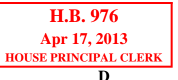
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013



HOUSE DRH10340-LHf-82A (02/19)

Short Title:Gun Safety Act.(Public)Sponsors:Representatives Luebke, Harrison, Insko, and Adams (Primary Sponsors).Referred to:

A BILL TO BE ENTITLED

2 AN ACT TO REPEAL THE "STAND YOUR GROUND LAWS" AND CODIFY THE COMMON LAW REGARDING THE USE OF FORCE AGAINST AN INTRUDER; TO 3 4 REPEAL THE LAW ALLOWING RECIPROCITY FOR CONCEALED HANDGUN PERMITS; TO STRENGTHEN THE LAW REGARDING SAFE STORAGE OF 5 6 FIREARMS BY REQUIRING A PERSON WHO POSSESSES A FIREARM AND LIVES 7 WITH EITHER A MINOR OR ANOTHER PERSON WHO CAN NOT LEGALLY OWN 8 A FIREARM TO SAFELY STORE THE FIREARM IN A STORAGE DEPOSITORY OR 9 USE A SAFETY LOCK FOR THE FIREARM WHEN NOT IN POSSESSION OR IMMEDIATE CONTROL OF THE FIREARM; TO REQUIRE THE REPORTING OF 10 11 LOST AND STOLEN GUNS; TO REQUIRE THE SHERIFF TO REPORT THE 12 DENIAL, REVOCATION, OR FAILURE TO RENEW A CONCEALED HANDGUN 13 PERMIT OR THE DENIAL OF A PISTOL PERMIT TO THE NATIONAL INSTANT 14 CRIMINAL BACKGROUND CHECK SYSTEM; TO REQUIRE UNIVERSAL 15 BACKGROUND CHECKS FOR THE PRIVATE TRANSFER OF FIREARMS IN NORTH CAROLINA; TO PROVIDE THAT A FEE MAY BE CHARGED BY THE SBI 16 17 FOR CRIMINAL BACKGROUND CHECKS AND TO ESTABLISH A FUND TO HELP 18 PAY THE COSTS OF CONDUCTING BACKGROUND CHECKS: TO REOUIRE ANY 19 PERSON WHO OWNS A FIREARM TO CARRY FIREARM LIABILITY INSURANCE; 20 TO LIMIT THE SIZE OF AMMUNITION MAGAZINES; AND TO DIRECT THE 21 STATE TREASURER TO DIVEST THE PENSION FUND OF GUN STOCKS. 22 The General Assembly of North Carolina enacts: 23 SECTION 1. The following statutes are repealed: G.S. 14-51.2, 14-51.3, 14-51.4, 24 14-315.1, and 14-415.24. 25 SECTION 2. Article 14 of Chapter 14 of the General Statutes is amended by 26 adding a new section to read: 27 "§ 14-51.5. Use of deadly physical force against an intruder. A lawful occupant within a home or other place of residence is justified in using any 28 (a) 29 degree of force that the occupant reasonably believes is necessary, including deadly force, 30 against an intruder to prevent a forcible entry into the home or residence or to terminate the 31 intruder's unlawful entry (i) if the occupant reasonably apprehends that the intruder may kill or 32 inflict serious bodily harm to the occupant or others in the home or residence or (ii) if the occupant reasonably believes that the intruder intends to commit a felony in the home or 33 34 residence. 35 A lawful occupant within a home or other place of residence does not have a duty to (b) retreat from an intruder in the circumstances described in this section. 36



