

AMENDED IN ASSEMBLY APRIL 29, 1998

CALIFORNIA LEGISLATURE—1997–98 REGULAR SESSION

ASSEMBLY BILL

No. 1795

Introduced by Assembly Member Runner

February 10, 1998

An act to amend Section 6254 of the Government Code and to amend Section 12050 of the Penal Code, relating to concealed weapons.

LEGISLATIVE COUNSEL'S DIGEST

AB 1795, as amended, Runner. Concealed firearms: license to carry.

(1) Under the California Public Records Act, public records of state agencies are required to be available for inspection. The act exempts from disclosure certain records, including information contained in applications for licenses to carry firearms issued pursuant to a specified provision of law.

This bill would specify that this exemption applies to information contained in applications and licenses issued pursuant to this specified provision, including the home address and telephone number of peace officers, judges, court commissioners, and magistrates.

(2) Existing law authorizes the sheriff of a county or the chief or other head of a municipal police department of any city or city and county, upon proof that the person applying is of good moral character, that good cause exists for the issuance, and that the person applying is a resident of the county, to issue to that person a license to carry concealed a

pistol, revolver, or other firearm capable of being concealed upon the person, valid for up to one year, or 3 years in the case of a deputized or appointed reserve or auxiliary peace officer.

This bill would include in this 3-year license provision ~~honorably retired federal peace officers, honorably retired peace officers of other states, and judges and full-time court commissioners or magistrates of federal and California courts.~~ The bill would specify that the home address and telephone number of these persons and any peace officer is exempt from disclosure pursuant to an existing provision of the California ~~Public Records Act~~ *California judges, full-time California court commissioners, and federal judges and magistrates.*

Vote: majority. Appropriation: no. Fiscal committee: no. State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. *Section 6254 of the Government Code,*
2 *as amended by Section 1 of Chapter 13 of the Statutes of*
3 *1998, is amended to read:*

4 6254. Except as provided in Sections 6254.7 and
5 6254.13, nothing in this chapter shall be construed to
6 require disclosure of records that are any of the following:

7 (a) Preliminary drafts, notes, or interagency or
8 intra-agency memoranda that are not retained by the
9 public agency in the ordinary course of business,
10 provided that the public interest in withholding those
11 records clearly outweighs the public interest in
12 disclosure.

13 (b) Records pertaining to pending litigation to which
14 the public agency is a party, or to claims made pursuant
15 to Division 3.6 (commencing with Section 810), until the
16 pending litigation or claim has been finally adjudicated or
17 otherwise settled.

18 (c) Personnel, medical, or similar files, the disclosure
19 of which would constitute an unwarranted invasion of
20 personal privacy.

21 (d) Contained in or related to:

22 (1) Applications filed with any state agency
23 responsible for the regulation or supervision of the



1 issuance of securities or of financial institutions,
2 including, but not limited to, banks, savings and loan
3 associations, industrial loan companies, credit unions, and
4 insurance companies.

5 (2) Examination, operating, or condition reports
6 prepared by, on behalf of, or for the use of, any state
7 agency referred to in paragraph (1).

8 (3) Preliminary drafts, notes, or interagency or
9 intra-agency communications prepared by, on behalf of,
10 or for the use of, any state agency referred to in paragraph
11 (1).

12 (4) Information received in confidence by any state
13 agency referred to in paragraph (1).

14 (e) Geological and geophysical data, plant production
15 data, and similar information relating to utility systems
16 development, or market or crop reports, which are
17 obtained in confidence from any person.

