# Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

# **PREAMENDED**

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 24-0125.01 Conrad Imel x2313

**HOUSE BILL 24-1353** 

## **HOUSE SPONSORSHIP**

Sirota and Boesenecker,

## SENATE SPONSORSHIP

Bridges,

## **House Committees**

#### **Senate Committees**

Business Affairs & Labor Finance Appropriations

101102

103104

A BILL FUR AN ACT
CONCERNING REQUIREMENTS TO ENGAGE IN THE BUSINESS OF
DEALING IN FIREARMS, AND, IN CONNECTION THEREWITH
ESTABLISHING A STATE FIREARMS DEALER PERMIT AND MAKING
AN APPROPRIATION.

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

The bill requires a firearms dealer (dealer) to obtain a state firearms dealer permit (state permit) in order to engage in the business of dealing in firearms in Colorado. Engaging in the business of dealing in firearms without a permit is an unclassified felony, punishable by a fine of up to \$250,000. In order to be eligible for a state permit, the dealer must hold a federal firearms license; not have had a federal, state, or local license to deal firearms or ammunition revoked, suspended, or denied within the prior 3 years; and not have violated any state or federal law concerning the possession, purchase, or sale of firearms in the 3 years before applying for the license. The department of revenue (department) is responsible for issuing state permits. The fee for issuing a permit is \$400, which may be adjusted annually by the department.

The department shall revoke a dealer's state permit if the dealer:

- No longer holds a valid federal firearms license;
- Does not permit a required inspection of the dealer's business or a required record; or
- Is convicted of trafficking in firearms, obtaining a firearm for or transferring a firearm to a person who is ineligible to possess a firearm, or unlawfully selling or transferring a firearm component or accessory.

If the department finds that a dealer failed to post a required notice about unlawful purchase, report a suspected unlawful purchase, or failed to make a required record, the department shall issue a warning and, for a second or subsequent offense, may revoke the dealer's state permit.

If the department finds that the dealer has violated other federal, state, or local laws concerning the sale of firearms or firearm components, the department shall:

- For a first offense, issue a warning; and
- For a second offense, revoke the dealer's state permit.

The denial or revocation of a permit is subject to the requirements of the "State Administrative Procedure Act".

The bill requires a dealer and each employee of a dealer to annually complete a training course developed or approved by the department. The bill requires a dealer to:

- Secure each firearm in a manner that prevents a customer or other member of the public from accessing or using the firearm, except when the firearm is being shown to a customer, repaired, or otherwise worked on; and
- Report to law enforcement when the dealer suspects an employee is involved in a straw purchase or theft of a firearm.

The bill prohibits a dealer from selling or transferring a firearm outside of the dealer's posted business hours or to a person who the dealer knows or suspects is under the influence of alcohol or a controlled substance.

The bill prohibits a dealer from employing a person who is prohibited from possessing a weapon or who has been convicted of a misdemeanor within the 5 previous years that would result in the person

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being denied transfer of a firearm following a criminal history record check. The bill requires a dealer's employees to annually submit to a criminal history record check. If a dealer employs a person who is ineligible to possess a firearm or employs a person without conducting a required background check of the person, the department shall, for a first offense, issue a warning and, for a second offense, revoke the dealer's state permit.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, amend 18-12-401 as
3	follows:
4	<b>18-12-401. Definitions.</b> As used in this part 4, unless the context
5	otherwise requires:
6	(1) (a) "Firearms" means a pistol, revolver, or other weapon of any
7	description, loaded or unloaded, from which any shot, bullet, or other
8	missile can be discharged, the length of the barrel of which, not including
9	any revolving, detachable, or magazine breech, does not exceed twelve
10	inches.
11	(b) "Firearms" does not include firearms, as defined in subsection
12	(1)(a) of this section, for which ammunition is not sold or which there is
13	reasonable ground for believing are not capable of being effectually used.
14	"DEALER" MEANS A FEDERALLY LICENSED FIREARM DEALER AS DEFINED
15	IN SECTION $18-12-101$ AND ANY OTHER FEDERAL FIREARMS LICENSEE WHO,
16	WITHIN THE SCOPE OF THE LICENSEE'S LICENSE, SELLS FIREARMS AT RETAIL
17	TO THE PUBLIC.
18	(2) "Department" means the department of revenue
19	CREATED PURSUANT TO SECTION 24-35-101.
20	(3) "DESTRUCTIVE DEVICE" HAS THE SAME MEANING SET FORTH IN
21	18 U.S.C. SEC. 921 (a)(4).
22	(4) "ENGAGED IN THE BUSINESS" HAS THE SAME MEANING SET

