 Stat. 650; D.C.
445	Official Code § 22-4506 and § 22-4506a); or".
446	(c) New section 211a is added to read as follows:

147	"Sec. 211a. Freedom of information exception.
148	"Any record regarding individuals who have applied, received, or had revoked any
149	registration issued pursuant to this act shall not be made available as a public record under
150	section 202 of the Freedom of Information Act of 1976, effective March 25, 1977 (D.C. Law 1-
151	96; D.C. Official Code § 2-532).".
152	Sec. 4. Applicability.
153	(a) Section 2(b) of this act shall apply as of the effective date of this act to persons who
154	have not obtained a registration certificate pursuant to section 203 of the Firearms Control
155	Regulations Act of 1975, effective September 24, 1976 (D.C. Law 1-85, D.C. Official Code § 7-
156	2502.03(a)), and shall apply beginning on the date established by subsection (c) of this section to
157	persons who have obtained a registration certificate.
158	(b) Section 4 of this act shall apply as of the effective date of this act.
159	(c) All other provisions of this act shall apply on the date that rules issued pursuant to
160	section 4 of this act have become effective.
161	Sec. 5. Fiscal impact.
162	The Council adopts the fiscal impact statement in the committee report as the fiscal
163	impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act,
164	approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).
165	Sec. 6. Effective date.
166	(a) This act shall take effect following approval by the Mayor (or in the event of veto by
167	the Mayor, action by the Council to override the veto), a 30-day period of Congressional review
168	as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December

- 24, 1973 (87 Stat.813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of
- 470 Columbia Register.
- (b) This act shall expire after 225 days of its having taken effect.