18 (f) Records of complaints to, or investigations
19 conducted by, or records of intelligence information or
20 security procedures of, the office of the Attorney General
21 and the Department of Justice, and any state or local
22 police agency, or any investigatory or security files
23 compiled by any other state or local police agency, or any
24 investigatory or security files compiled by any other state
25 or local agency for correctional, law enforcement, or
26 licensing purposes, except that state and local law
27 enforcement agencies shall disclose the names and
28 addresses of persons involved in, or witnesses other than
29 confidential informants to, the incident, the description
30 of any property involved, the date, time, and location of
31 the incident, all diagrams, statements of the parties
32 involved in the incident, the statements of all witnesses,
33 other than confidential informants, to the victims of an
34 incident, or an authorized representative thereof, an
35 insurance carrier against which a claim has been or might
36 be made, and any person suffering bodily injury or
37 property damage or loss, as the result of the incident
38 caused by arson, burglary, fire, explosion, larceny,
39 robbery, carjacking, vandalism, vehicle theft, or a crime
40 as defined by subdivision (c) of Section 13960, unless the



1 disclosure would endanger the safety of a witness or other
2 person involved in the investigation, or unless disclosure
3 would endanger the successful completion of the
4 investigation or a related investigation. However,
5 nothing in this division shall require the disclosure of that
6 portion of those investigative files that reflect the analysis
7 or conclusions of the investigating officer.

8 Other provisions of this subdivision notwithstanding,
9 state and local law enforcement agencies shall make
10 public the following information, except to the extent
11 that disclosure of a particular item of information would
12 endanger the safety of a person involved in an
13 investigation or would endanger the successful
14 completion of the investigation or a related investigation:

15 (1) The full name and occupation of every individual
16 arrested by the agency, the individual's physical
17 description including date of birth, color of eyes and hair,
18 sex, height and weight, the time and date of arrest, the
19 time and date of booking, the location of the arrest, the
20 factual circumstances surrounding the arrest, the amount
21 of bail set, the time and manner of release or the location
22 where the individual is currently being held, and all
23 charges the individual is being held upon, including any
24 outstanding warrants from other jurisdictions and parole
25 or probation holds.

26 (2) Subject to the restrictions imposed by Section 841.5
27 of the Penal Code, the time, substance, and location of all
28 complaints or requests for assistance received by the
29 agency and the time and nature of the response thereto,
30 including, to the extent the information regarding crimes
31 alleged or committed or any other incident investigated
32 is recorded, the time, date, and location of occurrence,
33 the time and date of the report, the name and age of the
34 victim, the factual circumstances surrounding the crime
35 or incident, and a general description of any injuries,
36 property, or weapons involved. The name of a victim of
37 any crime defined by Section 220, 261, 262, 264, 264.1,
38 273a, 273d, 273.5, 286, 288, 288a, 289, 422.6, 422.7, 422.75, or
39 646.9 of the Penal Code may be withheld at the victim's
40 request, or at the request of the victim's parent or



1 guardian if the victim is a minor. When a person is the
2 victim of more than one crime, information disclosing
3 that the person is a victim of a crime defined by Section
4 220, 261, 262, 264, 264.1, 273a, 273d, 286, 288, 288a, 289,
5 422.6, 422.7, 422.75, or 646.9 of the Penal Code may be
6 deleted at the request of the victim, or the victim's parent
7 or guardian if the victim is a minor, in making the report
8 of the crime, or of any crime or incident accompanying
9 the crime, available to the public in compliance with the
10 requirements of this paragraph.

11 (3) Subject to the restrictions of Section 841.5 of the
12 Penal Code and this subdivision, the current address of
13 every individual arrested by the agency and the current
14 address of the victim of a crime, where the requester
15 declares under penalty of perjury that the request is
16 made for a scholarly, journalistic, political, or
17 governmental purpose, or that the request is made for
18 investigation purposes by a licensed private investigator
19 as described in Chapter 11.3 (commencing with Section
20 7512) of Division 3 of the Business and Professions Code,
21 except that the address of the victim of any crime defined
22 by Section 220, 261, 262, 264, 264.1, 273a, 273d, 273.5, 286,
23 288, 288a, 289, 422.6, 422.7, 422.75, or 646.9 of the Penal
24 Code shall remain confidential. Address information
25 obtained pursuant to this paragraph shall not be used
26 directly or indirectly to sell a product or service to any
27 individual or group of individuals, and the requester shall
28 execute a declaration to that effect under penalty of
29 perjury.

30 (g) Test questions, scoring keys, and other
31 examination data used to administer a licensing
32 examination, examination for employment, or academic
33 examination, except as provided for in Chapter 3
34 (commencing with Section 99150) of Part 65 of the
35 Education Code.

