SUBSTITUTE SENATE BILL 6620

State of Washington 65th Legislature 2018 Regular Session

By Senate Ways & Means (originally sponsored by Senators Frockt, Ranker, Kuderer, Dhingra, Carlyle, Darneille, McCoy, Keiser, Billig, Hunt, Saldaña, and Pedersen)

READ FIRST TIME 03/01/18.

AN ACT Relating to improving security in schools and the safety 1 2 of students by: Implementing school emergency response systems and 3 notifications; creating a program to provide students and the community with the means to report unsafe or violent activities; 4 5 establishing regional school safety centers; facilitating school resources officers; addressing participation and topics for the 6 7 annual school safety summit; requiring the same background check 8 process to purchase certain rifles as is currently required for pistols; prohibiting persons under the age of twenty-one from 9 10 purchasing certain rifles; and generating funds; amending RCW 28A.320.125, 36.28A.080, 28A.300.273, 9.41.090, 9.41.094, 9.41.097, 11 12 9.41.0975, 9.41.110, 9.41.113, 9.41.124, and 9.41.240; reenacting and amending RCW 9.41.010; adding new sections to chapter 36.28A RCW; 13 14 adding a new section to chapter 28A.630 RCW; adding new sections to 15 chapter 28A.300 RCW; adding a new section to chapter 28A.320 RCW; 16 adding a new section to chapter 28A.150 RCW; adding a new section to RCW; 17 chapter 28A.310 creating а new section; repealing RCW 18 28A.310.505; prescribing penalties; providing an expiration date; and 19 declaring an emergency.

20 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

<u>NEW SECTION.</u> Sec. 1. The legislature intends to increase the
 safety and well-being of our children and schools through the
 provisions of this act.

According to one analysis, more than one hundred fifty thousand 4 students attending at least one hundred seventy schools have 5 6 experienced a shooting on campus since the Columbine massacre in 1999, including shootings at both Marysville Pilchuck High School and 7 Freeman High School in Spokane in the past three years. In 2016, a 8 nineteen year old legally purchased a semiautomatic rifle 9 in Washington and used it to murder three former classmates from Kamiak 10 High School. In early 2018, an eighteen year old in Everett, 11 12 Washington purchased a semiautomatic rifle that, according to charging documents, he intended to use in a school shooting at a high 13 school in the area. According to news reports, he noted in his 14 journal that it was "too (expletive) easy" to get a gun. Mass 15 shootings involving the use of semiautomatic rifles across the United 16 17 States, from Columbine in Colorado, to Sandy Hook Elementary School 18 in Newton, Connecticut to Marjory Stoneman Douglas High School in 19 Parkland, Florida are tragedies that have resulted in dozens of lives lost, including scores of children, as well as lasting impacts like 20 PTSD on those who were injured or witness to these horrific events. 21

22 The legislature finds that frequently, mass shootings at schools 23 involve individuals who show warning signs. Programs that allow anonymous reporting of potentially unsafe or violent activities will 24 25 help prevent school shootings before they occur. Providing funds to 26 schools to implement emergency response systems will, in the unfortunate event a mass shooting at a school begins, provide for a 27 28 more rapid and effective response.

The legislature also finds that according to research, eighteen 29 to twenty year olds commit a disproportionate number of firearm 30 31 homicides in the United States and are more likely to use firearms in 32 violent crime. Federal law prohibits the sale of pistols to individuals under twenty-one and at least a dozen states further 33 restrict the ownership or possession of firearms by individuals under 34 age of twenty-one. Studies show 35 the that shootings where semiautomatic rifles are used result in one hundred thirty-five 36 percent more people shot and fifty-seven percent more people killed, 37 compared with other mass shootings. Ensuring that purchasers of 38 39 semiautomatic rifles are subject to the same purchase and background 40 check requirements as handguns will help reduce the ability of

1 potential mass shooters to inflict significant injury and death among 2 innocent victims.

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Part I - School Emergency Response Systems and Notification

4 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 36.28A 5 RCW to read as follows:

(1) Subject to the availability of amounts appropriated for this 6 specific purpose, the Washington association of sheriffs and police 7 chiefs must develop and implement emergency response systems using 8 9 evolving technology to expedite the response and arrival of law enforcement in the event of a threat or emergency at a school. Such a 10 system must be consistent with the requirements of RCW 28A.335.010. 11 12 To the extent practicable, the system should be incorporated into, or interoperable with, the statewide first responder building mapping 13 14 information system established in RCW 36.28A.060 and the students 15 protecting students program established in section 6 of this act.

16 (2) Information and records prepared, owned, used, or retained by 17 the Washington association of sheriffs and police chiefs pursuant to 18 this section are exempt from public disclosure under chapter 42.56 19 RCW.

20 Sec. 3. RCW 28A.320.125 and 2017 c 165 s 1 are each amended to 21 read as follows:

22 (1) The legislature considers it to be a matter of public safety 23 for public schools and staff to have current safe school plans and 24 procedures in place, fully consistent with federal law. The 25 legislature further finds and intends, by requiring safe school plans to be in place, that school districts will become eligible for 26 federal assistance. The legislature further finds that schools are in 27 28 a position to serve the community in the event of an emergency 29 resulting from natural disasters or man-made disasters.

30 (2) Schools and school districts shall consider the guidance 31 provided by the superintendent of public instruction, including the 32 comprehensive school safety checklist and the model comprehensive 33 safe school plans that include prevention, intervention, all hazard/ 34 crisis response, and postcrisis recovery, when developing their own 35 individual comprehensive safe school plans. Each school district 36 shall adopt, no later than September 1, 2008, and implement a safe 1 school plan consistent with the school mapping information system
2 pursuant to RCW 36.28A.060. The plan shall:

3 (a) Include required school safety policies and procedures;

4 (b) Address emergency mitigation, preparedness, response, and 5 recovery;

6 (c) Include provisions for assisting and communicating with 7 students and staff, including those with special needs or 8 disabilities;

9 (d) Use the training guidance provided by the Washington 10 emergency management division of the state military department in 11 collaboration with the Washington state office of the superintendent 12 of public instruction school safety center and the school safety 13 center advisory committee;

14 (e) Require the building principal to be certified on the 15 incident command system;

16 (f) Take into account the manner in which the school facilities 17 may be used as a community asset in the event of a community-wide 18 emergency; and

(g) Set guidelines for requesting city or county law enforcement agencies, local fire departments, emergency service providers, and county emergency management agencies to meet with school districts and participate in safety-related drills.

