${\bf By}$  Senator Farmer

	34-00830A-17 20171334
1	A bill to be entitled
2	An act relating to the sale and delivery of firearms;
3	amending s. 790.065, F.S.; requiring the parties, if
4	neither party to a sale, lease, or transfer of a
5	firearm is a licensed dealer, to complete the sale,
6	lease, or transfer through a licensed dealer;
7	specifying procedures and requirements for a licensed
8	dealer, a seller, lessor, or transferor, and a buyer,
9	lessee, or transferee; authorizing a licensed dealer
10	to charge a buyer or transferee specified fees;
11	providing applicability; deleting provisions
12	authorizing a licensee to complete the sale or
13	transfer of a firearm to a person without receiving
14	certain notification from the Department of Law
15	Enforcement informing the licensee that such person is
16	prohibited from receipt or possession of a firearm or
17	providing a unique approval number under certain
18	circumstances; deleting provisions exempting a
19	licensed importer, licensed manufacturer, or licensed
20	dealer from the sale and delivery requirements, under
21	certain circumstances; amending s. 790.0655, F.S.;
22	applying the mandatory 3-day waiting period to private
23	sales of handguns facilitated through a licensed
24	dealer; amending s. 790.335, F.S.; conforming a cross-
25	reference; providing an effective date.
26	
27	Be It Enacted by the Legislature of the State of Florida:
28	
29	Section 1. Subsections (1), (3), and (10) of section

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30	790.065, Florida Statutes, are amended to read:
31	790.065 Sale and delivery of firearms
32	(1)(a) A licensed importer, licensed manufacturer, or
33	licensed dealer may not sell or deliver from her or his
34	inventory at her or his licensed premises any firearm to another
35	person, other than a licensed importer, licensed manufacturer,
36	licensed dealer, or licensed collector, until she or he has:
37	1. Obtained a completed form from the potential buyer or
38	transferee, which form shall have been promulgated by the
39	Department of Law Enforcement and provided by the licensed
40	importer, licensed manufacturer, or licensed dealer, which shall
41	include the name, date of birth, gender, race, and social
42	security number or other identification number of such potential
43	buyer or transferee and has inspected proper identification
44	including an identification containing a photograph of the
45	potential buyer or transferee.
46	2. Collected a fee from the potential buyer for processing
47	the criminal history check of the potential buyer. The fee shall
48	be established by the Department of Law Enforcement and may not
49	exceed \$8 per transaction. The Department of Law Enforcement may
50	reduce, or suspend collection of, the fee to reflect payment
51	received from the Federal Government applied to the cost of
52	maintaining the criminal history check system established by
53	this section as a means of facilitating or supplementing the
54	National Instant Criminal Background Check System. The

Department of Law Enforcement shall, by rule, establish procedures for the fees to be transmitted by the licensee to the 56 Department of Law Enforcement. All such fees shall be deposited 57 into the Department of Law Enforcement Operating Trust Fund, but 58

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73 3. Requested, by means of a toll-free telephone call, the 74 Department of Law Enforcement to conduct a check of the 75 information as reported and reflected in the Florida Crime 76 Information Center and National Crime Information Center systems 77 as of the date of the request.

4. Received a unique approval number for that inquiry from
the Department of Law Enforcement, and recorded the date and
such number on the consent form.

(b) However, if the person purchasing, or receiving delivery of, the firearm is a holder of a valid concealed weapons or firearms license pursuant to the provisions of s. 790.06 or holds an active certification from the Criminal Justice Standards and Training Commission as a "law enforcement officer," a "correctional officer," or a "correctional probation officer" as defined in s. 943.10(1), (2), (3), (6), (7), (8), or

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88	(9), this subsection does not apply.
89	(c) This subsection does not apply to the purchase, trade,
90	or transfer of a rifle or shotgun by a resident of this state
91	when the resident makes such purchase, trade, or transfer from a
92	licensed importer, licensed manufacturer, or licensed dealer in
93	another state.
94	(d)1. If neither party to a prospective firearms sale,
95	lease, or transfer is a licensed dealer, the parties to the
96	transaction must complete the sale, lease, or other transfer
97	through a licensed dealer as follows:
98	a. The seller, lessor, or transferor must deliver the
99	firearm to a licensed dealer who shall process the sale, lease,
100	or transfer as if he or she were the seller, lessor, or
101	transferor, except that the seller, lessor, or transferor who is
102	not a licensed dealer may remove the firearm from the business
103	premises of the licensed dealer while the background check is
104	being conducted, and while the waiting period requirement set
105	forth in s. 790.0655 is being met. Other than allowing the
106	unlicensed seller or transferor to remove the firearm from the
107	licensed dealer's business premises, the licensed dealer shall
108	comply with all requirements of federal and state law which
109	would apply if he or she were the seller, lessor, or transferor
110	of the firearm;
111	b. The licensed dealer shall conduct a background check on
112	the buyer or other transferee in accordance with this section
113	and, unless the transaction is prohibited, and after all other
114	legal requirements are met, including those set forth in s.
115	790.0655, the dealer shall either:
116	(I) Deliver the firearm to the seller, lessor, or