36 (h) The contents of real estate appraisals or
37 engineering or feasibility estimates and evaluations made
38 for or by the state or local agency relative to the
39 acquisition of property, or to prospective public supply
40 and construction contracts, until all of the property has



1 been acquired or all of the contract agreement obtained.
2 However, the law of eminent domain shall not be affected
3 by this provision.

4 (i) Information required from any taxpayer in
5 connection with the collection of local taxes that is
6 received in confidence and the disclosure of the
7 information to other persons would result in unfair
8 competitive disadvantage to the person supplying the
9 information.

10 (j) Library circulation records kept for the purpose of
11 identifying the borrower of items available in libraries,
12 and library and museum materials made or acquired and
13 presented solely for reference or exhibition purposes.
14 The exemption in this subdivision shall not apply to
15 records of fines imposed on the borrowers.

16 (k) Records the disclosure of which is exempted or
17 prohibited pursuant to federal or state law, including, but
18 not limited to, provisions of the Evidence Code relating
19 to privilege.

20 (l) Correspondence of and to the Governor or
21 employees of the Governor's office or in the custody of or
22 maintained by the Governor's legal affairs secretary,
23 provided that public records shall not be transferred to
24 the custody of the Governor's legal affairs secretary to
25 evade the disclosure provisions of this chapter.

26 (m) In the custody of or maintained by the Legislative
27 Counsel, except those records in the public data base
28 maintained by the Legislative Counsel that are described
29 in Section 10248.

30 (n) Statements of personal worth or personal financial
31 data required by a licensing agency and filed by an
32 applicant with the licensing agency to establish his or her
33 personal qualification for the license, certificate, or
34 permit applied for.

35 (o) Financial data contained in applications for
36 financing under Division 27 (commencing with Section
37 44500) of the Health and Safety Code, where an
38 authorized officer of the California Pollution Control
39 Financing Authority determines that disclosure of the
40 financial data would be competitively injurious to the



1 applicant and the data is required in order to obtain
2 guarantees from the United States Small Business
3 Administration. The California Pollution Control
4 Financing Authority shall adopt rules for review of
5 individual requests for confidentiality under this section
6 and for making available to the public those portions of
7 an application which are subject to disclosure under this
8 chapter.

9 (p) Records of state agencies related to activities
10 governed by Chapter 10.3 (commencing with Section
11 3512), Chapter 10.5 (commencing with Section 3525),
12 and Chapter 12 (commencing with Section 3560) of
13 Division 4 of Title 1, that reveal a state agency's
14 deliberative processes, impressions, evaluations,
15 opinions, recommendations, meeting minutes, research,
16 work products, theories, or strategy, or that provide
17 instruction, advice, or training to employees who do not
18 have full collective bargaining and representation rights
19 under these chapters. Nothing in this subdivision shall be
20 construed to limit the disclosure duties of a state agency
21 with respect to any other records relating to the activities
22 governed by the employee relations acts referred to in
23 this subdivision.

24 (q) Records of state agencies related to activities
25 governed by Articles 2.6 (commencing with Section
26 14081), 2.8 (commencing with Section 14087.5), and 2.91
27 (commencing with Section 14089) of Chapter 7 of Part 3
28 of Division 9 of the Welfare and Institutions Code, that
29 reveal the special negotiator's deliberative processes,
30 discussions, communications, or any other portion of the
31 negotiations with providers of health care services,
32 impressions, opinions, recommendations, meeting
33 minutes, research, work product, theories, or strategy, or
34 that provide instruction, advice, or training to employees.

35 Except for the portion of a contract containing the rates
36 of payment, contracts for inpatient services entered into
37 pursuant to these articles, on or after April 1, 1984, shall
38 be open to inspection one year after they are fully
39 executed. In the event that a contract for inpatient
40 services that is entered into prior to April 1, 1984, is



1 amended on or after April 1, 1984, the amendment,
2 except for any portion containing the rates of payment,
3 shall be open to inspection one year after it is fully
4 executed. If the California Medical Assistance
5 Commission enters into contracts with health care
6 providers for other than inpatient hospital services, those
7 contracts shall be open to inspection one year after they
8 are fully executed.

