RI-059 (09/2025) Michigan State Police Page 1 of 3

## TRIGGER LOCK STATEMENT

#### 1. This sale included:

A. A trigger lock or other device designed to disable a firearm and prevent the discharge of a firearm.

OR

- B. A gun case or storage container that can be secured to prevent unauthorized access to the firearm.
- C. Number of firearms sold:
- D. Number of trigger locks and/or secure gun cases provided:

#### 2. This sale is exempt due to:

- A. Sale to police officer or police agency.
- B. A trigger lock or other device designed to disable a firearm and prevent the discharge of a firearm is presented to the dealer upon transfer. (Attach copy of purchase receipt.) A separate trigger lock or other device and a separate receipt are required for each firearm purchased.
- C. A gun case or storage container that can be secured to prevent unauthorized access to the firearm is presented to the dealer upon transfer. (Attach copy of purchase receipt.) A separate gun case or storage container and a separate receipt are required for each firearm purchased.
- D. Sale of an antique firearm as defined under MCL 750.231a.

By signing this form, the purchaser and federally licensed firearms dealer agrees that this sale is in compliance with P.A. 265 of 2000, subsections (1), (2), (3) listed on page 3.

PURCHASER	
Printed or Typed Name	
Signature	Date
DEALER	
Printed or Typed Name	
Signature	Date
Federal Firearms License (FFL) Name	Federal Firearms License (FFL) Number

### TRIGGER LOCK STATEMENT INSTRUCTIONS

- 1. Dealer should allow purchaser to review MCL 28.435 (page 3).
- 2. One signed statement is required for each transaction. Multiple sales of firearms in one transaction require only one form. However, each firearm must be accompanied with a trigger lock or storage container.
- 3. Dealer indicates method of compliance on page 1 by checking A or B under number one OR A, B, C, or D under number two.
- 4. If the purchaser brings a receipt for a trigger, lock, or other device mentioned in section 15 (2) (b) (i) or section 15 (2) (b) (ii) (page 3), the dealer must attach a copy of the purchase receipt to this form. Each sale of a firearm requires a trigger lock or storage container.
- 5. It is recommended that a copy of the signed statement (page 1) be attached to Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) form 4473 or be filed individually by date of sale.
- 6. The signed statement and, if applicable, copies of receipts under section 15 (2) (b) or 15 (2) (c) (page 3) must be retained for six (6) years.
- 7. Additional copies of this form are available at the Department of State Police forms web page.

# TRIGGER LOCK STATUTE PA 265 OF 2000, MCL 28.435

The following is taken directly from PA 265 of 2000, MCL 28.435:

Sec. 15.

- (1) Except as provided in subsection (2), a federally licensed dealer shall not sell a firearm in this state unless the sale includes 1 of the following:
- (a) A commercially available trigger lock or other device designed to disable the firearm and prevent the discharge of the firearm.
- (b) A commercially available gun case or storage container that can be secured to prevent unauthorized access to the firearm.
  - (2) This section does not apply to any of the following:
  - (a) The sale of a firearm to a police officer or a police agency.
- (b) The sale of a firearm to a person who presents to the federally licensed dealer 1 of the following:
- (i) A trigger lock or other device designed to disable the firearm and prevent the discharge of the firearm together with a copy of the purchase receipt for the federally licensed firearm dealer to keep. A separate trigger lock or device and a separate purchase receipt shall be required for each firearm purchased.
- (ii) A gun case or storage container that can be secured to prevent unauthorized access to the firearm together with a copy of the purchase receipt for the federally licensed firearm dealer to keep. A separate gun case or storage container and a separate purchase receipt shall be required for each firearm purchased.
- (c) The sale of an antique firearm. As used in this subdivision, "antique firearm" means that term as defined under section 231a of the Michigan penal code, 1931 PA 328, MCL750.231a.
  - (d) The sale or transfer of a firearm if the seller is not a federally licensed firearms dealer.
- (3) A federally licensed firearms dealer shall not sell a firearm in this state unless the firearm is accompanied with, free of charge, a brochure or pamphlet that includes safety information on the use and storage of a firearm in a home environment.