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2	Councilmember Tommy Wells
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5	A BILL
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8	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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10	Councilmember Tommy Wells introduced the following bill, which was referred to the
12	Committee on
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14	To amend the Firearms Control Regulations Act of 1975 to prohibit the manufacturing or
15	possession of undetectable firearms, firearm receivers, ammunition, and magazine clips.
16 17	BE IT ENACTED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
18	act be cited as the "Undetectable Firearms Act of 2013".
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20	Sec. 2. The Firearms Control Regulations Act of 1975, effective September 24, 1976
21	(D.C. Law 1-85; D.C. Official Code § 7-2505.01 et seq.), is amended by adding a new section
22	505 to read as follows:
23 24	"Sec. 505. Prohibition on undetectable firearms, firearm receivers, ammunition, and
24 25	magazine.
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27	"No person shall manufacture, produce, or possess a firearm, firearm receiver,
28	ammunition or magazine in the District of Columbia, including but not limited to those
29	manufactured or produced using additive manufacturing (as so known as 3-dimensional
30	printing technology - "3D printing"), computer numerical control mills ("CNC mills")
31	and/or laser cutting machine that:
32	"(1) After removal of grips, stocks, and magazines, is not detectable by walk-
33	through metal detectors calibrated and operated to detect firearms; or
34	"(2) Contains a component which, when subject to inspection by the
35	types of x-ray machines commonly used at airports, does not generate an image that accurately
36	depicts the shape of the component.".

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37 38 39	Sec. 3. Fiscal impact statement.
40	The Council adopts the fiscal impact statement in the committee report as the fiscal
41	impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act,
42	approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).
43	Sec. 4. Effective date.
44	This act shall take effect following approval by the Mayor (or in the event of veto by the
45	Mayor, action by the Council to override the veto), a 30-day period of Congressional review as
46	provided in section 602(c)(1) of the District of Columbia approved December 24, 1973 (87 Stat.
47	813; D.C. Official Code § 1-206.02(c)(2)), and publication in the District of Columbia Register.