9 Three years after a contract or amendment is open to
10 inspection under this subdivision, the portion of the
11 contract or amendment containing the rates of payment
12 shall be open to inspection.

13 Notwithstanding any other provision of law, the entire
14 contract or amendment shall be open to inspection by the
15 Joint Legislative Audit Committee. The Joint Legislative
16 Audit Committee shall maintain the confidentiality of the
17 contracts and amendments until the time a contract or
18 amendment is fully open to inspection by the public.

19 (r) Records of Native American graves, cemeteries,
20 and sacred places maintained by the Native American
21 Heritage Commission.

22 (s) A final accreditation report of the Joint
23 Commission on Accreditation of Hospitals that has been
24 transmitted to the State Department of Health Services
25 pursuant to subdivision (b) of Section 1282 of the Health
26 and Safety Code.

27 (t) Records of a local hospital district, formed pursuant
28 to Division 23 (commencing with Section 32000) of the
29 Health and Safety Code, or the records of a municipal
30 hospital, formed pursuant to Article 7 (commencing with
31 Section 37600) or Article 8 (commencing with Section
32 37650) of Chapter 5 of Division 3 of Title 4 of this code,
33 that relate to any contract with an insurer or nonprofit
34 hospital service plan for inpatient or outpatient services
35 for alternative rates pursuant to Section 10133 or 11512 of
36 the Insurance Code. However, the record shall be open
37 to inspection within one year after the contract is fully
38 executed.

39 (u) (I) Information contained in applications for
40 licenses to carry firearms issued pursuant to Section 12050



1 of the Penal Code by the sheriff of a county or the chief
2 or other head of a municipal police department that
3 indicates when or where the applicant is vulnerable to
4 attack or that concerns the applicant's medical or
5 psychological history or that of members of his or her
6 family.

7 *(2) The home address and telephone number of peace*
8 *officers, judges, court commissioners, and magistrates*
9 *that are set forth in applications for licenses to carry*
10 *firearms issued pursuant to Section 12050 of the Penal*
11 *Code by the sheriff of a county or the chief or other head*
12 *of a municipal police department.*

13 *(3) The home address and telephone number of peace*
14 *officers, judges, court commissioners, and magistrates*
15 *that are set forth in licenses to carry firearms issued*
16 *pursuant to Section 12050 of the Penal Code by the sheriff*
17 *of a county or the chief or other head of a municipal police*
18 *department.*

19 (v) (1) Records of the Major Risk Medical Insurance
20 Program related to activities governed by Part 6.3
21 (commencing with Section 12695), and Part 6.5
22 (commencing with Section 12700), of Division 2 of the
23 Insurance Code, and that reveal the deliberative
24 processes, discussions, communications, or any other
25 portion of the negotiations with health plans, or the
26 impressions, opinions, recommendations, meeting
27 minutes, research, work product, theories, or strategy of
28 the board or its staff, or records that provide instructions,
29 advice, or training to employees.

30 (2) (A) Except for the portion of a contract that
31 contains the rates of payment, contracts for health
32 coverage entered into pursuant to Part 6.3 (commencing
33 with Section 12695), or Part 6.5 (commencing with
34 Section 12700), of Division 2 of the Insurance Code, on or
35 after July 1, 1991, shall be open to inspection one year
36 after they have been fully executed.

37 (B) In the event that a contract for health coverage
38 that is entered into prior to July 1, 1991, is amended on or
39 after July 1, 1991, the amendment, except for any portion
40 containing the rates of payment shall be open to



1 inspection one year after the amendment has been fully
2 executed.

3 (3) Three years after a contract or amendment is open
4 to inspection pursuant to this subdivision, the portion of
5 the contract or amendment containing the rates of
6 payment shall be open to inspection.