23 (3) To the extent funds are available, school districts shall 24 annually:

(a) Review and update safe school plans in collaboration withlocal emergency response agencies;

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(b) Conduct an inventory of all hazardous materials;

(c) Update information on the school mapping information systemto reflect current staffing and updated plans, including:

(i) Identifying all staff members who are trained on the national
 incident management system, trained on the incident command system,
 or are certified on the incident command system; and

(ii) Identifying school transportation procedures for evacuation, to include bus staging areas, evacuation routes, communication systems, parent-student reunification sites, and secondary transportation agreements consistent with the school mapping information system; and

38 (d) Provide information to all staff on the use of emergency39 supplies and notification and alert procedures.

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1 (4) To the extent funds are available, school districts shall 2 annually record and report on the information and activities required 3 in subsection (3) of this section to the Washington association of 4 sheriffs and police chiefs.

5 (5) School districts are encouraged to work with local emergency 6 management agencies and other emergency responders to conduct one 7 tabletop exercise, one functional exercise, and two full-scale 8 exercises within a four-year period.

9 (6)(a) Due to geographic location, schools have unique safety 10 challenges. It is the responsibility of school principals and 11 administrators to assess the threats and hazards most likely to 12 impact their school, and to practice three basic functional drills, 13 shelter-in-place, lockdown, and evacuation, as these drills relate to 14 those threats and hazards. Some threats or hazards may require the 15 use of more than one basic functional drill.

16 (b) Schools shall conduct at least one safety-related drill per 17 month, including summer months when school is in session with 18 students. These drills must teach students three basic functional 19 drill responses:

(i) "Shelter-in-place," used to limit the exposure of students and staff to hazardous materials, such as chemical, biological, or radiological contaminants, released into the environment by isolating the inside environment from the outside;

(ii) "Lockdown," used to isolate students and staff from threats
of violence, such as suspicious trespassers or armed intruders, that
may occur in a school or in the vicinity of a school; and

(iii) "Evacuation," used to move students and staff away fromthreats, such as fires, oil train spills, or tsunamis.

29 (c) The drills described in (b) of this subsection must 30 incorporate the following requirements:

31 (i) Use of the school mapping information system in at least one 32 of the safety-related drills; and

33 (ii) A pedestrian evacuation drill for schools in mapped tsunami 34 hazard zones.

35 (d) The drills described in (b) of this subsection may 36 incorporate an earthquake drill using the state-approved earthquake 37 safety technique "drop, cover, and hold."

(e) Schools shall document the date, time, and type (shelter-in place, lockdown, or evacuate) of each drill required under this
 subsection (6), and maintain the documentation in the school office.

1 (f) This subsection (6) is intended to satisfy all federal 2 requirements for comprehensive school emergency drills and 3 evacuations.

4 (7) Educational service districts are encouraged to apply for 5 federal emergency response and crisis management grants with the 6 assistance of the superintendent of public instruction and the 7 Washington emergency management division of the state military 8 department.

9 (8) The superintendent of public instruction may adopt rules to 10 implement provisions of this section. These rules may include, but 11 are not limited to, provisions for evacuations, lockdowns, or other 12 components of a comprehensive safe school plan.

13 (9)(a) Whenever a first responder agency notifies a school of a 14 situation which may necessitate an evacuation or lockdown, the agency 15 must also determine if other schools in the vicinity are similarly 16 threatened and must notify every other school in the vicinity for 17 which an evacuation or lockdown appears reasonably necessary. For 18 purposes of this subsection, "school" includes a private school under 19 chapter 28A.195 RCW.

20 (b) A first responder agency and its officers, agents, and 21 employees are not liable for any act, or failure to act, under this 22 subsection unless a first responder agency and its officers, agents, 23 and employees acted with willful disregard.

24 **Sec. 4.** RCW 36.28A.080 and 2003 c 102 s 4 are each amended to 25 read as follows:

Units of local government and their employees, as provided in RCW 36.28A.010, are immune from civil liability for damages arising out of the creation and use of the statewide first responder building mapping information system <u>as provided in RCW 36.28A.060 or the</u> <u>emergency response system as provided in section 2 of this act</u>, unless it is shown that an employee acted with gross negligence or bad faith.

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Part II - Students Protecting Students

34 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 28A.630 35 RCW to read as follows:

1 (1) By May 1, 2018, school districts must report the following 2 information to the office of the superintendent of public 3 instruction:

4 (a) Any incident alert and reporting system in use by the 5 district; and

6 (b) If the district is not using an incident alert and reporting 7 system as of the effective date of this section, the barriers that 8 the district faces in implementing an incident alert and reporting 9 system. Barriers may include lack of support, training, availability, 10 awareness, or financial resources.

(2) The office of the superintendent of public instruction must compile the district information required under this section and report it to the appropriate committees of the legislature by June 1, 2018, and in compliance with RCW 43.01.036.

15 (3) This section expires August 1, 2021.

16 <u>NEW SECTION.</u> Sec. 6. A new section is added to chapter 28A.300
17 RCW to read as follows:

(1) Subject to the availability of amounts appropriated for this specific purpose, the office of the superintendent of public instruction must contract with a vendor to make available to public schools an incident alert and reporting system, by the 2019-20 school year. The incident alert and reporting system, named the students protecting students program, must have, at a minimum, the following features:

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(a) Availability as a mobile application;

(b) Fast, secure, and anonymous reporting by students to school
administrators of activities or the threat of activities that are
inappropriate, unsafe, harmful, dangerous, unethical, or illegal;

29 (c) Two-way messaging;

30 (d) The ability to include text, image, and video in reports and 31 messages;

32 (e) The ability to designate school administrators to receive and33 respond to reports; and

34 (f) Protection of the privacy of student data, consistent with 35 federal and state laws.

36 (2) Subject to the availability of amounts appropriated for this
 37 specific purpose, the office of the superintendent of public
 38 instruction must contract for updates to the students protecting
 39 students program as new technology is available.

<u>NEW SECTION.</u> Sec. 7. A new section is added to chapter 28A.320
 RCW to read as follows:

3 (1) Subject to the availability of amounts appropriated for this 4 specific purpose, beginning in the 2019-20 school year, and except as 5 provided in subsection (2) of this section, school districts must 6 implement the students protecting students program, created under 7 section 6 of this act, in middle or junior high schools, and high 8 schools.

9 (2) A school district that will be unable to implement the 10 students protecting students program that is created in section 6 of 11 this act, during the 2019-20 school year must submit a students 12 protecting students implementation plan to the office of the 13 superintendent of public instruction by the start of the 2019-20 14 school year.

15 <u>NEW SECTION.</u> Sec. 8. A new section is added to chapter 28A.150
16 RCW to read as follows:

An appointed or elected public official, public employee, or public agency as defined in RCW 4.24.470, or units of local government and its employees, as provided in RCW 36.28A.010, are immune from civil liability for damages resulting from the creation and use of the incident alert and reporting system provided in sections 5 and 6 of this act, unless it is shown that the official, employee, or agency acted with gross negligence or in bad faith.

