

LEGISLATIVE ACTION

Senate Comm: UNFAV 02/28/2018 House

The Committee on Appropriations (Gibson) recommended the following:

Senate Amendment (with title amendment)

Delete lines 330 - 382

and insert:

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Section 7. Present subsection (13) of section 790.065, Florida Statutes, is redesignated as subsection (12), subsections (1), (3), and (10) of that section are amended, and a new subsection (11) is added to that section, to read: 790.065 Sale and delivery of firearms.-(1) (a) A licensed importer, licensed manufacturer, or



11 licensed dealer may not sell or deliver from her or his 12 inventory at her or his licensed premises any firearm to another 13 person, other than a licensed importer, licensed manufacturer, 14 licensed dealer, or licensed collector, until she or he has:

1. Obtained a completed form from the potential buyer or 15 transferee, which form shall have been adopted promulgated by 16 17 the Department of Law Enforcement and provided by the licensed 18 importer, licensed manufacturer, or licensed dealer, which shall 19 include the name, date of birth, gender, race, and social 20 security number or other identification number of such potential buyer or transferee and has inspected proper identification 21 22 including an identification containing a photograph of the 23 potential buyer or transferee.

24 2. Collected a fee from the potential buyer for processing the criminal history check of the potential buyer. The fee shall 25 26 be established by the Department of Law Enforcement and may not 27 exceed \$8 per transaction. The Department of Law Enforcement may 28 reduce, or suspend collection of, the fee to reflect payment 29 received from the Federal Government applied to the cost of 30 maintaining the criminal history check system established by 31 this section as a means of facilitating or supplementing the 32 National Instant Criminal Background Check System. The 33 Department of Law Enforcement shall, by rule, establish 34 procedures for the fees to be transmitted by the licensee to the 35 Department of Law Enforcement. All such fees shall be deposited 36 into the Department of Law Enforcement Operating Trust Fund, but 37 shall be segregated from all other funds deposited into such 38 trust fund and must be accounted for separately. Such segregated 39 funds must not be used for any purpose other than the operation

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40 of the criminal history checks required by this section. The 41 Department of Law Enforcement, each year before prior to 42 February 1, shall make a full accounting of all receipts and 43 expenditures of such funds to the President of the Senate, the Speaker of the House of Representatives, the majority and 44 45 minority leaders of each house of the Legislature, and the chairs of the appropriations committees of each house of the 46 47 Legislature. In the event that the cumulative amount of funds 48 collected exceeds the cumulative amount of expenditures by more 49 than \$2.5 million, excess funds may be used for the purpose of purchasing soft body armor for law enforcement officers. 50

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

59 (b) However, if the person purchasing, or receiving 60 delivery of, the firearm is a holder of a valid concealed 61 weapons or firearms license pursuant to the provisions of s. 62 790.06 or holds an active certification from the Criminal 63 Justice Standards and Training Commission as a "law enforcement 64 officer, " a "correctional officer," or a "correctional probation 65 officer" as defined in s. 943.10(1), (2), (3), (6), (7), (8), or 66 (9), this subsection does not apply.

67 (c) This subsection does not apply to the purchase, trade,68 or transfer of a rifle or shotgun by a resident of this state

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69 when the resident makes such purchase, trade, or transfer from a 70 licensed importer, licensed manufacturer, or licensed dealer in 71 another state.

72 (d)1. If neither party to a prospective firearms sale, 73 lease, or transfer is a licensed dealer, the parties to the 74 transaction must complete the sale, lease, or transfer through a 75 licensed dealer as follows:

76 a. The seller, lessor, or transferor must deliver the 77 firearm to a licensed dealer, who shall process the sale, lease, 78 or transfer as if she or he were the seller, lessor, or 79 transferor, except that the seller, lessor, or transferor who is 80 not a licensed dealer may remove the firearm from the business 81 premises of the licensed dealer while the background check is 82 being conducted and while the waiting period requirement set 83 forth in s. 790.0655 is being met. Other than allowing the 84 unlicensed seller or transferor to remove the firearm from the licensed dealer's business premises, the licensed dealer shall 85 86 comply with all requirements of federal and state law which 87 would apply if she or he were the seller, lessor, or transferor 88 of the firearm; 89 b. The licensed dealer shall conduct a background check on 90

the buyer or other transferee as provided in this section and, unless the transaction is prohibited, and after all other legal requirements are met, including those set forth in s. 790.0655, the licensed dealer shall either:

94 <u>(I) Deliver the firearm to the seller, lessor, or</u> 95 <u>transferor, who shall complete the transaction and deliver the</u> 96 <u>firearm to the buyer; or</u> 97 (II) If the seller, lessor, or transferor has removed the