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117	transferor, who shall complete the transaction and deliver the
118	firearm to the buyer; or
119	(II) If the seller, lessor, or transferor has removed the
120	firearm from the licensed dealer's business premises, contact
121	the seller, lessor, or transferor to let him or her know that he
122	or she may complete the transaction and deliver the firearm to
123	the buyer;
124	c. If the licensed dealer cannot legally complete the
125	transaction, the dealer must:
126	(I) Return the firearm to the seller, lessor, or
127	transferor; or
128	(II) If the seller, lessor, or transferor has removed the
129	firearm from the licensed dealer's business premises, contact
130	the seller, lessor, or transferor to let him or her know that
131	the transaction is prohibited, and the seller, lessor, or
132	transferor may not deliver the firearm to the buyer; and
133	d. The licensed dealer may require the buyer or other
134	transferee to pay a fee covering the administrative costs
135	incurred by the licensed dealer for facilitating the transfer of
136	the firearm, plus applicable fees pursuant to federal and state
137	law.
138	2. This paragraph does not apply to:
139	a. The activities of the United States Marshals Service,
140	members of the United States Armed Forces or the National Guard,
141	or federal officials required to carry firearms while engaged in
142	performing their official duties; and
143	b. The following activities, unless the lawful owner knows
144	or has reasonable cause to believe that federal, state, or local
145	law prohibits the transferee from purchasing or possessing

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146	firearms, or that the transferee is likely to use the firearm
147	for unlawful purposes:
148	(I) The delivery of a firearm to a gunsmith for service or
149	repair, or the return of the firearm to its owner by the
150	gunsmith;
151	(II) The transfer of a firearm to a carrier, warehouseman,
152	or other person engaged in the business of transportation or
153	storage, to the extent that the receipt, possession, or having
154	on or about the person of any firearm is in the ordinary course
155	of business and in conformity with federal, state, and local
156	laws, and not for the personal use of any such person;
157	(III) The loan of a firearm solely for the purpose of
158	shooting at targets, if the loan occurs on the premises of a
159	properly licensed target facility and if the firearm is at all
160	times kept within the premises of the target facility;
161	(IV) The loan of a firearm to a person who is under 18
162	years of age for lawful hunting, sporting, or educational
163	purposes while under the direct supervision and control of a
164	responsible adult;
165	(V) The loan of a firearm to a person who is 18 years of
166	age or older if the firearm remains in the person's possession
167	only while the person is accompanying the lawful owner and using
168	the firearm for lawful hunting, sporting, or recreational
169	purposes; or
170	(VI) The loan of a firearm to an adult family member of the
171	lawful owner of the firearm if the lawful owner resides with the
172	family member but is not present in the residence, provided that
173	the family member does not maintain control over the firearm for
174	more than 10 consecutive days.

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34-00830A-17 20171334 175 (3) In the event of scheduled computer downtime, electronic 176 failure, or similar emergency beyond the control of the Department of Law Enforcement, the department shall immediately 177 178 notify the licensee of the reason for, and estimated length of, 179 such delay. After such notification, the department shall 180 forthwith, and in no event later than the end of the next 181 business day of the licensee, either inform the requesting licensee if its records demonstrate that the buyer or transferee 182 183 is prohibited from receipt or possession of a firearm pursuant 184 to Florida and Federal law or provide the licensee with a unique 185 approval number. Unless notified by the end of said next 186 business day that the buyer or transferee is so prohibited, and 187 without regard to whether she or he has received a unique 188 approval number, the licensee may complete the sale or transfer and shall not be deemed in violation of this section with 189 190 respect to such sale or transfer. 191 (10) A licensed importer, licensed manufacturer, or licensed dealer is not required to comply with the requirements 192 193 of this section in the event of: 194 (a) Unavailability of telephone service at the licensed 195 premises due to the failure of the entity which provides 196 telephone service in the state, region, or other geographical 197 area in which the licensee is located to provide telephone service to the premises of the licensee due to the location of 198 199 said premises; or the interruption of telephone service by 200 reason of hurricane, tornado, flood, natural disaster, or other act of God, war, invasion, insurrection, riot, or other bona 201 202 fide emergency, or other reason beyond the control of the 203 licensee; or

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204	(b) Failure of the Department of Law Enforcement to comply
205	with the requirements of subsections (2) and (3).
206	Section 2. Paragraph (a) of subsection (1) of section
207	790.0655, Florida Statutes, is amended to read:
208	790.0655 Purchase and delivery of handguns; mandatory
209	waiting period; exceptions; penalties
210	(1)(a) There shall be a mandatory 3-day waiting period,
211	which shall be 3 days, excluding weekends and legal holidays,
212	between the purchase and the delivery at retail, or the delivery
213	through a private sale facilitated through a licensed dealer
214	under s. 790.065(1)(d), of any handgun. "Purchase" means the
215	transfer of money or other valuable consideration to the
216	retailer. "Handgun" means a firearm capable of being carried and
217	used by one hand, such as a pistol or revolver. "Retailer" means
218	and includes every person engaged in the business of making
219	sales at retail or for distribution, or use, or consumption, or
220	storage to be used or consumed in this state, as defined in s.
221	212.02(13).
222	Section 3. Paragraph (e) of subsection (3) of section
223	790.335, Florida Statutes, is amended to read:
224	790.335 Prohibition of registration of firearms; electronic
225	records
226	(3) EXCEPTIONSThe provisions of this section shall not
227	apply to:
228	(e)1. Records kept pursuant to the recordkeeping provisions
229	of s. 790.065; however, nothing in this section shall be
230	construed to authorize the public release or inspection of
231	records that are made confidential and exempt from the
232	provisions of s. 119.07(1) by <u>s. 790.065(3)(a)</u> <del>s. 790.065(4)(a)</del> .

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233	2. Nothing in this paragraph shall be construed to allow
234	the maintaining of records containing the names of purchasers or
235	transferees who receive unique approval numbers or the
236	maintaining of records of firearm transactions.
237	Section 4. This act shall take effect July 1, 2017.