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1	(c) This section is not intended to repeal, expand, or limit any other defense that may
2	exist under the common law."
3	SECTION 3. Article 39 of Chapter 14 of the General Statutes is amended by
4	adding a new section to read:
5	" <u>§ 14-315.3. Safe storage of firearms.</u>
6	(a) The following definitions apply in this section:
7	(1) Minor. – A person under 18 years of age who is not emancipated.
8 9	(2) Unauthorized person. – A person who is not authorized to purchase a firearm under G.S. 14-409.64(b) and (c).
10	(b) Any person who resides on the same premises as a minor or as an unauthorized
11	person, and who owns or possesses a firearm, and who stores or leaves the firearm out of the
12	person's immediate possession or control without having first securely locked the firearm in an
13	appropriate safe storage depository or rendered it incapable of being fired by the use of a safety
14	locking device appropriate to the firearm is guilty of a Class 1 misdemeanor.
15	(c) Nothing in this section shall prohibit a person from carrying a firearm on his or her
16	body or placed in such close proximity that it can be used as easily and quickly as if carried on
17	the body."
18	SECTION 4. G.S. 14-315.2 reads as rewritten:
19	"§ 14-315.2. Warning upon sale or transfer of firearm to protect minor.minor and others.
20	(a) Upon the retail commercial sale or transfer of any firearm, the seller or transferor
21	shall deliver a written copy of $G.S. 14 \cdot 315.1 \cdot G.S. 14 \cdot 315.3$ to the purchaser or transferee.
22	(b) Any retail or wholesale store, shop, or sales outlet that sells firearms shall
23	conspicuously post at each purchase counter the following warning in block letters not less than
24 25	one inch in height the phrase:"IT IS UNLAWFUL TO STORE OR LEAVE A FIREARM THAT CAN BE DISCHARGED IN A MANNER THAT A REASONABLE PERSON
23 26	SHOULD KNOW IS ACCESSIBLE TO A MINOR. IT IS UNLAWFUL FOR A PERSON
20 27	WHO RESIDES WITH A MINOR OR OTHER PERSON NOT AUTHORIZED TO BUY A
28	FIREARM TO LEAVE A FIREARM OUT OF A PERSON'S IMMEDIATE POSSESSION
20 29	OR CONTROL WITHOUT FIRST HAVING SECURELY LOCKED THE FIREARM IN A
30	STORAGE DEPOSITORY OR RENDERED IT INCAPABLE OF BEING FIRED."
31	(c) A violation of subsection (a) or (b) of this section is a Class 1 misdemeanor."
32	SECTION 5. Article 53A of Chapter 14 of the General Statutes is amended by
33	adding a new section to read:
34	"§ 14-409.13. Report of loss or theft of firearm.
35	(a) Any owner of a firearm as defined in G.S. 14-409.60 shall report the loss or theft of
36	the firearm within 48 hours after the discovery of the loss or theft to either (i) the local law
37	enforcement agency having jurisdiction over the location where the loss or theft of the firearm
38	occurred or (ii) the State Bureau of Investigation.
39	(b) A violation of this section is a Class 3 misdemeanor; however, a second or
40	subsequent violation of this section is a Class I felony."
41	SECTION 6. G.S. 14-404(a) is amended by adding a new subdivision to read:
42	"(1a) Verified, before the issuance of a permit, that the person has firearm liability
43	insurance pursuant to G.S. 14-409.80."
44	SECTION 7. G.S. 14-404 is amended by adding a new subsection to read:
45	"(b1) If the sheriff denies a person's application for a permit under this Article and the
46	grounds for the denial is a prohibition under the national instant criminal background check
47	system (NICS), the sheriff shall notify NICS of the denial of the permit and shall also provide
48	the relevant information regarding the person's application. If the sheriff denies a permit under
49	this Article and the person appeals the denial, the sheriff shall not report the denial unless the
50	court determines that the denial of the permit is reasonable."

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SE	CCTION 8. Article 54B of Chapter 14 of the General Statutes is amended by
adding a new	section to read:
" <u>§ 14-415.18</u> A	A. Sheriff to report denial, revocation, or refusal to renew permit to NICS.
	iff denies, revokes, or refuses to renew a person's application for a permit under
	nd the grounds for the denial is a prohibition under the national instant criminal
	heck system (NICS), the sheriff shall notify NICS of the denial, revocation, or
	new the permit and shall also provide the relevant information regarding the
	cation. If the sheriff denies, revokes, or refuses to renew a permit under this
	e person appeals the denial, revocation, or nonrenewal of the permit, the sheriff
	ort the denial, revocation, or nonrenewal unless the court determines that the
	tion, or failure to renew the permit is reasonable."
	CTION 9. Chapter 14 of the General Statutes is amended by adding a new
	"Article 53D.
	"Transfer of Firearms.
	"Part 1. Private Transfers of Firearms.
"8 14-409.60.	Private firearms transfers; background check required; penalty; definition.
	e following definitions apply in this Article:
<u></u>	loaded or unloaded, from which any shot, bullet, or other missile can be
	discharged, the length of the barrel of which, not including any revolving,
	detachable, or magazine breech does not exceed 12 inches. The term does
	not include firearms for which ammunition is not sold or for which there is
	reasonable grounds for believing they are not capable of being effectually
	used.
(2)	
<u>1</u>	by Public Law 103-159, known as the federal "Brady Handgun Violence
	Prevention Act," the relevant portion of which is codified at 18 U.S.C. §
	922(t).
(3)	
<u></u>	<u>a transferee. The term includes redemption of a pawned firearm by any</u>
	person who is not licensed as a federal firearms licensee by the federal
	Bureau of Alcohol, Tobacco, and Firearms or any of its successor agencies.
	The term does not include the return or replacement of a firearm that had
	been delivered to a federal firearms licensee for the sole purpose of repair or
	customizing.
(5)	
	transferor. If a transferee is not a natural person, then each natural person
	who is authorized by the transferee to possess the firearm after the transfer
	shall undergo a background check as required by this Part before taking
	possession of the firearm.
"§ 14-409.61.	Background check required for firearms transfers.
	is Article applies to all private transfers of firearms. It is unlawful for any person
	Federally licensed firearms dealer to transfer a firearm except as provided by this
	quirements for Private Transfer of Firearms No transferor shall transfer or
	usfer a firearm to a transferee before the transferor has done all of the following:
-	-
<u> </u>	conducted of the prospective transferee.
	SE adding a new " <u>§ 14-415.184</u> <u>If the sher</u> this Article and background c refusal to rer person's appli Article and the shall not repo denial, revoca SE article to read " <u>§ 14-409.60.</u> (2) (2) (3) (4) (5) " <u>§ 14-409.61.</u> (5) (5)