7 (4) Notwithstanding any other provision of law, the
8 entire contract or amendments to a contract shall be open
9 to inspection by the Joint Legislative Audit Committee.
10 The Joint Legislative Audit Committee shall maintain the
11 confidentiality of the contracts and amendments thereto,
12 until the contract or amendments to a contract is open to
13 inspection pursuant to paragraph (3).

14 (w) (1) Records of the Major Risk Medical Insurance
15 Program related to activities governed by Chapter 14
16 (commencing with Section 10700) of Part 2 of Division 2
17 of the Insurance Code, and that reveal the deliberative
18 processes, discussions, communications, or any other
19 portion of the negotiations with health plans, or the
20 impressions, opinions, recommendations, meeting
21 minutes, research, work product, theories, or strategy of
22 the board or its staff, or records that provide instructions,
23 advice, or training to employees.

24 (2) Except for the portion of a contract that contains
25 the rates of payment, contracts for health coverage
26 entered into pursuant to Chapter 14 (commencing with
27 Section 10700) of Part 2 of Division 2 of the Insurance
28 Code, on or after January 1, 1993, shall be open to
29 inspection one year after they have been fully executed.

30 (3) Notwithstanding any other provision of law, the
31 entire contract or amendments to a contract shall be open
32 to inspection by the Joint Legislative Audit Committee.
33 The Joint Legislative Audit Committee shall maintain the
34 confidentiality of the contracts and amendments thereto,
35 until the contract or amendments to a contract is open to
36 inspection pursuant to paragraph (2).

37 (x) Financial data contained in applications for
38 registration, or registration renewal, as a service
39 contractor filed with the Director of the Department of
40 Consumer Affairs pursuant to Chapter 20 (commencing



1 with Section 9800) of Division 3 of the Business and
2 Professions Code, for the purpose of establishing the
3 service contractor's net worth, or, financial data
4 regarding the funded accounts held in escrow for service
5 contracts held in force in this state by a service contractor.

6 (y) (1) Records of the Managed Risk Medical
7 Insurance Board related to activities governed by Part 6.2
8 (commencing with Section 12693) of Division 2 of the
9 Insurance Code, and that reveal the deliberative
10 processes, discussions, communications, or any other
11 portion of the negotiations with health plans, or the
12 impressions, opinions, recommendations, meeting
13 minutes, research, work product, theories, or strategy of
14 the board or its staff, or records that provide instructions,
15 advice, or training to employees.

16 (2) (A) Except for the portion of a contract that
17 contains the rates of payment, contracts entered into
18 pursuant to Part 6.2 (commencing with Section 12693) of
19 Division 2 of the Insurance Code, on or after January 1,
20 1998, shall be open to inspection one year after they have
21 been fully executed.

22 (B) In the event that a contract entered into pursuant
23 to Part 6.2 (commencing with Section 12693) of Division
24 2 of the Insurance Code is amended, the amendment shall
25 be open to inspection one year after the amendment has
26 been fully executed.

27 (3) Three years after a contract or amendment is open
28 to inspection pursuant to this subdivision, the portion of
29 the contract or amendment containing the rates of
30 payment shall be open to inspection.

31 (4) Notwithstanding any other provision of law, the
32 entire contract or amendments to a contract shall be open
33 to inspection by the Joint Legislative Audit Committee.
34 The Joint Legislative Audit Committee shall maintain the
35 confidentiality of the contracts and amendments thereto
36 until the contract or amendments to a contract are open
37 to inspection pursuant to paragraph (2) or (3).

38 (z) Records obtained pursuant to paragraph (2) of
39 subdivision (c) of Section 2891.1 of the Public Utilities
40 Code.



1 Nothing in this section prevents any agency from
2 opening its records concerning the administration of the
3 agency to public inspection, unless disclosure is otherwise
4 prohibited by law.

5 Nothing in this section prevents any health facility from
6 disclosing to a certified bargaining agent relevant
7 financing information pursuant to Section 8 of the
8 National Labor Relations Act.