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98	firearm from the licensed dealer's business premises, contact
99	the seller, lessor, or transferor to let her or him know that he
100	or she may complete the transaction and deliver the firearm to
101	the buyer.
102	c. If the licensed dealer cannot legally complete the
103	transaction, the dealer must:
104	(I) Return the firearm to the seller, lessor, or
105	transferor; or
106	(II) If the seller, lessor, or transferor has removed the
107	firearm from the licensed dealer's business premises, contact
108	the seller, lessor, or transferor to let her or him know that
109	the transaction is prohibited, and that the seller, lessor, or
110	transferor may not deliver the firearm to the buyer; and
111	d. The licensed dealer may require the buyer or other
112	transferee to pay a fee covering the administrative costs
113	incurred by the licensed dealer for facilitating the transfer of
114	the firearm, plus applicable fees pursuant to federal and state
115	law.
116	2. This paragraph does not apply to:
117	a. The activities of the United States Marshals Service,
118	members of the United States Armed Forces or the National Guard,
119	or federal officials required to carry firearms while engaged in
120	performing their official duties; or
121	b. The following activities, unless the lawful owner knows
122	or has reasonable cause to believe that federal, state, or local
123	law prohibits the transferee from purchasing or possessing
124	firearms, or that the transferee is likely to use the firearm
125	for unlawful purposes:
126	(I) The delivery of a firearm to a gunsmith for service or

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127 repair, or the return of the firearm to its owner by the 128 gunsmith; 129 (II) The transfer of a firearm to a carrier, warehouseman, 130 or other person engaged in the business of transportation or 131 storage, to the extent that the receipt, possession, or having 132 on or about the person any firearm is in the ordinary course of 133 business and in conformity with federal, state, and local laws, 134 and not for the personal use of any such person; 135 (III) The loan of a firearm solely for the purpose of 136 shooting at targets, if the loan occurs on the premises of a 137 properly licensed target facility and if the firearm is at all 138 times kept within the premises of the target facility; 139 (IV) The loan of a firearm to a person who is under 18 140 years of age for lawful hunting, sporting, or educational 141 purposes while under the direct supervision and control of a 142 responsible adult; (V) The loan of a firearm to a person who is 18 years of 143 144 age or older if the firearm remains in the person's possession 145 only while the person is accompanying the lawful owner and using 146 the firearm for lawful hunting, sporting, or recreational 147 purposes; or (VI) The loan of a firearm to an adult family member of the 148 149 lawful owner of the firearm if the lawful owner resides with the 150 family member but is not present in the residence, provided that 151 the family member does not maintain control over the firearm for 152 more than 10 consecutive days. 153 (3) In the event of scheduled computer downtime, electronic 154 failure, or similar emergency beyond the control of the 155 Department of Law Enforcement, the department shall immediately



156	notify the licensee of the reason for, and estimated length of,
157	such delay. After such notification, the department shall
158	forthwith, and in no event later than the end of the next
159	business day of the licensee, either inform the requesting
160	licensee if its records demonstrate that the buyer or transferee
161	is prohibited from receipt or possession of a firearm pursuant
162	to Florida and Federal law or provide the licensee with a unique
163	approval number. Unless notified by the end of said next
164	business day that the buyer or transferee is so prohibited, and
165	without regard to whether she or he has received a unique
166	approval number, the licensee may complete the sale or transfer
167	and shall not be deemed in violation of this section with
168	respect to such sale or transfer.
169	(10) A licensed importer, licensed manufacturer, or
170	licensed dealer is not required to comply with the requirements
171	of this section in the event of:
172	(a) Unavailability of telephone service at the licensed
173	premises due to the failure of the entity which provides
174	telephone service in the state, region, or other geographical
175	area in which the licensee is located to provide telephone
176	service to the premises of the licensee due to the location of
177	said premises; or the interruption of telephone service by
178	reason of hurricane, tornado, flood, natural disaster, or other
179	act of God, war, invasion, insurrection, riot, or other bona
180	fide emergency, or other reason beyond the control of the
181	licensee; or
182	(b) Failure of the Department of Law Enforcement to comply
183	with the requirements of subsections (2) and (3).
184	(11) A person younger than 21 years of age may not purchase
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a firearm. The sale or transfer of a firearm to a person younger 185 than 21 years of age may not be made or facilitated by a 186 187 licensed importer, licensed manufacturer, or licensed dealer. A 188 person who violates this subsection commits a felony of the 189 third degree, punishable as provided in s. 775.082, s. 775.083, 190 or s. 775.084. The prohibition on the purchase of a firearm by a 191 person younger than 21 years of age or the sale or transfer by a 192 licensed importer, licensed manufacturer, or licensed dealer to 193 a person younger than 21 years of age does not apply to a member 194 of the military or naval forces of this state or of the United 195 States or to a law enforcement officer or a correctional 196 officer, as those terms are defined in s. 943.10. 197 Section 8. Section 790.0655, Florida Statutes, is amended 198 to read: 199 790.0655 Purchase and delivery of firearms handguns; 200 mandatory waiting period; exceptions; penalties.-201 (1) (a) There shall be A mandatory 3-day waiting period is 202 imposed between the purchase and delivery of a firearm. The 203 mandatory waiting period is, which shall be 3 days, excluding 204 weekends and legal holidays, or expires upon the completion of 205 the records checks required under s. 790.065, whichever occurs 206 later. The mandatory waiting period applies to the delivery of a 207 firearm through a private sale facilitated through a licensed 2.08 dealer under s. 790.065(1)(d) between the purchase and the 209 delivery at retail of any handgun. "Purchase" means the transfer of money or other valuable consideration to the retailer. 210 211 "Handgun" means a firearm capable of being carried and used by 212 one hand, such as a pistol or revolver. "Retailer" means and 213 includes a licensed importer, licensed manufacturer, or licensed