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Part III - Regional School Safety

25 <u>NEW SECTION.</u> Sec. 9. A new section is added to chapter 28A.310
26 RCW to read as follows:

(1) Subject to the availability of amounts appropriated for this 27 specific purpose, two educational service districts, selected by the 28 office of the superintendent of public instruction in coordination 29 30 with the nine educational service districts, must establish regional school safety centers as part of a statewide network, and as required 31 under this section. One of the regional school safety centers must be 32 33 located east of the crest of the Cascade mountains, and one of the regional school safety centers must be located west of the crest of 34 the Cascade mountains. 35

36 (2) The purpose of this statewide network is to provide regional
 37 coordination of school safety efforts related to behavioral health

1 threat assessment and suicide prevention across the state and to 2 provide school safety resources related to behavioral health threat 3 assessment and suicide prevention to the school districts in the 4 region.

5 (3) The regional school safety centers must consult with the 6 state school safety center within the office of the superintendent of 7 public instruction in order to unify discussions around safety across 8 the state.

9 (4) For the purpose of implementing regional school safety 10 centers, the two selected educational service districts must employ a 11 behavioral health threat assessment coordinator.

12 (5) Private schools under chapter 28A.195 RCW may contract with 13 regional school safety centers for school safety resources and 14 services.

15 (6) The regional school safety centers must provide technical 16 assistance to school districts seeking funding for first aid, health, 17 and safety and security resources including defibrillators and saws 18 with automatic braking systems.

19 <u>NEW SECTION.</u> **Sec. 10.** RCW 28A.310.505 (Regional school safety 20 and security programs) and 2016 c 240 s 6 are each repealed.

21 <u>NEW SECTION.</u> Sec. 11. A new section is added to chapter 28A.300 22 RCW to read as follows:

(1) Subject to the availability of amounts appropriated for this specific purpose, the office of the superintendent of public instruction in coordination with educational service districts will review safe schools plans for all school districts and educational service districts, and assess and document school district and regional school safety assets and needs.

(2) Subject to the availability of amounts appropriated for this specific purpose, the office of the superintendent of public instruction must provide grants to educational service districts and school districts to develop or expand regional safety programs to address student safety.

34 (3) At a minimum, grant recipients must address development and 35 documentation of comprehensive safe schools plans for districts and 36 schools within their region which build on multitiered systems of 37 support; incorporate best practices in threat assessment; include a 38 process for notifying schools, including private schools, of safety

emergencies; and make recommendations for appropriate safety
 technologies consistent with regional needs.

3 (4) By November 1, 2019, and in compliance with RCW 43.01.036, 4 the office of the superintendent of public instruction shall report 5 to the education and fiscal committees of the legislature on the 6 results of the statewide review of safe schools plans and on the 7 activities, progress, and recommendations of the grant recipients.

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Part IV - Facilitating School Resource Officers

9 <u>NEW SECTION.</u> Sec. 12. A new section is added to chapter 36.28A 10 RCW to read as follows:

(1) Subject to the availability of amounts appropriated for this 11 specific purpose, the Washington association of sheriffs and police 12 chiefs must establish and implement a grant program to fund school 13 14 resource officers. Grants must be awarded to proposals submitted 15 jointly between local law enforcement agencies and public school entities. Grant applications must be reviewed using peer review 16 panels. The Washington association of sheriffs and police chiefs may 17 prioritize grant applications that include local matching funds. 18

19 (2) The Washington association of sheriffs and police chiefs must 20 submit an annual report to the governor and appropriate committees of 21 the legislature on the program. The report must include information 22 on grant recipients, use of grant funds, and feedback from grant 23 recipients by December 1st of each year the program is funded.

(3) Nothing in this section prohibits the Washington association
 of sheriffs and police chiefs from soliciting or accepting private
 funds to support the purposes of the program created in this section.

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Part V - Annual School Safety Summit

28 Sec. 13. RCW 28A.300.273 and 2016 c 240 s 3 are each amended to 29 read as follows:

30 (1) Subject to the availability of amounts appropriated for this 31 specific purpose, the office of the superintendent of public 32 instruction and the school safety advisory committee shall hold 33 annual school safety summits. Each annual summit must focus on 34 establishing and monitoring the progress of a statewide plan for 35 funding cost-effective methods for school safety that meet local 36 needs and takes into account the discrete challenges of nonrural and 1 <u>rural schools</u>. Other areas of focus may include planning and 2 implementation of school safety planning efforts, training of school 3 safety professionals, and integrating mental health and security 4 measures. <u>Summit participants must review Sandy Hook promise programs</u> 5 <u>and make recommendations for the prevention of mass shootings in</u> 6 schools.

7 (2) Summit participants must be appointed no later than August 1,8 2016.

9 (a) The majority and minority leaders of the senate shall appoint 10 two members from each of the relevant caucuses of the senate.

(b) The speaker of the house of representatives shall appoint two members from each of the two largest caucuses of the house of representatives.

14 (c) The governor shall appoint one representative.

(3) Other summit participants may include representatives from the office of the superintendent of public instruction, <u>the criminal</u> <u>justice training commission</u>, the department of health, educational service districts, educational associations, <u>private schools</u>, emergency management, law enforcement, fire departments, parent organizations, and student organizations.

(4) Staff support for the annual summit shall be provided by the office of the superintendent of public instruction and the school safety advisory committee.

(5) Legislative members of the summit are reimbursed for travel expenses in accordance with RCW 44.04.120. Nonlegislative members are not entitled to be reimbursed for travel expenses if they are elected officials or are participating on behalf of an employer, governmental entity, or other organization. Any reimbursement for other nonlegislative members is subject to chapter 43.03 RCW.

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Part VI - Semiautomatic Rifles

31 Sec. 14. RCW 9.41.010 and 2017 c 264 s 1 are each reenacted and 32 amended to read as follows:

33 Unless the context clearly requires otherwise, the definitions in 34 this section apply throughout this chapter.

(1) "Antique firearm" means a firearm or replica of a firearm not
designed or redesigned for using rim fire or conventional center fire
ignition with fixed ammunition and manufactured in or before 1898,
including any matchlock, flintlock, percussion cap, or similar type

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of ignition system and also any firearm using fixed ammunition manufactured in or before 1898, for which ammunition is no longer manufactured in the United States and is not readily available in the ordinary channels of commercial trade.

5 (2) "Barrel length" means the distance from the bolt face of a 6 closed action down the length of the axis of the bore to the crown of 7 the muzzle, or in the case of a barrel with attachments to the end of 8 any legal device permanently attached to the end of the muzzle.