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1	<u>(2)</u>	Obtain approval of a transfer from the SBI after a backg	round check has
2		been requested by a licensed gun dealer, in accordance with	G.S. 14-409.64.
3		ground Check by Licensed Gun Dealer A prospective fi	
4		icensed gun dealer shall arrange for a licensed gun deale	
5		ck required by this section. A licensed gun dealer who obtai	
6		pective transferee shall record the transfer, as provided in G.S.	
7	retain the record	ls, as provided in G.S. 14-409.76, in the same manner as wh	nen conducting a
8		exchange at retail. The licensed gun dealer shall comply wi	-
9		luding 18 U.S.C. § 922, as if the gun dealer were transferring	-
10	-	inventory to the prospective transferee. A licensed gun deale	
11		ck for a prospective firearm transferor pursuant to this section	•
12		feror and transferee a copy of the results of the background che	ck, including the
13		r disapproval of the transfer.	
14		er Fee. – A licensed gun dealer may charge a fee for s	ervices rendered
15		ection. The fee shall not exceed ten dollars (\$10.00).	
16		rm Possession by Transferee A prospective firearm trans	-
17		accept possession of the firearm unless the prospective firear	
18		al of the transfer from the SBI after a background check has	
19		n dealer, as described in subsection (c) of this section. A pro	
20		not knowingly provide false information to a prospective firea	arm transferor or
21	-	dealer for the purpose of acquiring a firearm.	
22		y-Day Approval Period. – If the SBI approves a transfer of a	-
23		the approval shall be valid for 30 calendar days, during	which time the
24		ansferee may complete the transfer.	C 4 · ·
25 26		Liability. – A person who transfers a firearm in violation of	
26 27		ay be jointly and severally liable for any civil damages proxin	nately caused by
27 28		<u>ubsequent use of the firearm.</u> options. – The provisions of this section do not apply to any	of the transform
28 29		visions (1) through (9) of this subsection; however,	
29 30		be interpreted to limit or otherwise alter the applicability	-
31		nlawful purchase or transfer of firearms.	<u>JI U.S. 14-400.1</u>
32	<u>(1)</u>	A transfer of an antique firearm, as defined in 18 U.S.C.	8.921(a)(16) as
33	<u>(1)</u>	amended, or a curio or relic, as defined in 27 C.F.R	
33 34		amended.	<u>, y +70.11, us</u>
35	<u>(2)</u>	A transfer that is a bona fide gift or loan between in	omediate family
36	<u>\</u>	members, that are limited to spouses, parents, ch	
37		grandparents, grandchildren, nieces, nephews, first cous	
38		uncles.	<u>inis, uunis, unu</u>
39	<u>(3)</u>	A transfer that occurs by operation of law or because of	of the death of a
40		person for whom the prospective transferor is an executor	
41		of an estate or a trustee of a trust created in a will.	<u> </u>
42	<u>(4)</u>	A transfer that is temporary and occurs while in the	he home of the
43	<u> </u>	unlicensed transferee if:	<u> </u>
44		a. The unlicensed transferee is not prohibited f	from possessing
45		firearms; and	
46		b. The unlicensed transferee reasonably believes that p	oossession of the
47		firearm is necessary to prevent imminent death o	
48		injury to the unlicensed transferee.	<i>j</i>
49	(5)	A temporary transfer of possession without transfer of owne	<u>rship or a ti</u> tle to
50	<u>*</u> *	ownership, which transfer takes place:	

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	a. <u>At a shooting range located in or on premises owned or occupied</u>
	a duly incorporated organization organized for conservati
	purposes or to foster proficiency in firearms;
	b. At a target firearm shooting competition under the auspices of
	approved by a State agency or a nonprofit organization; or
	c. While hunting, fishing, target shooting, or trapping if (i) t
	hunting, fishing, target shooting, or trapping is legal in all place
	where the unlicensed transferee possesses the firearm and (ii) t
	unlicensed transferee holds any license or permit that is required
	such hunting, fishing, target shooting, or trapping.
<u>(6)</u>	A transfer of a firearm that is made to facilitate the repair or maintenar
	of the firearm; however, this subdivision does not apply unless all part
	who possess the firearm as a result of the transfer may legally possess
	firearm. For purposes of this subdivision, an owner, manager,
	employee of a business that repairs or maintains firearms may rely upor
	transferor's statement that the transferor may legally possess a firea
	unless the owner, manager, or employee has actual knowledge to t
	contrary and may return possession of the firearm to the transferor up
	completion of the repairs or maintenance without a background check. Unle
	a transferor of a firearm has actual knowledge to the contrary, the transfer
	may rely upon the statement of an owner, manager, or employee of
	business that repairs or maintains firearms that no owner, manager,
(7)	employee of the business is prohibited from possessing a firearm.
<u>(7)</u>	Any temporary transfer that occurs while in the continuous presence of t
(9)	owner of the firearm. A temperary transfer for not more than 72 hours. A person who transf
<u>(8)</u>	<u>A temporary transfer for not more than 72 hours. A person who transfer</u> <u>a firearm pursuant to this subdivision may be jointly and severally lial</u>
	for damages proximately caused by the transferee's subsequent unlaw
	use of the firearm.
(9)	A transfer of a firearm from a person serving in the armed forces of t
<u>())</u>	United States who will be deployed outside of the United States within the
	next 30 days to any immediate family member, that is limited to a spou
	parent, child, sibling, grandparent, grandchild, niece, nephew, first cous
	aunt, and uncle of the person.
(i) Penalt	ty and Prohibited Possession of Firearm. $-A$ person who violates a provisi
	ommits a Class 1 misdemeanor. In addition to any other penalty imposed t
	the misdemeanor, the person shall be prohibited from possessing a firea
	ginning on the date of the person's conviction.
	t Violation. – When a person is convicted of violating a provision of the
section, the clerk	of court shall report the conviction to the SBI and to the national insta
criminal backgro	ound check system. The report shall include information indicating that t
person is prohib	ited from possessing a firearm for two years, beginning on the date of t
person's conviction	<u>on.</u>
	ational instant criminal background check system; reporting.
" <u>§ 14-409.62. Na</u>	
(a) Clerk	of Court to Report Court Orders Regarding Mental Incapacity and Substar
(a) <u>Clerk</u> Abuse. – The cle	erk of the court of every judicial district in the State shall send electronica
(a) <u>Clerk</u> Abuse. – The cle	erk of the court of every judicial district in the State shall send electronica ormation to the SBI:
(a) <u>Clerk</u> Abuse. – The cle	erk of the court of every judicial district in the State shall send electronica

