By Senator Campbell

	38-01646-17 2017956	
1	A bill to be entitled	
2	An act relating to concealed weapons or concealed	
3	firearms; amending s. 790.06, F.S.; requiring the	
4	Department of Agriculture and Consumer Services to	
5	issue a license if, in addition to other specified	
6	criteria, the applicant has undergone a mental health	
7	evaluation conducted by certain licensed professionals	
8	and has been determined to be competent; providing an	
9	effective date.	
10		
11	Be It Enacted by the Legislature of the State of Florida:	
12		
13	Section 1. Subsection (2) of section 790.06, Florida	
14	Statutes, is amended to read:	
15	790.06 License to carry concealed weapon or firearm	
16	(2) The Department of Agriculture and Consumer Services	
17	shall issue a license if the applicant:	
18	(a) Is a resident of the United States and a citizen of the	
19	United States or a permanent resident alien of the United	
20	States, as determined by the United States Bureau of Citizenship	
21	and Immigration Services, or is a consular security official of	
22	a foreign government that maintains diplomatic relations and	
23	treaties of commerce, friendship, and navigation with the United	
24	States and is certified as such by the foreign government and by	
25	the appropriate embassy in this country;	
26	(b) Is 21 years of age or older;	
27	(c) Does not suffer from a physical infirmity which	
28	prevents the safe handling of a weapon or firearm;	
29	(d) Is not ineligible to possess a firearm pursuant to s.	
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38-01646-17 2017956 30 790.23 by virtue of having been convicted of a felony; 31 (e) Has not been committed for the abuse of a controlled substance or been found guilty of a crime under the provisions 32 33 of chapter 893 or similar laws of any other state relating to 34 controlled substances within a 3-year period immediately preceding the date on which the application is submitted; 35 36 (f) Does not chronically and habitually use alcoholic 37 beverages or other substances to the extent that his or her normal faculties are impaired. It shall be presumed that an 38 39 applicant chronically and habitually uses alcoholic beverages or other substances to the extent that his or her normal faculties 40 are impaired if the applicant has been committed under chapter 41 42 397 or under the provisions of former chapter 396 or has been convicted under s. 790.151 or has been deemed a habitual 43 44 offender under s. 856.011(3), or has had two or more convictions under s. 316.193 or similar laws of any other state, within the 45 46 3-year period immediately preceding the date on which the 47 application is submitted; 48 (g) Desires a legal means to carry a concealed weapon or 49 firearm for lawful self-defense; 50 (h) Demonstrates competence with a firearm by any one of 51 the following: 52 1. Completion of any hunter education or hunter safety 53 course approved by the Fish and Wildlife Conservation Commission or a similar agency of another state; 54 55 2. Completion of any National Rifle Association firearms 56 safety or training course; 57 3. Completion of any firearms safety or training course or class available to the general public offered by a law 58

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59	enforcement agency, junior college, college, or private or		
60	public institution or organization or firearms training school,		
61	using instructors certified by the National Rifle Association,		
62	Criminal Justice Standards and Training Commission, or the		
63	Department of Agriculture and Consumer Services;		
64	4. Completion of any law enforcement firearms safety or		
65	training course or class offered for security guards,		
66	investigators, special deputies, or any division or subdivision		
67	of a law enforcement agency or security enforcement;		
68	5. Presents evidence of equivalent experience with a		
69	firearm through participation in organized shooting competition		
70	or military service;		
71	6. Is licensed or has been licensed to carry a firearm in		
72	this state or a county or municipality of this state, unless		
73	such license has been revoked for cause; or		
74	7. Completion of any firearms training or safety course or		
75	class conducted by a state-certified or National Rifle		
76	Association certified firearms instructor;		
77			
78	A photocopy of a certificate of completion of any of the courses		
79	or classes; an affidavit from the instructor, school, club,		
80	organization, or group that conducted or taught such course or		
81	class attesting to the completion of the course or class by the		
82	applicant; or a copy of any document that shows completion of		
83	the course or class or evidences participation in firearms		
84	competition shall constitute evidence of qualification under		
85	this paragraph. A person who conducts a course pursuant to		
86	subparagraph 2., subparagraph 3., or subparagraph 7., or who, as		
87	an instructor, attests to the completion of such courses, must		
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88	maintain records certifying that he or she observed the student			
89	safely handle and discharge the firearm in his or her physical			
90	presence and that the discharge of the firearm included live			
91	fire using a firearm and ammunition as defined in s. 790.001;			
92	(i) Has not been adjudicated an incapacitated person under			
93	s. 744.331, or similar laws of any other state, unless 5 years			
94	have elapsed since the applicant's restoration to capacity by			
95	court order;			
96	(j) Has not been committed to a mental institution under			
97	chapter 394, or similar laws of any other state, unless the			
98	applicant produces a certificate from a licensed psychiatrist			
99	that he or she has not suffered from disability for at least 5			
100	years before the date of submission of the application;			
101	(k) Has not had adjudication of guilt withheld or			
102	imposition of sentence suspended on any felony unless 3 years			
103	have elapsed since probation or any other conditions set by the			
104	court have been fulfilled, or expunction has occurred;			
105	(l) Has not had adjudication of guilt withheld or			
106	imposition of sentence suspended on any misdemeanor crime of			
107	domestic violence unless 3 years have elapsed since probation or			
108	any other conditions set by the court have been fulfilled, or			
109	the record has been expunged;			
110	(m) Has not been issued an injunction that is currently in			
111	force and effect and that restrains the applicant from			
112	committing acts of domestic violence or acts of repeat violence;			
113	and			
114	(n) Has undergone a mental health evaluation conducted by a			
115	clinical psychologist or a psychiatrist, as those terms are			
116	defined in s. 394.455, and has been determined to be competent			
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SB 956

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117	and of sound mind; and	
118	<u>(o)</u> Is not prohibited from purchasing or posses:	sing a
119	firearm by any other provision of Florida or federal law	W.
120	Section 2. This act shall take effect July 1, 2017	•

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