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(3) "Crime of violence" means:

(a) Any of the following felonies, as now existing or hereafter 10 11 amended: Any felony defined under any law as a class A felony or an 12 attempt to commit a class A felony, criminal solicitation of or criminal conspiracy to commit a class A felony, manslaughter in the 13 first degree, manslaughter in the second degree, indecent liberties 14 if committed by forcible compulsion, kidnapping in the second degree, 15 16 arson in the second degree, assault in the second degree, assault of 17 a child in the second degree, extortion in the first degree, burglary in the second degree, residential burglary, and robbery in the second 18 degree; 19

20 (b) Any conviction for a felony offense in effect at any time 21 prior to June 6, 1996, which is comparable to a felony classified as 22 a crime of violence in (a) of this subsection; and

(c) Any federal or out-of-state conviction for an offense
 comparable to a felony classified as a crime of violence under (a) or
 (b) of this subsection.

26 (4) "Curio or relic" has the same meaning as provided in 2727 C.F.R. Sec. 478.11.

(5) "Dealer" means a person engaged in the business of selling 28 29 firearms at wholesale or retail who has, or is required to have, a federal firearms license under 18 U.S.C. Sec. 923(a). A person who 30 31 does not have, and is not required to have, a federal firearms license under 18 U.S.C. Sec. 923(a), is not a dealer if that person 32 makes only occasional sales, exchanges, or purchases of firearms for 33 the enhancement of a personal collection or for a hobby, or sells all 34 or part of his or her personal collection of firearms. 35

36 (6) "Family or household member" means "family" or "household 37 member" as used in RCW 10.99.020.

38 (7) "Felony" means any felony offense under the laws of this 39 state or any federal or out-of-state offense comparable to a felony 40 offense under the laws of this state. 1 (8) "Felony firearm offender" means a person who has previously been convicted or found not guilty by reason of insanity in this 2 state of any felony firearm offense. A person is not a felony firearm 3 offender under this chapter if any and all qualifying offenses have 4 been the subject of an expungement, pardon, annulment, certificate, 5 6 or rehabilitation, or other equivalent procedure based on a finding 7 of the rehabilitation of the person convicted or a pardon, annulment, or other equivalent procedure based on a finding of innocence. 8

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(9) "Felony firearm offense" means:

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(a) Any felony offense that is a violation of this chapter;

11 (b) A violation of RCW 9A.36.045;

(c) A violation of RCW 9A.56.300; 12

(d) A violation of RCW 9A.56.310; 13

(e) Any felony offense if the offender was armed with a firearm 14 in the commission of the offense. 15

(10) "Firearm" means a weapon or device from which a projectile 16 or projectiles may be fired by an explosive such as gunpowder. 17 "Firearm" does not include a flare gun or other pyrotechnic visual 18 distress signaling device, or a powder-actuated tool or other device 19 20 designed solely to be used for construction purposes.

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(11) "Gun" has the same meaning as firearm.

(12) "Law enforcement officer" includes a general authority 22 Washington peace officer as defined in RCW 10.93.020, or a specially 23 24 commissioned Washington peace officer as defined in RCW 10.93.020. 25 "Law enforcement officer" also includes a limited authority 26 Washington peace officer as defined in RCW 10.93.020 if such officer 27 is duly authorized by his or her employer to carry a concealed pistol. 28

29 (13) "Lawful permanent resident" has the same meaning afforded a person "lawfully admitted for permanent residence" in 8 U.S.C. Sec. 30 31 1101(a)(20).

"Licensed collector" means a person who is 32 (14)federally licensed under 18 U.S.C. Sec. 923(b). 33

34 (15) "Licensed dealer" means a person who is federally licensed 35 under 18 U.S.C. Sec. 923(a).

36 (16) "Loaded" means:

37 (a) There is a cartridge in the chamber of the firearm;

(b) Cartridges are in a clip that is locked in place in the 38 firearm; 39

(c) There is a cartridge in the cylinder of the firearm, if the
 firearm is a revolver;

3 (d) There is a cartridge in the tube or magazine that is inserted4 in the action; or

5 (e) There is a ball in the barrel and the firearm is capped or 6 primed if the firearm is a muzzle loader.

7 (17) "Machine gun" means any firearm known as a machine gun, 8 mechanical rifle, submachine gun, or any other mechanism or 9 instrument not requiring that the trigger be pressed for each shot 10 and having a reservoir clip, disc, drum, belt, or other separable 11 mechanical device for storing, carrying, or supplying ammunition 12 which can be loaded into the firearm, mechanism, or instrument, and 13 fired therefrom at the rate of five or more shots per second.

14 (18) "Nonimmigrant alien" means a person defined as such in 815 U.S.C. Sec. 1101(a)(15).

16 (19) "Person" means any individual, corporation, company, 17 association, firm, partnership, club, organization, society, joint 18 stock company, or other legal entity.

19 (20) "Pistol" means any firearm with a barrel less than sixteen 20 inches in length, or is designed to be held and fired by the use of a 21 single hand.

(21) "Rifle" means a weapon designed or redesigned, made or remade, and intended to be fired from the shoulder and designed or redesigned, made or remade, and intended to use the energy of the explosive in a fixed metallic cartridge to fire only a single projectile through a rifled bore for each single pull of the trigger.

(22) "Sale" and "sell" mean the actual approval of the deliveryof a firearm in consideration of payment or promise of payment.

(23) "Serious offense" means any of the following felonies or a felony attempt to commit any of the following felonies, as now existing or hereafter amended:

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(a) Any crime of violence;

33 (b) Any felony violation of the uniform controlled substances 34 act, chapter 69.50 RCW, that is classified as a class B felony or 35 that has a maximum term of imprisonment of at least ten years;

36 (c) Child molestation in the second degree;

37 (d) Incest when committed against a child under age fourteen;

38 (e) Indecent liberties;

39 (f) Leading organized crime;

40 (g) Promoting prostitution in the first degree;

- 1 (h) Rape in the third degree;
- 2 (i) Drive-by shooting;

3 (j) Sexual exploitation;

4 (k) Vehicular assault, when caused by the operation or driving of
5 a vehicle by a person while under the influence of intoxicating
6 liquor or any drug or by the operation or driving of a vehicle in a
7 reckless manner;

8 (1) Vehicular homicide, when proximately caused by the driving of 9 any vehicle by any person while under the influence of intoxicating 10 liquor or any drug as defined by RCW 46.61.502, or by the operation 11 of any vehicle in a reckless manner;

12 (m) Any other class B felony offense with a finding of sexual 13 motivation, as "sexual motivation" is defined under RCW 9.94A.030;

14 (n) Any other felony with a deadly weapon verdict under RCW15 9.94A.825;

(o) Any felony offense in effect at any time prior to June 6, 17 1996, that is comparable to a serious offense, or any federal or out-18 of-state conviction for an offense that under the laws of this state 19 would be a felony classified as a serious offense; or

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(p) Any felony conviction under RCW 9.41.115.

(24) "Short-barreled rifle" means a rifle having one or more barrels less than sixteen inches in length and any weapon made from a rifle by any means of modification if such modified weapon has an overall length of less than twenty-six inches.