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1	<u>(2)</u> <u>Th</u>	e name of each person who has been committed for	r substance abuse by
2		der of the court to the custody of a facility under G.S.	•
3	<u>by</u>	the Department of Health and Human Services; and	_
4	<u>(3)</u> <u>Th</u>	e name of each person with respect to whom the	court has entered an
5	or	der for involuntary commitment pursuant to Part 7 of	Article 5 of Chapter
6	<u>12</u>	2C of the General Statutes.	
7	(b) Report to	SBI Not more than 48 hours after receiving notification of the second	ation of a person who
8 9	satisfies the description of court shall report s	on in subdivision (1), (2), or (3) of subsection (a) of tuch fact to the SBI.	this section, the clerk
10		r Report. – Any report made by the clerk of court pu	rsuant to this section
11		son for the report and indicate that the report is mad	•
12	18 U.S.C. § 922(g)(4	* *	
13		ecord in Certain Circumstances. – The clerk of	court shall take all
14		ncel a record made by the clerk in NICS if the person	
15		tten request to the clerk and no less than three years	
16	written request any o	f the following occurred:	
17	<u>(1</u>	<u>The court entered an order pursuant to G.S. 35</u>	A-1130 terminating a
18		guardianship on a finding that the persor	<u>n is no longer an</u>
19		incapacitated person, if the record in NICS is b	based on a finding of
20		incapacity.	
21	<u>(2</u>	<u>The period of commitment of the most recent of the</u>	order of commitment
22		or recommitment expired, or a court entered	
23		the person's incapacity or discharging the person	-
24		in the nature of habeas corpus, if the record in	•
25		order of commitment to the custody of the unit	
26		Health and Human Services that administer	-
27		programs and services, including those related	-
28		substance abuse; except that the clerk of court	
29 30		record pertaining to a person with respe	-
30 31		recommitment orders have been entered under Chapter 122C of the General Statutes or discha	
32		that further treatment will not be likely to br	
33		improvement in the person's condition; or	<u>ing about significant</u>
33 34	<u>(3</u>		urt entered an order
35	<u>(5</u>	discharging the person from commitment in t	-
36		corpus, if the record in the national instant	
37		check system is based on a court order for involu	
38	(e) Correction	n of Record. – Pursuant to section 102(c) of	
39		ments Act of 2007" (Pub. L. 110-180), a court, upon	
40	the basis upon which	a record reported by the clerk of court pursuant to	subsection (a) of this
41	section does not app	ly or no longer applies, shall (i) update, correct, m	odify, or remove the
42	record from any data	base that the federal or State government maintains an	nd makes available to
43	the national instant c	riminal background check system, consistent with th	ne rules pertaining to
44	the database and (ii)	notify the Attorney General that such basis does not	ot apply or no longer
45	applies.		
46		onal instant criminal background check system;	
47		relief from federal prohibitions; legislative declar	
48	· · · · · · · · · · · · · · · · · · ·	e Declaration. – The purpose of this section is to	5
49 50	1 . 1	erson may apply or petition for relief from federal	÷
50 51		<u>18 U.S.C. § 922(d)(4), as permitted by the federal</u> 2007" (Pub. L. 110-180, Sec. 105).	INICS Improvement