9 *SEC. 2.* Section 12050 of the Penal Code is amended
10 to read:

11 12050. (a) (1) (A) The sheriff of a county, upon
12 proof that the person applying is of good moral character,
13 that good cause exists for the issuance, and that the person
14 applying is a resident of the county or a city within the
15 county, may issue to that person a license to carry a pistol,
16 revolver, or other firearm capable of being concealed
17 upon the person in either one of the following formats:

18 (i) A license to carry concealed a pistol, revolver, or
19 other firearm capable of being concealed upon the
20 person.

21 (ii) Where the population of the county is less than
22 200,000 persons according to the most recent federal
23 decennial census, a license to carry loaded and exposed
24 in that county a pistol, revolver, or other firearm capable
25 of being concealed upon the person.

26 (B) The chief or other head of a municipal police
27 department of any city or city and county, upon proof
28 that the person applying is of good moral character, that
29 good cause exists for the issuance, and that the person
30 applying is a resident of that city, may issue to that person
31 a license to carry a pistol, revolver, or other firearm
32 capable of being concealed upon the person in either one
33 of the following formats:

34 (i) A license to carry concealed a pistol, revolver, or
35 other firearm capable of being concealed upon the
36 person.

37 (ii) Where the population of the county in which the
38 city is located is less than 200,000 persons according to the
39 most recent federal decennial census, a license to carry
40 loaded and exposed in that county a pistol, revolver, or



1 other firearm capable of being concealed upon the
2 person.

3 (C) The sheriff of a county or the chief or other head
4 of a municipal police department of any city or city and
5 county, upon proof that the person applying is of good
6 moral character, that good cause exists for the issuance,
7 and that the person applying is a person who has been
8 deputized or appointed as a peace officer pursuant to
9 subdivision (a) or (b) of Section 830.6 by that sheriff or
10 that chief of police or other head of a municipal police
11 department ~~or is an honorably retired federal peace~~
12 ~~officer, honorably retired peace officer of another state,~~
13 ~~or a judge or full-time court commissioner or magistrate~~
14 ~~of a federal or California court of record, may issue to that~~
15 ~~department may issue to that~~ person a license to carry
16 concealed a pistol, revolver, or other firearm capable of
17 being concealed upon the person. Direct or indirect fees
18 for the issuance of a license pursuant to this subparagraph
19 may be waived ~~only for a person who has been deputized~~
20 ~~or appointed as a peace officer pursuant to subdivision (a)~~
21 ~~or (b) of Section 830.6.~~ The fact that an applicant for a
22 license to carry a pistol, revolver, or other firearm capable
23 of being concealed upon the person has been deputized
24 or appointed as a peace officer pursuant to subdivision (a)
25 or (b) of Section 830.6 shall be considered only for the
26 purpose of issuing a license pursuant to this
27 subparagraph, and shall not be considered for the
28 purpose of issuing a license pursuant to subparagraph (A)
29 or (B).

30 ~~(2) A~~

31 (2) (A) *Except as provided in subparagraph (C), a*
32 license issued pursuant to subparagraph (A) or (B) of
33 paragraph (1) is valid for any period of time not to exceed
34 one year from the date of the license. ~~A~~

35 (B) A license issued pursuant to subparagraph (C) of
36 paragraph (1) to a peace officer appointed pursuant to
37 Section 830.6, ~~honorably retired federal peace officer,~~
38 ~~honorably retired peace officer of another state, or a~~
39 ~~judge or full-time court commissioner or magistrate of a~~
40 ~~federal or California court of record~~ is valid for any period



1 of time not to exceed three years from the date of the
2 license, except that the license shall be invalid, ~~as the case~~
3 ~~may be~~, upon the conclusion of the person's appointment
4 pursuant to Section 830.6 if the three-year period has not
5 otherwise expired or any other condition imposed
6 pursuant to this section does not limit the validity of the
7 license to a shorter time period.

