1	A bill to be entitled
2	An act relating to firearm purchases; amending s.
3	790.065, F.S.; requiring the Department of Law
4	Enforcement to include on a standard form certain
5	questions concerning a potential firearm buyer's
6	criminal history or other information relating to the
7	person's eligibility to make the firearm purchase;
8	requiring the department to notify law enforcement
9	officials when a potential sale or transfer receives a
10	nonapproval number; providing requirements for such
11	notice; providing an effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. Paragraph (a) of subsection (1) of section
16	790.065, Florida Statutes, is amended, and paragraph (a) of
17	subsection (4) and paragraphs (b) and (c) of subsection (12) are
18	republished, to read:
19	790.065 Sale and delivery of firearms
20	(1)(a) A licensed importer, licensed manufacturer, or
21	licensed dealer may not sell or deliver from her or his
22	inventory at her or his licensed premises any firearm to another
23	person, other than a licensed importer, licensed manufacturer,
24	licensed dealer, or licensed collector, until she or he has:
25	1. Obtained a completed form from the potential buyer or
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26	transferee, which form shall have been promulgated by the
27	Department of Law Enforcement and provided by the licensed
28	importer, licensed manufacturer, or licensed dealer, which shall
29	include the name, date of birth, gender, race, <u>questions about</u>
30	the buyer's criminal history and other information relating to
31	the potential buyer or transferee's eligibility to purchase a
32	firearm, and social security number or other identification
33	number of <u>the</u> such potential buyer or transferee and has
34	inspected proper identification including an identification
35	containing a photograph of the potential buyer or transferee.
36	a. In any case in which records reviewed pursuant to
37	subsection (2) indicate that the potential buyer or transferee
38	is prohibited from having in her or his care, custody,
39	possession, or control any firearm under state or federal law
40	and the potential transfer, sale, or purchase has received a
41	nonapproval number, the Department of Law Enforcement shall send
42	notification of such nonapproval to the federal or state
43	correctional, law enforcement, prosecutorial, and other criminal
44	justice agencies that have jurisdiction in the county where the
45	attempted transfer or purchase was made.
46	b. The Department of Law Enforcement shall, for each
47	county, identify appropriate federal or state correctional, law
48	enforcement, prosecutorial, and other criminal justice agencies
49	to receive the notification described in sub-subparagraph a.
50	c. The notification described in sub-subparagraph a. must

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51 include the identity of the potential buyer or transferee, the 52 identity of the licensee who made the inquiry, the date and time 53 when a nonapproval number was issued, the prohibiting criteria 54 for the nonapproval, and the location where the attempted 55 purchase or transfer occurred. 56 The Department of Law Enforcement shall make the d. 57 notification described in sub-subparagraph a. within 1 week 58 after receipt of the notice of the nonapproval, and may 59 aggregate any notifications required pursuant to sub-60 subparagraph a. and issue them together within the required timeframe, except that a notification may be delayed for as long 61 62 as necessary to avoid compromising an ongoing investigation.

e. The Department of Law Enforcement may make the
 notification required pursuant to sub-subparagraph a. in any
 form, including, but not limited to, by oral or written
 communication or by electronic means.

Collected a fee from the potential buyer for processing 67 2. 68 the criminal history check of the potential buyer. The fee shall 69 be established by the Department of Law Enforcement and may not 70 exceed \$8 per transaction. The Department of Law Enforcement may 71 reduce, or suspend collection of, the fee to reflect payment 72 received from the Federal Government applied to the cost of maintaining the criminal history check system established by 73 74 this section as a means of facilitating or supplementing the 75 National Instant Criminal Background Check System. The

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76 Department of Law Enforcement shall, by rule, establish 77 procedures for the fees to be transmitted by the licensee to the Department of Law Enforcement. All such fees shall be deposited 78 79 into the Department of Law Enforcement Operating Trust Fund, but 80 shall be segregated from all other funds deposited into such 81 trust fund and must be accounted for separately. Such segregated 82 funds must not be used for any purpose other than the operation 83 of the criminal history checks required by this section. The Department of Law Enforcement, each year prior to February 1, 84 85 shall make a full accounting of all receipts and expenditures of 86 such funds to the President of the Senate, the Speaker of the 87 House of Representatives, the majority and minority leaders of each house of the Legislature, and the chairs of the 88 89 appropriations committees of each house of the Legislature. In 90 the event that the cumulative amount of funds collected exceeds the cumulative amount of expenditures by more than \$2.5 million, 91 92 excess funds may be used for the purpose of purchasing soft body 93 armor for law enforcement officers.

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.

99 4. Received a unique approval number for that inquiry from100 the Department of Law Enforcement, and recorded the date and

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101 such number on the consent form.

102 (4) (a) Any records containing any of the information set 103 forth in subsection (1) pertaining to a buyer or transferee who 104 is not found to be prohibited from receipt or transfer of a 105 firearm by reason of Florida and federal law which records are 106 created by the Department of Law Enforcement to conduct the 107 criminal history record check shall be confidential and exempt 108 from the provisions of s. 119.07(1) and may not be disclosed by 109 the Department of Law Enforcement or any officer or employee thereof to any person or to another agency. The Department of 110 Law Enforcement shall destroy any such records forthwith after 111 112 it communicates the approval and nonapproval numbers to the licensee and, in any event, such records shall be destroyed 113 114 within 48 hours after the day of the response to the licensee's 115 request.

116 (12)

(b) Any licensed importer, licensed manufacturer, or licensed dealer who violates the provisions of subsection (1) commits a felony of the third degree punishable as provided in s. 775.082 or s. 775.083.

(c) Any employee or agency of a licensed importer, licensed manufacturer, or licensed dealer who violates the provisions of subsection (1) commits a felony of the third degree punishable as provided in s. 775.082 or s. 775.083.

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Section 2. This act shall take effect upon becoming a law.

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