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1	(b) Eligibility. – A person to whom the sale or transfer of a firearm or ammu	unition is
2	prohibited by 18 U.S.C. § 922(d)(4), or who is prohibited from shipping, tran	sporting,
3	possessing, or receiving a firearm or ammunition pursuant to 18 U.S.C. § 922(g	
4	petition for relief pursuant to this section in any of the following circumstances:	<u> </u>
5	(1) The person has been adjudicated incompetent and a guardian a	appointed
6	pursuant to G.S. 35A-1120.	<u> </u>
7	(2) The person has been committed by order of the court to the custo	dy of the
8	facility under the Department of Health and Human Servi	
9	administers behavioral health programs and services, including those	
10	to mental health and substance abuse.	
11	(3) The court has entered an order for involuntary commitment pursual	nt to Part
12	7 of Article 5 of Chapter 122C of the General Statutes.	1 11
13	(c) <u>Due Process. – In a court proceeding pursuant to this section, the petition</u>	
14	have an opportunity to submit the petitioner's own evidence to the court concer	-
15	petition. The court shall review the evidence, and the court shall create and thereafter	maintain
16	<u>a record of the proceeding.</u>	
17	(d) <u>Proper Record. – In determining whether to grant relief to a petitioner pu</u>	
18	this section, the court shall receive evidence concerning and shall consider all of the fol	-
19 20	(1) The circumstances regarding the firearms prohibitions imposed by 1 $\frac{1}{2}$	<u>8 U.S.C.</u>
20 21	(2) The patitionaria record which must include at a minimum the participation of the matrix $f(x) = \frac{1}{2} \int_{-\infty}^{\infty} \frac{g(x)}{2} dx$	atitionarla
21	(2) <u>The petitioner's record which must include at a minimum the period</u>	suuoner s
22	(2) <u>mental health records and criminal history records.</u>	minimum
23 24	(3) <u>The petitioner's reputation which the court shall develop at a r</u> through character witness statements, testimony, or other	
24 25	evidence.	
26	(e) <u>Proper Findings. – Before granting relief to a petitioner pursuant to this see</u>	ction the
20 27	court shall issue findings that (i) the petitioner is not likely to act in a manner	
28	dangerous to public safety and (ii) granting relief to the petitioner is not contrary to the	
29	interest. If the court denies relief to a petitioner pursuant to this section, the petition	•
30	petition the Court of Appeals to review the denial, including the record of the denying	
31	review of a denial shall be de novo in that the Court of Appeals may, but is not required	
32	deference to the decision of the denying court. In reviewing a denial, the Court of Ap	
33	discretion, but is not required to, receive additional evidence necessary to conduct an	-
34	review.	-
35	"§ 14-409.64. National instant criminal background check system; state point of	contact;
36	<u>grounds for denial of firearm transfer; appeal; rule making; unlawful a</u>	<u>acts.</u>
37	(a) The SBI may serve as a State point of contact for implementation of 18	U.S.C. §
38	922(t), all federal regulations and applicable guidelines adopted pursuant thereto, and t	the NICS
39	<u>system.</u>	
40	(b) The SBI, acting as the State point of contact for implementation of 18	
41	922(t), shall transmit a request for a background check in connection with the pre-	
42	transfer of a firearm to the NICS system and may also search other databases. The S	
43	deny a transfer of a firearm to a prospective transferee if the transfer would violate 18	
44	922(g) or (n) or result in the violation of any provision of State law, including, but no	
45	to, G.S. 14-415.1, involving acts which if committed by an adult would constitute a	<u>burglary,</u>
46	arson, or any felony involving the use of force or the use of a deadly weapon.	
47	(c) In addition to the grounds for denial specified in subsection (b) of this sec	
48	SBI shall deny a transfer of a firearm if at any time the SBI transmits the request or	searches
49 50	other databases, information indicates that the prospective transferee:	onnativo
50 51	(1) <u>Has been arrested for or charged with a crime for which the pro-</u> transfered if convicted would be prohibited under State or federal.	
51	transferee, if convicted, would be prohibited under State or federal	iaw mom

