House



LEGISLATIVE ACTION

Senate

Floor: WD/2R 03/03/2018 05:02 PM

Senator Farmer moved the following:

Senate Amendment to Amendment (234288) (with title amendment) Between lines 2135 and 2136 insert: Section 30. Paragraph (a) of subsection (6) of section 493.6105, Florida Statutes, is amended to read: 493.6105 Initial application for license.-(6) In addition to the requirements under subsection (3), an applicant for a Class "K" license must:

(a) Submit one of the following:

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12 1. The Florida Criminal Justice Standards and Training 13 Commission Instructor Certificate and written confirmation by 14 the commission that the applicant possesses an active firearms 15 certification. 2. A valid National Rifle Association Private Security 16 Firearm Instructor Certificate issued not more than 3 years 17 18 before the submission of the applicant's Class "K" application. 19 2.3. A valid firearms instructor certificate issued by a 20 federal law enforcement agency issued not more than 3 years before the submission of the applicant's Class "K" application. 21 22 Section 31. Paragraph (h) of subsection (2) of section 23 790.06, Florida Statutes, is amended to read: 24 790.06 License to carry concealed weapon or firearm.-25 (2) The Department of Agriculture and Consumer Services 26 shall issue a license if the applicant: 27 (h) Demonstrates competence with a firearm by any one of 28 the following: 1. Completion of any hunter education or hunter safety 29 30 course approved by the Fish and Wildlife Conservation Commission or a similar agency of another state; 31 32 2. Completion of any National Rifle Association firearms 33 safety or training course; 34 2.3. Completion of any firearms safety or training course or class available to the general public offered by a law 35 36 enforcement agency, junior college, college, or private or 37 public institution or organization or firearms training school, 38 using instructors certified by the National Rifle Association, 39 Criminal Justice Standards and Training Commission $_{\mathcal{T}}$ or the Department of Agriculture and Consumer Services; 40

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41 3.4. Completion of any law enforcement firearms safety or 42 training course or class offered for security quards, 43 investigators, special deputies, or any division or subdivision 44 of a law enforcement agency or security enforcement; 4.5. Presents evidence of equivalent experience with a 45 firearm through participation in organized shooting competition 46 47 or military service; 5.6. Is licensed or has been licensed to carry a firearm in 48 49 this state or a county or municipality of this state, unless such license has been revoked for cause; or 50 51 6.7. Completion of any firearms training or safety course 52 or class conducted by a state-certified or National Rifle 53 Association certified firearms instructor: 54 55 A photocopy of a certificate of completion of any of the courses 56 or classes; an affidavit from the instructor, school, club, 57 organization, or group that conducted or taught such course or 58 class attesting to the completion of the course or class by the 59 applicant; or a copy of any document that shows completion of 60 the course or class or evidences participation in firearms competition shall constitute evidence of qualification under 61 62 this paragraph. A person who conducts a course pursuant to 63 subparagraph 2. or subparagraph 6., subparagraph 3., or 64 subparagraph 7., or who, as an instructor, attests to the 65 completion of such courses, must maintain records certifying 66 that he or she observed the student safely handle and discharge 67 the firearm in his or her physical presence and that the discharge of the firearm included live fire using a firearm and 68 ammunition as defined in s. 790.001; 69

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70	Section 32. Subsection (6) of section 823.16, Florida
71	Statutes, is amended to read:
72	823.16 Sport shooting ranges; definitions; exemption from
73	liability; exemption from specified rules; exemption from
74	nuisance actions; continued operation
75	(6) A sport shooting range that is not in violation of
76	existing law at the time of the enactment of an ordinance
77	applicable to the sport shooting range shall be permitted to
78	continue in operation even if the operation of the sport
79	shooting range does not conform to the new ordinance or an
80	amendment to an existing ordinance, provided the range was not
81	in violation of any law when the range was constructed and
82	provided that the range continues to conform to current National
83	Rifle Association gun safety and shooting range standards.
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85	========== T I T L E A M E N D M E N T =================================
86	And the title is amended as follows:
87	Delete line 2652
88	and insert:
89	amending s. 493.6105, F.S.; deleting a provision
90	authorizing an applicant for a Class "K" license to
91	submit a certain National Rifle Association Private
92	Security Firearm Certificate to fulfill a training
93	requirement; amending s. 790.06, F.S.; deleting
94	provisions authorizing an applicant for a license to
95	carry a concealed weapon or firearm to demonstrate
96	competency with a firearm by completing any National
97	Rifle Association firearms safety or training course,
98	any firearms safety or training course that uses



99	instructors certified by the National Rifle
100	Association, or any firearms safety or training course
101	conducted by a National Rifle Association-certified
102	firearms instructor; amending s. 823.16, F.S.;
103	deleting a provision specifying that a certain sport
104	shooting range that is not in violation of existing
105	law at the time of an enactment of a certain ordinance
106	may continue to operate after the enactment of the
107	ordinance under certain circumstances;

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