(25) "Short-barreled shotgun" means a shotgun having one or more barrels less than eighteen inches in length and any weapon made from a shotgun by any means of modification if such modified weapon has an overall length of less than twenty-six inches.

(26) "Shotgun" means a weapon with one or more barrels, designed or redesigned, made or remade, and intended to be fired from the shoulder and designed or redesigned, made or remade, and intended to use the energy of the explosive in a fixed shotgun shell to fire through a smooth bore either a number of ball shot or a single projectile for each single pull of the trigger.

35 (27) "Transfer" means the intended delivery of a firearm to 36 another person without consideration of payment or promise of payment 37 including, but not limited to, gifts and loans. "Transfer" does not 38 include the delivery of a firearm owned or leased by an entity 39 licensed or qualified to do business in the state of Washington to, 40 or return of such a firearm by, any of that entity's employees or 1 agents, defined to include volunteers participating in an honor 2 guard, for lawful purposes in the ordinary course of business.

3 (28) "Unlicensed person" means any person who is not a licensed4 dealer under this chapter.

5 (29) "Semiautomatic rifle" means a rifle which utilizes a portion 6 of the energy of a firing cartridge to extract the fired cartridge 7 case and chamber the next round, and which requires a separate pull 8 of the trigger to fire each cartridge.

9 Sec. 15. RCW 9.41.090 and 2015 c 1 s 5 are each amended to read 10 as follows:

(1) In addition to the other requirements of this chapter, no dealer may deliver a pistol <u>or semiautomatic rifle</u> to the purchaser thereof until:

(a) The purchaser produces a valid concealed pistol license and 14 15 the dealer has recorded the purchaser's name, license number, and issuing agency, such record to be made in triplicate and processed as 16 provided in subsection (5) of this section. For purposes of this 17 subsection (1)(a), a "valid concealed pistol license" does not 18 19 include a temporary emergency license, and does not include any license issued before July 1, 1996, unless the issuing agency 20 conducted a records search for disqualifying crimes under RCW 21 9.41.070 at the time of issuance; 22

(b) The dealer is notified in writing by the chief of police or the sheriff of the jurisdiction in which the purchaser resides that the purchaser is eligible to possess a pistol <u>or semiautomatic rifle</u> under RCW 9.41.040 and that the application to purchase is approved by the chief of police or sheriff; or

(c) The requirements or time periods in RCW 9.41.092 have beensatisfied.

30 (2)(a) Except as provided in (b) of this subsection, in determining whether the purchaser meets the requirements of RCW 31 9.41.040, the chief of police or sheriff, or the designee of either, 32 shall check with the national crime information center, the 33 Washington state patrol electronic database, the department of social 34 and health services electronic database, and with other agencies or 35 resources as appropriate, to determine whether the applicant is 36 ineligible under RCW 9.41.040 to possess a firearm. 37

(b) Once the system is established, a dealer shall use the statesystem and national instant criminal background check system,

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provided for by the Brady Handgun Violence Prevention Act (18 U.S.C. Sec. 921 et seq.), to make criminal background checks of applicants to purchase firearms. However, a chief of police or sheriff, or a designee of either, shall continue to check the department of social and health services' electronic database and with other agencies or resources as appropriate, to determine whether applicants are ineligible under RCW 9.41.040 to possess a firearm.

(3) In any case under this section where the applicant has an 8 outstanding warrant for his or her arrest from any court of competent 9 jurisdiction for a felony or misdemeanor, the dealer shall hold the 10 delivery of the pistol or semiautomatic rifle until the warrant for 11 12 arrest is served and satisfied by appropriate court appearance. The local jurisdiction for purposes of the sale shall confirm the 13 existence of outstanding warrants within seventy-two hours after 14 notification of the application to purchase a pistol or semiautomatic 15 16 <u>rifle</u> is received. The local jurisdiction shall also immediately 17 confirm the satisfaction of the warrant on request of the dealer so that the hold may be released if the warrant was for an offense other 18 19 than an offense making a person ineligible under RCW 9.41.040 to possess a ((pistol)) firearm. 20

21 (4) In any case where the chief or sheriff of the local 22 jurisdiction has reasonable grounds based the on following circumstances: (a) Open criminal charges, (b) pending criminal 23 proceedings, (c) pending commitment proceedings, (d) an outstanding 24 25 warrant for an offense making a person ineligible under RCW 9.41.040 26 to possess a ((pistol)) firearm, or (e) an arrest for an offense making a person ineligible under RCW 9.41.040 to possess a ((pistol)) 27 28 firearm, if the records of disposition have not yet been reported or 29 entered sufficiently to determine eligibility to purchase а ((pistol)) firearm, the local jurisdiction may hold the sale and 30 31 delivery of the pistol or semiautomatic rifle up to thirty days in 32 order to confirm existing records in this state or elsewhere. After thirty days, the hold will be lifted unless an extension of the 33 thirty days is approved by a local district court or municipal court 34 for good cause shown. A dealer shall be notified of each hold placed 35 36 on the sale by local law enforcement and of any application to the court for additional hold period to confirm records or confirm the 37 identity of the applicant. 38

(5)(a) At the time of applying for the purchase of a pistol or
 <u>semiautomatic rifle</u>, the purchaser shall sign in triplicate and
 deliver to the dealer an application containing:

4 (i) His or her full name, residential address, date and place of
5 birth, race, and gender;

6 (ii) The date and hour of the application;

7 (iii) The applicant's driver's license number or state
8 identification card number;

(iv) If purchasing a pistol or semiautomatic rifle, a description 9 of the pistol or semiautomatic rifle including the make, model, 10 caliber and manufacturer's number if available at the time of 11 12 applying for the purchase of a pistol or semiautomatic rifle. If the manufacturer's number is not available at the time of purchase of the 13 pistol or semiautomatic rifle, the application may be processed, but 14 delivery of the pistol or semiautomatic rifle to the purchaser may 15 16 not occur unless the manufacturer's number is recorded on the 17 application by the dealer and transmitted to the chief of police of the municipality or the sheriff of the county in which the purchaser 18 resides; and a statement that the purchaser is eligible to possess a 19 pistol or semiautomatic rifle under ((RCW 9.41.040)) state and 20 21 federal law.

22 <u>(b)</u> The application shall contain a warning substantially as 23 follows:

24 CAUTION: Although state and local laws do not differ, federal law and 25 state law on the possession of firearms differ. If you are prohibited 26 by federal law from possessing a firearm, you may be prosecuted in 27 federal court. State permission to purchase a firearm is not a 28 defense to a federal prosecution.

The purchaser shall be given a copy of the department of fish and wildlife pamphlet on the legal limits of the use of firearms, firearms safety, and the fact that local laws and ordinances on firearms are preempted by state law and must be consistent with state law.