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1 2		purchasing, receiving, or possessing a final disposition of the case or the final	
3 4 5 6 7 8	<u>(2)</u>	databases. Is the subject of an indictment, an alleging that the prospective transferee imprisonment for a term exceeding of 921(a)(20), as amended, and either the case or the final disposition is not noted	has committed a crime punishable by one year as defined in 18 U.S.C. §. are has been no final disposition of the d in the other databases.
9 10	<u>(3)</u>	Has failed to obtain firearm liability in <u>Article.</u>	nsurance as provided in Part 3 of this
11 12		SBI may cooperate with federal, State, a any other law enforcement agency in pe	
13	-	ecution of any rescinded transfers.	
14	*	denial of a firearm transfer, the SBI shall	ll notify the transferor and send notice
15	of the denial to	NICS, pursuant to 18 U.S.C. § 922(t). I	n addition, the SBI shall immediately
16	send notification	of the denial and the basis for the deni	al to the federal, State, and local law
17	enforcement age	ncies having jurisdiction over the area i	n which the transferee resides and in
18		eror conducts any business.	
19		of a firearm transfer, the transferor sha	
20		pared by the SBI concerning the procedu	-
21		nial, may request a review of the denial a	
22		at prompted the denial. Within 30 days	• •
23		n a thorough review of the instant crir	
24		nial and (ii) render a final administrative	
25		eiving information from the transferee th	lat alleges the transfer was improperly
26 27	denied.	f any transfer denied pursuant to subsect	tion (a) of this spation the inshility of
28		the final disposition of a case that is no	•
28 29		tinued denial of the transfer.	tonger pending shan not constitute the
30		SBI reverses a denial, the SBI shall imp	mediately request that the agency that
31		cords prompting the denial make a p	
32	-	flect accurate information. In addition	
33	•	uch reversal to all agencies and entities	-
34	denial pursuant t	o subsection (e) of this section.	
35	<u>(g)</u> <u>If in</u>	the course of conducting any background	ound check pursuant to this section,
36	whether the fire	earms transaction is approved or denie	ed, the SBI obtains information that
37	indicates the pro-	ospective transferee is the subject of a	n outstanding warrant, the SBI shall
38	· · ·	ovide notification of such warrant to	
39	•	ncies having jurisdiction over the area i	n which the transferee resides and in
40		eror conducts any business.	
41		Attorney General shall adopt rules as nec	· · ·
42		e point of contact as those duties are s	
43		8 U.S.C. § 922(t), all federal regulation	••••••
44 45	2	, and the NICS system and (ii) ensure th	1 1
45 46		<u>ll records and data provided pursuant to t</u> opted pursuant to this subsection shall inc	
+0 47		Procedures whereby a prospective tra	
+7 48	<u>(1)</u>	request a review of the denial and of t	•
+0 49		records that prompted the denial.	and motant erminar background enter
50	(2)	Procedures regarding retention of record	rds obtained or created for purposes of
51	<u>\</u>	this section or for implementation of 1	

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		shall not retain a record for more than 48 hours aft	er the day on which the
		SBI approves the transfer.	-
	<u>(3)</u>	Procedures and forms adopted by the SBI that reque	est information from and
		establish proper identification of a prospective tr	
		correspond with any firearms transaction record re	equired by 18 U.S.C. §
		922(t). Such procedures and forms shall not pre	
		making a lawful firearm transfer under this section.	
	<u>(4)</u>	Procedures for carrying out the duties under this	section, including at a
	<u></u>	minimum all of the following:	· · · · · · · · · · · · · · · · · · ·
		a. That the SBI shall be open for business at	least 12 hours per day
		every calendar day, except Christmas day an	
		order to transmit the requests for a backgro	
		system and search other databases.	
		b. That the SBI shall provide a toll-free tele	phone number, for any
		person calling from within the State, that i	
		that the office is open for business for the p	
		requests from transferors in accordance with	
		c. That the SBI shall employ and train person	
		prompt processing of the reasonably anticipa	•
		received under this section.	*
<u>(i)</u>	Offer	nses – All of the following are unlawful:	
	(1)	For any person in connection with the acquisition or	attempted acquisition of
		a firearm from any transferor to willfully make any	false or fictitious oral or
		written statement or to furnish or exhibit an	ny false, fictitious, or
		misrepresented identification that is intended or	likely to deceive such
		transferor with respect to any fact material to the la	-
		other disposition of such firearm under federal or Sta	ate law.
	<u>(2)</u>	For any transferor knowingly to request criminal his	story record information
		or a background check under false pretenses or kr	nowingly to disseminate
		criminal history record information to any person of	other than the subject of
		such information.	
	<u>(3)</u>	For any agent or employee or former agent or	employee of the SBI
		knowingly to violate the provisions of this section.	
<u>(j)</u>		ties Any person who violates the provisions of subs	section (j) of this section
commits		1 misdemeanor.	
<u>(k)</u>		transferor who complies with the provisions of this sec	
		liability or regulatory sanction that may arise from the	lawful transfer or lawful
		nsfer of a firearm.	
" <u>§ 14-40</u>		BI fee for conducting NCIS background check; est	ablish instant criminal
		ground check fund.	
<u>(a)</u>		urposes of this section the term "fund" means the inst	ant criminal background
		established by this section.	
<u>(b)</u>		e is established the instant criminal background check c	
<u>(c)</u>	-	SBI shall impose a fee for performing an instant crir	-
-		section. The amount of the fee shall not exceed the to	tal amount of direct and
		curred by the SBI in performing the background check.	
<u>(d)</u> Tracesures	-	SBI shall transmit all moneys collected pursuant to the	
		shall credit the same to the fund. The moneys in the	
		ation by the General Assembly for the direct costs ass	
		cks pursuant to this section. The State Treasurer may i	
rund not	expend	ed for the purpose of this section as provided by law. T	ne State Treasurer shall