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214	dealer every person engaged in the business of making firearm
215	sales at retail or for distribution, or use, or consumption, or
216	storage to be used or consumed in this state, as defined in s.
217	212.02(13).
218	(b) Records of <u>firearm</u> handgun sales must be available for
219	inspection by any law enforcement agency, as defined in s.
220	934.02, during normal business hours.
221	(2) The 3-day waiting period <u>does</u> shall not apply in the
222	following circumstances:
223	(a) When a <u>firearm</u> handgun is being purchased by a holder
224	of a concealed weapons permit as defined in s. 790.06.
225	(b) To a trade-in of another <u>firearm</u> handgun .
226	(c) To a person who completes a 16-hour hunter education or
227	hunter safety course approved by the Fish and Wildlife
228	Conservation Commission or similar agency of another state,
229	unless that person is purchasing a handgun.
230	(3) It is a felony of the third degree, punishable as
231	provided in s. 775.082, s. 775.083, or s. 775.084:
232	(a) For any retailer, or any employee or agent of a
233	retailer, to deliver a <u>firearm</u> handgun before the expiration of
234	the 3-day waiting period, subject to the exceptions provided in
235	subsection (2).
236	(b) For a purchaser to obtain delivery of a <u>firearm</u> handgun
237	by fraud, false pretense, or false representation.
238	Section 9. Paragraph (e) of subsection (3) of section
239	790.335, Florida Statutes, is amended to read:
240	790.335 Prohibition of registration of firearms; electronic
241	records
242	(3) EXCEPTIONSThe provisions of this section shall not

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243	apply to:
244	(e)1. Records kept pursuant to the recordkeeping provisions
245	of s. 790.065; however, nothing in this section shall be
246	construed to authorize the public release or inspection of
247	records that are made confidential and exempt from the
248	provisions of s. 119.07(1) by <u>s. 790.065(3)(a)</u> s. 790.065(4)(a) .
249	2. Nothing in this paragraph shall be construed to allow
250	the maintaining of records containing the names of purchasers or
251	transferees who receive unique approval numbers or the
252	maintaining of records of firearm transactions.
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255	And the title is amended as follows:
256	Delete lines 27 - 41
257	and insert:
258	s. 790.065, F.S.; requiring that, if neither party to
259	a prospective firearms sale, lease, or transfer is a
260	licensed dealer, the parties complete the sale, lease,
261	or transfer through a licensed dealer; specifying
262	procedures and requirements for a licensed dealer, a
263	seller, lessor, or transferor, and a buyer, lessee, or
264	transferee, including a required background check;
265	authorizing a licensed dealer to charge a buyer or
266	transferee specified fees; providing applicability;
267	deleting provisions authorizing a licensee to complete
268	the sale or transfer of a firearm to a person without
269	receiving notification from the Department of Law
270	Enforcement informing the licensee as to whether such
271	person is prohibited from receipt or possession of a

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272 firearm or providing a unique approval number under 273 certain circumstances; deleting provisions exempting a licensed importer, licensed manufacturer, or licensed 274 275 dealer from the sale and delivery requirements, under 276 certain circumstances; prohibiting a person younger 277 than a certain age from purchasing a firearm; 278 prohibiting the sale or transfer, or facilitation of a 279 sale or transfer, of a firearm to a person younger 280 than a certain age by a licensed importer, licensed 281 manufacturer, or licensed dealer; providing criminal 282 penalties; providing an exception; amending s. 283 790.0655, F.S.; revising the mandatory waiting period 284 to the later of either 3 days, excluding weekends and 285 legal holidays, or upon the completion of certain 286 records checks; applying the mandatory 3-day waiting 287 period to private sales of firearms facilitated 288 through a licensed dealer; revising and redefining 289 terms; requiring that records of firearm sales be 290 available for inspection by any law enforcement agency 291 during normal business hours; revising applicability 292 of the waiting period; conforming provisions to 293 changes made by the act; amending s. 790.335, F.S.; 294 conforming a cross-reference;