34 (c) The dealer shall, by the end of the business day, sign and 35 attach his or her address and deliver a copy of the application and 36 such other documentation as required under subsection (1) of this 37 section to the chief of police of the municipality or the sheriff of 38 the county of which the purchaser is a resident. The triplicate shall 39 be retained by the dealer for six years. The dealer shall deliver the

pistol or semiautomatic rifle to the purchaser following the period 1 of time specified in this chapter unless the dealer is notified of an 2 investigative hold under subsection (4) of this section in writing by 3 the chief of police of the municipality or the sheriff of the county, 4 whichever is applicable, denying the purchaser's application to 5 6 purchase and the grounds thereof. The application shall not be denied 7 unless the purchaser is not eligible to possess a pistol or semiautomatic rifle under ((RCW 9.41.040 or 9.41.045, or)) state or 8 federal law. 9

10 (d) The chief of police of the municipality or the sheriff of the 11 county shall retain or destroy applications to purchase a pistol <u>or</u> 12 <u>semiautomatic rifle</u> in accordance with the requirements of 18 U.S.C. 13 Sec. 922.

14 (6) A person who knowingly makes a false statement regarding
15 identity or eligibility requirements on the application to purchase a
16 ((pistol)) firearm is guilty of false swearing under RCW 9A.72.040.

17 (7) This section does not apply to sales to licensed dealers for18 resale or to the sale of antique firearms.

19 Sec. 16. RCW 9.41.094 and 1994 sp.s. c 7 s 411 are each amended 20 to read as follows:

A signed application to purchase a pistol or semiautomatic rifle 21 shall constitute a waiver of confidentiality and written request that 22 23 the department of social and health services, mental health institutions, and other health care facilities release, 24 to an 25 inquiring court or law enforcement agency, information relevant to the applicant's eligibility to purchase a pistol or semiautomatic 26 27 <u>rifle</u> to an inquiring court or law enforcement agency.

28 **Sec. 17.** RCW 9.41.097 and 2009 c 216 s 6 are each amended to 29 read as follows:

30 (1) The department of social and health services, mental health 31 institutions, and other health care facilities shall, upon request of 32 a court or law enforcement agency, supply such relevant information 33 as is necessary to determine the eligibility of a person to possess a 34 pistol <u>or semiautomatic rifle</u> or to be issued a concealed pistol 35 license under RCW 9.41.070 or to purchase a pistol <u>or semiautomatic</u> 36 <u>rifle</u> under RCW 9.41.090.

37 (2) Mental health information received by: (a) The department of
 38 licensing pursuant to RCW 9.41.047 or 9.41.173; (b) an issuing

authority pursuant to RCW 9.41.047 or 9.41.070; (c) a chief of police or sheriff pursuant to RCW 9.41.090 or 9.41.173; (d) a court or law enforcement agency pursuant to subsection (1) of this section, shall not be disclosed except as provided in RCW 42.56.240(4).

5 **Sec. 18.** RCW 9.41.0975 and 2009 c 216 s 7 are each amended to 6 read as follows:

7 (1) The state, local governmental entities, any public or private 8 agency, and the employees of any state or local governmental entity 9 or public or private agency, acting in good faith, are immune from 10 liability:

(a) For failure to prevent the sale or transfer of a firearm to a person whose receipt or possession of the firearm is unlawful;

(b) For preventing the sale or transfer of a firearm to a personwho may lawfully receive or possess a firearm;

15 (c) For issuing a concealed pistol license or alien firearm 16 license to a person ineligible for such a license;

17 (d) For failing to issue a concealed pistol license or alien18 firearm license to a person eligible for such a license;

(e) For revoking or failing to revoke an issued concealed pistollicense or alien firearm license;

(f) For errors in preparing or transmitting information as part of determining a person's eligibility to receive or possess a firearm, or eligibility for a concealed pistol license or alien firearm license;

25 (g) For issuing a dealer's license to a person ineligible for 26 such a license; or

(h) For failing to issue a dealer's license to a person eligiblefor such a license.

29 (2) An application may be made to a court of competent 30 jurisdiction for a writ of mandamus:

(a) Directing an issuing agency to issue a concealed pistol
 license or alien firearm license wrongfully refused;

(b) Directing a law enforcement agency to approve an application
 to purchase <u>a pistol or semiautomatic rifle</u> wrongfully denied;

35 (c) Directing that erroneous information resulting either in the 36 wrongful refusal to issue a concealed pistol license or alien firearm 37 license or in the wrongful denial of a purchase application <u>for a</u> 38 <u>pistol or semiautomatic rifle</u> be corrected; or (d) Directing a law enforcement agency to approve a dealer's
 license wrongfully denied.

The application for the writ may be made in the county in which 3 the application for a concealed pistol license or alien firearm 4 license or to purchase a pistol or semiautomatic rifle was made, or 5 б in Thurston county, at the discretion of the petitioner. A court 7 shall provide an expedited hearing for an application brought under this subsection (2) for a writ of mandamus. A person granted a writ 8 of mandamus under this subsection (2) shall be awarded reasonable 9 attorneys' fees and costs. 10

11 **Sec. 19.** RCW 9.41.110 and 2009 c 479 s 10 are each amended to 12 read as follows:

(1) No dealer may sell or otherwise transfer, or expose for sale or transfer, or have in his or her possession with intent to sell, or otherwise transfer, any pistol <u>or semiautomatic rifle</u> without being licensed as provided in this section.

17 (2) No dealer may sell or otherwise transfer, or expose for sale 18 or transfer, or have in his or her possession with intent to sell, or 19 otherwise transfer, any firearm other than a pistol <u>or semiautomatic</u> 20 <u>rifle</u> without being licensed as provided in this section.

(3) No dealer may sell or otherwise transfer, or expose for sale or transfer, or have in his or her possession with intent to sell, or otherwise transfer, any ammunition without being licensed as provided in this section.

25 (4) The duly constituted licensing authorities of any city, town, or political subdivision of this state shall grant licenses in forms 26 27 prescribed by the director of licensing effective for not more than one year from the date of issue permitting the licensee to sell 28 firearms within this state subject to the following conditions, for 29 30 breach of any of which the license shall be forfeited and the licensee subject to punishment as provided in RCW 9.41.010 through 31 9.41.810. A licensing authority shall forward a copy of each license 32 granted to the department of licensing. The department of licensing 33 shall notify the department of revenue of the name and address of 34 35 each dealer licensed under this section.