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1	credit any interest and income derived from the deposit and investment of mon	evs in the fund
2	to the fund.	<u></u>
3	(e) Any unexpended and unencumbered moneys remaining in the fund	at the end of a
4	fiscal year shall remain in the fund and shall not be credited to any other fund	
5	practicable, the SBI shall use any such remaining funds to reduce the amo	ount of the fee
6	established pursuant to subsection (c) of this section.	
7	(f) The SBI may contract with a public or private entity for services	s related to the
8	collection of the fee established pursuant to subsection (c) of this section.	
9	(g) On January 15 of each calendar year, the SBI shall report to	
10	Representatives and Senate Justice and Public Safety appropriations subcomm	ittees regarding
11	the following:	
12	(1) The number of full-time employees used by the SBI in the	
13	for the purpose of performing background checks pursuant to	
14	(2) The calculations used by the SBI to determine the amount of the second seco	the fee imposed
15	pursuant to subsection (c) of this section.	
16	"Part 2. Gun Dealers.	
17	" <u>§ 14-409.75. Retail dealers; record; inspection.</u>	
18	Every individual, firm, or corporation engaged within this State in the retail	
19 20	exchange of firearms, pistols, or revolvers shall keep a record of each pistol or rented, or exchanged at retail. The record shall be made at the time of the transa	
20	kept for that purpose and shall include the name of the person to whom the fir	
22	rented or with whom exchanged; his age, occupation, residence, and if residin	
23	street and number therein where the person resides; the make, caliber, and fir	
23 24	together with its number and serial letter, if any; the date of the sale, rental, or e	
25	firearm; and the name of the employee or other person making the sale, renta	
26	The record book shall be open at all times to the inspection of any duly au	
27	officer.	ż
28	" <u>§ 14-409.76. Failure to keep records; penalty.</u>	
29	Every individual, firm, or corporation who fails to keep the record p	rovided for in
30	G.S. 14-409.75 or who refuses to exhibit such record when requested by a poly	
31	any purchaser, lessee, or exchanger of a pistol or revolver who in connection w	vith the making
32	of such record gives false information is guilty of a Class 3 misdemeanor.	
33	"Part 3 Firearm Liability Insurance Required.	
34	" <u>§ 14-409.80. Liability insurance required for gun owners.</u>	
35	(a) Any person in this State who owns a firearm shall, prior to the own	
36	and continuously maintain a policy of liability insurance in an amount not	
37	hundred thousand dollars (\$100,000) specifically covering any damages resu	
38	<u>negligent or willful acts involving the use of the firearm while it is owned by</u> firearm shall be transferred in this State unless the transferee at the time of the tr	
39 40	proof that the transferee has complied with the provisions of this Part.	ansier provides
40	(b) For purposes of this Part, a person is deemed to own a firearm if the	e firearm is lost
42	or stolen until the loss or theft is reported pursuant to G.S. 14-409.13.	<u>- 1110a1111 15 10st</u>
43	(c) Any person who owns a firearm on December 1, 2013, shall obtain	n the insurance
44	required by this Part by January 15, 2014.	<u>in the institutee</u>
45	(d) This section does not apply to any law enforcement officer author	ized to carry a
46	firearm.	<u></u>
47	(e) The Department of Insurance shall adopt rules to implement this Part	
48	"Part 4 Large-Capacity Ammunition Magazines.	-
49	" <u>§ 14-409.90. Definition.</u>	
50	For purposes of this Part, the term "large capacity magazine" includes all or	f the following:
51	(i) a fixed or detachable magazine box, drum feed strip, or similar device capab	le of accepting

General Assembly of North Carolina Session 2013 1 or that is designed to be readily converted to accept, more than 15 rounds of ammunition; (ii) a 2 fixed or detachable magazine that is capable of accepting more than eight shotgun shells; and 3 (iii) a detachable magazine, tube, box, drum, feed strip, or similar device that is capable of 4 accepting more than eight shotgun shells when combined with a fixed magazine. The term does 5 not include any of the following: (i) a feeding device that has been permanently altered so that 6 it cannot accommodate more than 15 rounds of ammunition; (ii) an attached tubular device 7 designed to accept and capable of operating only with .22 caliber rimfire ammunition; or (iii) a 8 tubular magazine that is contained in a lever-action firearm. 9 "§ 14-409.91. Large-capacity magazines prohibited; penalties; exceptions. 10 It is unlawful for a person to sell, transfer, or possess a large-capacity magazine. A (a) 11 violation of this subsection is a Class 2 misdemeanor; provided however, that a second or subsequent violation of this subsection is a Class 1 misdemeanor. 12 13 Any person who violates subsection (a) of this section commits a Class I felony (b) 14 under this section if the person possessed a large-capacity magazine during the commission of a 15 felony. 16 A person may possess a large-capacity magazine if the person: (c) 17 Owns the large-capacity magazine on December 1, 2013; and (1)(2)18 Maintains continuous possession of the large-capacity magazine. 19 If a person who is alleged to have violated subsection (a) of this section asserts that (d) 20 the person is permitted to legally possess a large-capacity magazine pursuant to subsection (c) 21 of this section, the prosecution has the burden of proof to refute the assertion. 22 The offense described in subsection (a) of this section shall not apply to any of the (e) 23 following: 24 (1) An entity, or any employee thereof engaged in the employee's employment 25 duties, that manufactures large-capacity magazines within North Carolina 26 exclusively for transfer, or any federally licensed gun dealer, or any 27 employee thereof engaged in his or her official employment duties, that sells 28 large-capacity magazines exclusively to any of the following: 29 A branch of the armed forces of the United States. a. 30 A department, agency, or political subdivision of the State of North b. 31 Carolina, any other state, or of the United States government. 32 A firearms retailer for the purpose of firearms sales conducted <u>c.</u> 33 outside the State. 34 A foreign national government that has been approved for such <u>d.</u> transfers by the United States government. 35 36 An out-of-state transferee who may legally possess a large-capacity e. 37 magazine. 38 An employee of any of the following agencies who bears a firearm in the (2)39 course of the employee's official duties: 40 A branch of the armed forces of the United States. a. 41 A department, agency, or political subdivision of the State of North b. 42 Carolina, any other state, or of the United States government. 43 (3) A person who possesses the magazine for the sole purpose of transporting 44 the magazine to an out-of-state entity on behalf of a manufacturer of 45 large-capacity magazines within North Carolina. "§ 14-409.92 Identification markings for large-capacity magazines; rules. 46 47 A large-capacity magazine that is manufactured in North Carolina on or after (a) 48 December 1, 2013, must include a permanent stamp or marking indicating that the 49 large-capacity magazine was manufactured or assembled after that date. The stamp or marking 50 must be legibly and conspicuously engraved or cast upon the outer surface of the large-capacity