8 *(C) A license issued pursuant to subparagraph (A) or*
9 *(B) of paragraph (1) is valid for any period of time not to*
10 *exceed three years from the date of the license if the*
11 *license is issued to any of the following individuals:*

12 *(i) A judge of a California court of record.*

13 *(ii) A full-time court commissioner of a California*
14 *court of record.*

15 *(iii) A judge of a federal court.*

16 *(iv) A magistrate of a federal court.*

17 ~~The home address and telephone number of peace~~
18 ~~officers, retired peace officers, judges, court~~
19 ~~commissioners and magistrates shall be exempt from~~
20 ~~disclosure pursuant to subdivision (u) of Section 6254 of~~
21 ~~the Government Code (the California Public Records~~
22 ~~Act).~~

23 (b) A license may include any reasonable restrictions
24 or conditions which the issuing authority deems
25 warranted, including restrictions as to the time, place,
26 manner, and circumstances under which the person may
27 carry a pistol, revolver, or other firearm capable of being
28 concealed upon the person.

29 (c) Any restrictions imposed pursuant to subdivision
30 (b) shall be indicated on any license issued.

31 (d) A license shall not be issued if the Department of
32 Justice determines that the person is within a prohibited
33 class described in Section 12021 or 12021.1 of this code or
34 Section 8100 or 8103 of the Welfare and Institutions Code.

35 (e) (1) The license shall be revoked by the local
36 licensing authority if at any time either the local licensing
37 authority is notified by the Department of Justice that a
38 licensee is within a prohibited class described in Section
39 12021 or 12021.1 of this code or Section 8100 or 8103 of the
40 Welfare and Institutions Code, or the local licensing



1 authority determines that the person is within a
2 prohibited class described in Section 12021 or 12021.1 of
3 this code or Section 8100 or 8103 of the Welfare and
4 Institutions Code.

5 (2) If at any time the Department of Justice
6 determines that a licensee is within a prohibited class
7 described in Section 12021 or 12021.1 of this code or
8 Section 8100 or 8103 of the Welfare and Institutions Code,
9 the department shall immediately notify the local
10 licensing authority of the determination.

11 (3) If the local licensing authority revokes the license,
12 the Department of Justice shall be notified of the
13 revocation pursuant to Section 12053. The licensee shall
14 also be immediately notified of the revocation in writing.

15 (f) (1) A person issued a license pursuant to this
16 section may apply to the licensing authority for an
17 amendment to the license to do one or more of the
18 following:

19 (A) Add or delete authority to carry a particular pistol,
20 revolver, or other firearm capable of being concealed
21 upon the person.

22 (B) Authorize the licensee to carry concealed a pistol,
23 revolver, or other firearm capable of being concealed
24 upon the person.

25 (C) If the population of the county is less than 200,000
26 persons according to the most recent federal decennial
27 census, authorize the licensee to carry loaded and
28 exposed in that county a pistol, revolver, or other firearm
29 capable of being concealed upon the person.

30 (D) Change any restrictions or conditions on the
31 license, including restrictions as to the time, place,
32 manner, and circumstances under which the person may
33 carry a pistol, revolver, or other firearm capable of being
34 concealed upon the person.

35 (2) When the licensee changes his or her address, the
36 license shall be amended to reflect the new address and
37 a new license shall be issued pursuant to paragraph (3).

38 (3) If the licensing authority amends the license, a new
39 license shall be issued to the licensee reflecting the
40 amendments.



1 (4) The licensee shall notify the licensing authority in
2 writing within 10 days of any change in the licensee's
3 place of residence. If the license is one to carry concealed
4 a pistol, revolver, or other firearm capable of being
5 concealed upon the person, then it may not be revoked
6 solely because the licensee changes his or her place of
7 residence to another county if the licensee has not
8 breached any conditions or restrictions set forth in the
9 license or has not fallen into a prohibited class described
10 in Section 12021 or 12021.1 of this code or Section 8100 or
11 8103 of the Welfare and Institutions Code. If the license
12 is one to carry loaded and exposed a pistol, revolver, or
13 other firearm capable of being concealed upon the
14 person, the license shall be revoked immediately if the
15 licensee changes his or her place of residence to another
16 county.

17 (5) An amendment to the license does not extend the
18 original expiration date of the license and the license shall
19 be subject to renewal at the same time as if the license had
20 not been amended.

21 (6) An application to amend a license does not
22 constitute an application for renewal of the license.