36 (5)(a) A licensing authority shall, within thirty days after the 37 filing of an application of any person for a dealer's license, 38 determine whether to grant the license. However, if the applicant 39 does not have a valid permanent Washington driver's license or

Washington state identification card, or has not been a resident of 1 the state for the previous consecutive ninety days, the licensing 2 authority shall have up to sixty days to determine whether to issue a 3 license. No person shall qualify for a license under this section 4 without first receiving a federal firearms license and undergoing 5 6 fingerprinting and a background check. In addition, no person ineligible to possess a firearm under RCW 9.41.040 or ineligible for 7 a concealed pistol license under RCW 9.41.070 shall qualify for a 8 dealer's license. 9

(b) A dealer shall require every employee who may sell a firearm 10 11 in the course of his or her employment to undergo fingerprinting and 12 a background check. An employee must be eligible to possess a firearm, and must not have been convicted of a crime that would make 13 the person ineligible for a concealed pistol license, before being 14 permitted to sell a firearm. Every employee shall comply with 15 16 requirements concerning purchase applications and restrictions on 17 delivery of pistols or semiautomatic rifles that are applicable to 18 dealers.

19 (6)(a) Except as otherwise provided in (b) of this subsection, 20 the business shall be carried on only in the building designated in 21 the license. For the purpose of this section, advertising firearms 22 for sale shall not be considered the carrying on of business.

(b) A dealer may conduct business temporarily at a location other 23 than the building designated in the license, if the temporary 24 25 location is within Washington state and is the location of a gun show 26 sponsored by a national, state, or local organization, or an affiliate of any such organization, devoted to the collection, 27 28 competitive use, or other sporting use of firearms in the community. Nothing in this subsection (6)(b) authorizes a dealer to conduct 29 business in or from a motorized or towed vehicle. 30

31 In conducting business temporarily at a location other than the 32 building designated in the license, the dealer shall comply with all 33 other requirements imposed on dealers by RCW 9.41.090((τ)) and 9.41.100, and $\left(\left(\frac{9.41.110}{9}\right)\right)$ this section. The license of a dealer who 34 fails to comply with the requirements of RCW 9.41.080 and 9.41.090 35 and subsection (8) of this section while conducting business at a 36 temporary location shall be revoked, and the dealer shall be 37 permanently ineligible for a dealer's license. 38

39 (7) The license or a copy thereof, certified by the issuing40 authority, shall be displayed on the premises in the area where

1 firearms are sold, or at the temporary location, where it can easily 2 be read.

3 (8)(a) No pistol <u>or semiautomatic rifle</u> may be sold: (i) In 4 violation of any provisions of RCW 9.41.010 through 9.41.810; nor 5 (ii) may a pistol <u>or semiautomatic rifle</u> be sold under any 6 circumstances unless the purchaser is personally known to the dealer 7 or shall present clear evidence of his or her identity.

8 (b) A dealer who sells or delivers any firearm in violation of 9 RCW 9.41.080 is guilty of a class C felony. In addition to any other 10 penalty provided for by law, the dealer is subject to mandatory 11 permanent revocation of his or her dealer's license and permanent 12 ineligibility for a dealer's license.

(c) The license fee for pistols or semiautomatic rifles shall be 13 one hundred ((twenty-five)) fifty dollars. The license fee for 14 firearms other than pistols or semiautomatic rifles shall be one 15 16 hundred ((twenty-five)) fifty dollars. The license fee for ammunition 17 shall be one hundred ((twenty-five)) fifty dollars. Any dealer who obtains any license under subsection (1), (2), or (3) of this section 18 may also obtain the remaining licenses without payment of any fee. 19 The fees received under this section shall be deposited in the state 20 21 general fund.

(9)(a) A true record ((in triplicate)) shall be made of every 22 pistol or semiautomatic rifle sold with sufficient true copies as 23 required by this subsection, in a book kept for the purpose, the form 24 25 of which may be prescribed by the director of licensing and shall be 26 personally signed by the purchaser and by the person effecting the sale, each in the presence of the other, and shall contain the date 27 of sale, the caliber, make, model and manufacturer's number of the 28 weapon, the name, address, occupation, and place of birth of the 29 purchaser, and a statement signed by the purchaser, that he or she is 30 31 not ineligible under RCW 9.41.040 to possess a firearm.

(b) For the sale of a pistol, the dealer shall: Send one copy ((shall)) within six hours ((be sent)) by certified mail to the chief of police of the municipality or the sheriff of the county of which the purchaser is a resident; ((the duplicate the dealer shall)) send a duplicate copy within seven days ((send)) to the director of licensing; ((the)) and retain a triplicate ((the dealer shall retain for)) copy in the dealer's records for a period of six years.

39 (c) For the sale of a semiautomatic rifle, the dealer shall: Send
 40 one copy within six hours by certified mail to the chief of police of

1 the municipality or the sheriff of the county of which the purchaser
2 is a resident; and retain a duplicate copy in the dealer's records
3 for a period of six years.

4 (10) Subsections (2) through (9) of this section shall not apply 5 to sales at wholesale.

6 (11) The dealer's licenses authorized to be issued by this 7 section are general licenses covering all sales by the licensee 8 within the effective period of the licenses. The department shall 9 provide a single application form for dealer's licenses and a single 10 license form which shall indicate the type or types of licenses 11 granted.

12 (12) Except as provided in RCW 9.41.090, every city, town, and 13 political subdivision of this state is prohibited from requiring the 14 purchaser to secure a permit to purchase or from requiring the dealer 15 to secure an individual permit for each sale.

16 **Sec. 20.** RCW 9.41.113 and 2017 c 264 s 2 are each amended to 17 read as follows:

(1) All firearm sales or transfers, in whole or part in this 18 state including without limitation a sale or transfer where either 19 20 the purchaser or seller or transferee or transferor is in Washington, shall be subject to background checks unless specifically exempted by 21 state or federal law. The background check requirement applies to all 22 23 sales or transfers including, but not limited to, sales and transfers 24 through a licensed dealer, at gun shows, online, and between 25 unlicensed persons.

26 27 (2) No person shall sell or transfer a firearm unless:

- (a) The person is a licensed dealer;
- 28

29

(b) The purchaser or transferee is a licensed dealer; or(c) The requirements of subsection (3) of this section are met.

30 (3) Where neither party to a prospective firearms transaction is 31 a licensed dealer, the parties to the transaction shall complete the 32 sale or transfer through a licensed dealer as follows:

(a) The seller or transferor shall deliver the firearm to a licensed dealer to process the sale or transfer as if it is selling or transferring the firearm from its inventory to the purchaser or transferee, except that the unlicensed seller or transferor may remove the firearm from the business premises of the licensed dealer while the background check is being conducted. If the seller or transferor removes the firearm from the business premises of the

licensed dealer while the background check is being conducted, the purchaser or transferee and the seller or transferor shall return to the business premises of the licensed dealer and the seller or transferor shall again deliver the firearm to the licensed dealer prior to completing the sale or transfer.