51 magazine.

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1	<u>(b)</u> <u>The S</u>	BI may adopt rules to implement the provision	s of this section, including rules
2	requiring a large	-capacity magazine that is manufactured in thi	s State on or after December 1,
3	2013, to bear id	entifying information in addition to the identity	ifying information described in
4	subsection (a) of	this section.	
5	<u>(c)</u> <u>A pe</u>	rson who manufactures a large-capacity m	<u>agazine in North Carolina in</u>
6	violation of subse	ection (a) of this section commits a Class 2 mis	demeanor."
7	SECT	FION 10. Chapter 147 of the General Statute	es is amended by adding a new
8	Article to read:	-	
9		"Article 9.	
0		"Firearms Manufacturer Divestment	Act.
1	" <u>§ 147-95. Defi</u> r	nitions.	
2		is Article, the following definitions apply:	
3	(1)	"Company" means any sole proprietorsh	hip, organization, association,
4	<u>,</u>	corporation, partnership, joint venture, limit	· ·
5		partnership, limited liability company,	
6		association, including all wholly-owned	
7		subsidiaries, parent companies, or affiliate	
8		associations, that exists for profit-making pur	
9	<u>(2)</u>	"Direct holdings" means all securities of	•
0		manufacturer held directly by the Public Fu	± •
1		which the Public Fund owns all shares or inte	
22	<u>(3)</u>	"Firearm" as defined in G.S. 14-309.39(2), as	
23	<u>(9)</u>	and destruction described in G.S. 14-288.8(c)	-
24	(4)	"Firearms manufacturer" means a company	
5	<u>(+)</u>	fabricates, assembles, or reassembles firearm	
6	<u>(5)</u>	"Indirect holdings" means all securities of	
.7	<u>(5)</u>	manufacturer held in an account or fund, suc	1
8		one or more persons not employed by the P	
9		Fund owns shares or interests together with o	
0		provisions of this Article.	Stiler investors not subject to the
1	(6)	"Public Fund" means any funds held by the S	tata Traggurar to the gradit of
2	<u>(6)</u>		
		a. <u>The Teachers' and State Employees' R</u>	
3		b. <u>The Consolidated Judicial Retirement</u>	
4		c. <u>The Firemen's and Rescue Workers' P</u>	
5		c.The Firemen's and Rescue Workers' Fd.The Local Governmental Employees'e.The Legislative Retirement System.f.The Legislative Retirement Fund.	Retirement System.
6		e. <u>The Legislative Retirement System.</u>	
7		-	
8		g. <u>The North Carolina National Guard P</u>	ension Fund.
9		tification of firearms manufacturers.	
0		n 90 days of September 1, 2013, the Public Fu	
1		rms manufacturers in which the Public Fund h	
12		ave such holdings in the future. Such efforts sha	
3	<u>(1)</u>	Reviewing and relying, as appropriate in the	• •
14		publicly available information regarding fin	
-5		information provided by nonprofit or	
6		international organizations, and government e	
	<u>(2)</u>	Contacting asset managers contracted by t	the Public Fund that invest in
		firearms manufacturers.	
	<u>(3)</u>	Contacting other institutional investors that	t have divested from firearms
50		manufacturers.	
47 48 49 50		firearms manufacturers. Contacting other institutional investors that	

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1	(b) By the first meeting of the Public Fund following the 90-day period described in
2	subsection (a) of this section, the Public Fund shall assemble a list of all firearm manufacturers
3	in which the Public Fund holds direct or indirect investments.
4	" <u>§ 147-97. Required actions.</u>
5	(a) <u>Subject to all applicable laws related to prudent investment, the State Treasurer shall</u>
6	promptly divest all direct and indirect holdings in firearms manufacturers held by the Public
7	<u>Fund.</u>
8	(b) At no time shall the Public Fund acquire direct or indirect holdings in firearms
9	manufacturers."
10	SECTION 11. This act becomes effective December 1, 2013, and applies to
11	offenses committed on or after that date.