# CS FOR SENATE BILL NO. 173(L&C)

## IN THE LEGISLATURE OF THE STATE OF ALASKA

### THIRTY-THIRD LEGISLATURE - SECOND SESSION

#### BY THE SENATE LABOR AND COMMERCE COMMITTEE

Offered: 3/6/24 Referred: Judiciary

Sponsor(s): SENATORS HUGHES, Shower, Myers

### A BILL

# FOR AN ACT ENTITLED

- 1 "An Act requiring school districts to grant qualified persons an assigned duty to carry a
- 2 concealed handgun on school grounds under certain conditions; relating to standards,
- 3 training, and continuing education in firearms training for qualified persons granted an
- 4 assigned duty to carry a concealed handgun on school grounds; relating to
- 5 communication of school districts with state and local law enforcement; and relating to
- 6 school crisis response plans."

## 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- \* Section 1. The uncodified law of the State of Alaska is amended by adding a new section
- 9 to read:
- SHORT TITLE. This Act may be known as the Safe Schools Act.
- \* Sec. 2. The uncodified law of the State of Alaska is amended by adding a new section to
- 12 read:
- 13 LEGISLATIVE INTENT. It is the intent of the legislature that the concealed carry of

1	firearms on school grounds by certain qualified persons augment responses by law
2	enforcement during a crisis.
3	* Sec. 3. AS 11.61.210(c) is amended to read:
4	(c) The provisions of (a)(7) of this section do not apply to a
5	(1) peace officer acting within the scope and authority of the officer's
6	employment <u>: or</u>
7	(2) qualified person granted an assigned duty under AS 14.03.170
8	to carry a concealed handgun on school grounds.
9	* Sec. 4. AS 14.03 is amended by adding a new section to article 1 to read:
10	Sec. 14.03.170. Granting qualified persons an assigned duty to carry a
11	concealed handgun on school grounds. (a) A school district shall
12	(1) grant one or more persons who meet the requirements of (b) of this
13	section an assigned duty to carry a concealed handgun on the person on school
14	grounds for defensive use unless there is no person available who meets the
15	requirements of (b) of this section;
16	(2) adopt a written policy relating to granting a qualified person an
17	assigned duty to carry a concealed handgun on the person on school grounds; the
18	written policy must, at a minimum, establish the standards and requirements that must
19	be met before granting the assigned duty, and the standards, requirements, and
20	procedures for documentation of initial and continuing education in firearms training
21	for a qualified person to carry a concealed handgun; the physical and mental standards
22	established may not be less stringent than the physical and mental standards the
23	Alaska Police Standards Council has established for the employment of police officers
24	under AS 18.65.240(a)(2);
25	(3) pay the fees for the training and continuing education required by
26	this section of a qualified person who is an employee of the district and compensate
27	the qualified person for time spent attending training and participating in on-site drills
28	as time worked; and
29	(4) pay or reimburse the fees for the training and continuing education
30	required by this section of a qualified person who is a volunteer for the school district
31	and requests payment or reimbursement.

1	(b) A school district shall grant an assigned duty to carry a concealed handgun
2	under this section to a person who
3	(1) agrees to accept the assigned duty;
4	(2) has obtained a permit to carry a concealed handgun under
5	AS 18.65.700 - 18.65.790;
6	(3) has completed a training course that is equivalent to a nationally
7	recognized firearms training course, nationally recognized training course for school
8	resource officers, or the Faculty and Administrator Safety Training and Emergency
9	Response training program offered by the Buckeye Firearms Foundation;
10	(4) meets the physical and mental standards established by the district's
11	governing body under (a)(2) of this section;
12	(5) has completed any training required by the district's insurance
13	policy to be eligible for coverage; and
14	(6) has committed to a period of continuing employment if required by
15	the school district under (c)(1) of this section.
16	(c) A school district may
17	(1) require a person to commit to a period of continuing employment
18	with the district before granting the person an assigned duty to carry a concealed
19	handgun under this section;
20	(2) revoke or suspend a qualified person's assigned duty to carry a
21	concealed handgun at the discretion of the district or at the request of the qualified
22	person; and
23	(3) install lockers with biometric identification locks in each school for
24	storage of handguns by qualified persons, the costs of which may be eligible for
25	reimbursement by the state.
26	(d) Not later than July 1 of each year, each school district shall provide to
27	local and state law enforcement agencies
28	(1) the district's active shooter plan for each of the district's school
29	buildings;
30	(2) the floor plan for each of the district's school buildings; the floor
31	plan must identify locked and unlocked entrances, accessible windows, safe huddle

1	areas, the location of any gun-storage lockers, and the room assignment of each
2	qualified person, if applicable;
3	(3) contact information for each qualified person;
4	(4) the dates in the academic year on which each school building and
5	all school employees will be available for training or on-site drills; and
6	(5) the dates outside of the academic year on which all school
7	buildings, school administrators, and qualified persons will be available for training or
8	on-site drills.
9	(e) The state or a political subdivision of the state, a school board or an
10	individual member of the school board, a principal, or a qualified person is immune
11	from liability that might otherwise be incurred as a result of an injury caused by a
12	qualified person's act or failure to act during a crisis. This subsection does not apply to
13	an act that constitutes gross negligence.
14	(f) This section does not affect a person's ability to lawfully possess a weapon
15	on school grounds without violating AS 11.61.210(a)(7) or (8).
16	(g) Subject to appropriation, the department shall reimburse a school district
17	for training costs incurred under (a)(3) and (4) of this section.
18	(h) In this section,
19	(1) "qualified person" means a person who meets the requirements of
20	(b) of this section and is granted an assigned duty to carry a concealed handgun on
21	school grounds;
22	(2) "school grounds" has the meaning given in AS 11.71.900.
23	* Sec. 5. AS 14.33.100(c) is amended to read:
24	(c) Each district shall annually review and update as appropriate each school's
25	crisis response plan. A copy of each school's crisis response plan, as annually updated
26	shall be retained by the district and a copy provided to each local agency that has a
27	role in the plan. Notice of completion of the annual review and update and the location
28	of a school's crisis response plan shall be posted at each school in the district. A school
29	crisis response plan shall be printed and available for inspection by the public. The
30	portions of a school crisis response plan relating to floor plans, locked and
31	unlocked entrances, accessible windows, safe huddle areas, the location of any

gun-storage lockers, and the identity and location of a qualified person under
AS 14.03.170 may not be made available to the public.
\* Sec. 6. The uncodified law of the State of Alaska is amended by adding a new section to read:
APPLICABILITY. This Act applies to a contract or collective bargaining agreement that becomes legally binding on or after the effective date of this Act.