6 (b) Except as provided in (a) of this subsection, the licensed dealer shall comply with all requirements of federal and state law 7 that would apply if the licensed dealer were selling or transferring 8 the firearm from its inventory to the purchaser or transferee, 9 including but not limited to conducting a background check on the 10 11 prospective purchaser or transferee in accordance with federal and state law requirements and fulfilling all federal and state 12 13 recordkeeping requirements.

14 (c) The purchaser or transferee must complete, sign, and submit 15 all federal, state, and local forms necessary to process the required 16 background check to the licensed dealer conducting the background 17 check.

18 (d) If the results of the background check indicate that the 19 purchaser or transferee is ineligible to possess a firearm, then the 20 licensed dealer shall return the firearm to the seller or transferor.

(e) The licensed dealer may charge a fee that reflects the fair
 market value of the administrative costs and efforts incurred by the
 licensed dealer for facilitating the sale or transfer of the firearm.

24 (4) <u>No person may sell or transfer a semiautomatic rifle to a</u>
 25 <u>person under twenty-one years of age.</u>

26

(5) This section does not apply to:

(a) A transfer between immediate family members, which for this subsection shall be limited to spouses, domestic partners, parents, parents-in-law, children, siblings, siblings-in-law, grandparents, grandchildren, nieces, nephews, first cousins, aunts, and uncles, that is a bona fide gift or loan;

32

(b) The sale or transfer of an antique firearm;

33 (c) A temporary transfer of possession of a firearm if such 34 transfer is necessary to prevent imminent death or great bodily harm 35 to the person to whom the firearm is transferred if:

(i) The temporary transfer only lasts as long as immediately
 necessary to prevent such imminent death or great bodily harm; and
 (ii) The person to whom the firearm is transferred is not

39 prohibited from possessing firearms under state or federal law;

1 (d) A temporary transfer of possession of a firearm if: (i) The 2 transfer is intended to prevent suicide or self-inflicted great 3 bodily harm; (ii) the transfer lasts only as long as reasonably 4 necessary to prevent death or great bodily harm; and (iii) the 5 firearm is not utilized by the transferee for any purpose for the 6 duration of the temporary transfer;

7 (e) Any law enforcement or corrections agency and, to the extent 8 the person is acting within the course and scope of his or her 9 employment or official duties, any law enforcement or corrections 10 officer, United States marshal, member of the armed forces of the 11 United States or the national guard, or federal official;

(f) A federally licensed gunsmith who receives a firearm solely for the purposes of service or repair, or the return of the firearm to its owner by the federally licensed gunsmith;

(g) The temporary transfer of a firearm (i) between spouses or 15 16 domestic partners; (ii) if the temporary transfer occurs, and the 17 firearm is kept at all times, at an established shooting range authorized by the governing body of the jurisdiction in which such 18 19 range is located; (iii) if the temporary transfer occurs and the transferee's possession of the firearm is exclusively at a lawful 20 21 organized competition involving the use of a firearm, or while participating in or practicing for a performance by an organized 22 group that uses firearms as a part of the performance; (iv) to a 23 person who is under eighteen years of age for lawful hunting, 24 25 sporting, or educational purposes while under the direct supervision and control of a responsible adult who is not prohibited from 26 possessing firearms; (v) under circumstances in which the transferee 27 28 and the firearm remain in the presence of the transferor; or (vi) while hunting if the hunting is legal in all places where the person 29 to whom the firearm is transferred possesses the firearm and the 30 31 person to whom the firearm is transferred has completed all training 32 and holds all licenses or permits required for such hunting, provided that any temporary transfer allowed by this subsection is permitted 33 only if the person to whom the firearm is transferred is not 34 prohibited from possessing firearms under state or federal law; 35

36 (h) A person who (i) acquired a firearm other than a pistol by 37 operation of law upon the death of the former owner of the firearm or 38 (ii) acquired a pistol by operation of law upon the death of the 39 former owner of the pistol within the preceding sixty days. At the 40 end of the sixty-day period, the person must either have lawfully

1 transferred the pistol or must have contacted the department of 2 licensing to notify the department that he or she has possession of 3 the pistol and intends to retain possession of the pistol, in 4 compliance with all federal and state laws; or

5 (i) A sale or transfer when the purchaser or transferee is a 6 licensed collector and the firearm being sold or transferred is a 7 curio or relic.

8 Sec. 21. RCW 9.41.124 and 2015 c 1 s 7 are each amended to read 9 as follows:

10 Residents of a state other than Washington may purchase rifles and shotquns, except those firearms defined as semiautomatic rifles, 11 in Washington: PROVIDED, That such residents conform to the 12 applicable provisions of the federal Gun Control Act of 1968, Title 13 IV, Pub. L. 90-351 as administered by the United States secretary of 14 15 the treasury: AND PROVIDED FURTHER, That such residents are eligible 16 to purchase or possess such weapons in Washington and in the state in 17 which such persons reside: AND PROVIDED FURTHER, That such residents 18 are subject to the procedures and background checks required by this 19 chapter.

20 Sec. 22. RCW 9.41.240 and 1994 sp.s. c 7 s 423 are each amended 21 to read as follows:

22 <u>(1) A person under twenty-one years of age may not purchase a</u> 23 pistol pursuant to Title 18 U.S.C. Sec. 922(b)(1) or a semiautomatic 24 rifle pursuant to RCW 9.41.113.

25 (2) Unless an exception under RCW 9.41.042, 9.41.050, or 9.41.060 26 applies, a person at least eighteen years of age, but less than 27 twenty-one years of age, may possess a pistol only:

28 ((((1))) <u>(a)</u> In the person's place of abode;

29

30

 $((\frac{2}{2}))$ (b) At the person's fixed place of business; or $((\frac{3}{2}))$ (c) On real property under his or her control.

31 (3) Nothing in this section or RCW 9.41.113(4) prohibits a person 32 at least eighteen years of age, but less than twenty-one years of 33 age, from possessing a semiautomatic rifle as otherwise authorized by 34 law.

35 <u>NEW SECTION.</u> Sec. 23. A new section is added to chapter 36.28A 36 RCW to read as follows: 1 (1) Subject to the availability of amounts appropriated for this 2 specific purpose, the Washington association of sheriffs and police 3 chiefs shall establish a grant program to provide financial 4 assistance to local law enforcement agencies conducting background 5 checks for the purchase and sale of pistols and semiautomatic rifles 6 as required by chapter 9.41 RCW.

7 (2) The Washington association of sheriffs and police chiefs may 8 retain up to one hundred thousand dollars per year, or three percent 9 of the amounts provided pursuant to this section, whichever is 10 greater, for the cost of administration.

11 <u>NEW SECTION.</u> Sec. 24. Sections 5, 6, 7, and 8 of this act are 12 necessary for the immediate preservation of the public peace, health, 13 or safety, or support of the state government and its existing public 14 institutions, and take effect immediately.

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