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1	FORTH IN 18 U.S.C. SEC. 921 (a)(21) AND ANY FEDERAL REGULATIONS
2	PROMULGATED THEREUNDER.
3	(5) "FEDERAL FIREARMS LICENSE" MEANS A LICENSE TO IMPORT,
4	MANUFACTURE, OR DEAL IN FIREARMS ISSUED PURSUANT TO 18 U.S.C.
5	SEC. 923.
6	(6) "STATE PERMIT" MEANS THE STATE FIREARMS DEALER PERMIT
7	REQUIRED PURSUANT TO SECTION 18-12-401.5.
8	<b>SECTION 2.</b> In Colorado Revised Statutes, <b>add</b> 18-12-401.5 as
9	follows:
10	18-12-401.5. Permit required - issuing agency - cash fund -
11	inspections - penalty - report - rules - repeal. (1) (a) BEGINNING JULY
12	1, 2025, EVERY DEALER MUST OBTAIN A STATE PERMIT IN ORDER TO
13	ENGAGE IN THE BUSINESS OF DEALING IN FIREARMS OTHER THAN
14	DESTRUCTIVE DEVICES IN THIS STATE.
15	(b) A STATE PERMIT ISSUED PURSUANT TO THIS SECTION IS NOT
16	TRANSFERRABLE.
17	(c) (I) A PERSON WHO ENGAGES IN THE BUSINESS OF DEALING IN
18	FIREARMS OTHER THAN DESTRUCTIVE DEVICES WITHOUT A STATE PERMIT
19	IS GUILTY OF AN UNCLASSIFIED FELONY AND, UPON CONVICTION THEREOF,
20	SHALL BE PUNISHED BY A FINE OF NOT MORE THAN TWO HUNDRED FIFTY
21	THOUSAND DOLLARS.
22	(II) AN EMPLOYEE OF A DEALER SHALL NOT BE CHARGED FOR
23	COMMITTING THE OFFENSE DESCRIBED IN THIS SUBSECTION (1)(c) FOR
24	CONDUCT COMMITTED WHILE THE EMPLOYEE WAS ACTING WITHIN THE
25	SCOPE OF THE EMPLOYEE'S EMPLOYMENT.
26	(d) A DEALER WHO ONLY DEALS IN DESTRUCTIVE DEVICES IS NOT
27	REQUIRED TO OBTAIN A STATE PERMIT TO ENGAGE IN THE BUSINESS OF

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1	DEALING IN DESTRUCTIVE DEVICES.
2	(2) (a) THE DEPARTMENT SHALL ISSUE STATE PERMITS PURSUANT
3	TO THIS SECTION.
4	(b) (I) The department shall promulgate rules necessary
5	FOR THE IMPLEMENTATION OF THIS SECTION, INCLUDING ESTABLISHING
6	THE PROCESS FOR APPLYING FOR AND OBTAINING A STATE PERMIT. THE
7	DEPARTMENT SHALL NOT PROMULGATE RULES THAT ALTER THE
8	ELIGIBILITY CRITERIA FOR OBTAINING A PERMIT, BUT THE DEPARTMENT
9	MAY COLLECT ANY INFORMATION IT DEEMS NECESSARY TO VERIFY AN
10	APPLICANT'S ELIGIBILITY. THE DEPARTMENT MAY DEVELOP A SIMPLIFIED
11	APPLICATION FOR PERMIT RENEWALS.
12	(II) (A) THE DEPARTMENT'S INITIAL RULES PROMULGATED
13	PURSUANT TO THIS SUBSECTION (2)(b) MUST BE EFFECTIVE NO LATER
14	THAN FEBRUARY 1, 2025.
15	(B) This subsection (2)(b)(II) is repealed, effective July 31,
16	2025.
17	(c) (I) The fee for a state permit issued on or before June
18	30, 2026, IS FOUR HUNDRED DOLLARS. THE DEPARTMENT SHALL
19	ANNUALLY REVIEW THE FEE AND, FOR PERMITS ISSUED ON AND AFTER
20	JULY 1, 2026, MAY ANNUALLY ADJUST THE FEE BASED ON THE COSTS FOR
21	ADMINISTERING THIS SECTION. THE DEPARTMENT SHALL NOT ADJUST THE
22	FEE MORE THAN ONCE EACH YEAR AND SHALL NOT ADJUST THE FEE BY
23	MORE THAN TWENTY-FIVE DOLLARS EACH YEAR.
24	(II) THE DEPARTMENT SHALL TRANSMIT THE FEES COLLECTED
25	PURSUANT TO THIS SUBSECTION (2)(c) TO THE STATE TREASURER, WHO
26	SHALL DEPOSIT THE MONEY IN THE FIREARM DEALER PERMIT CASH FUND,
27	CREATED IN SUBSECTION (2)(d) OF THIS SECTION.

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1	(d) THE FIREARM DEALER PERMIT CASH FUND IS CREATED IN THE
2	STATE TREASURY. THE FUND CONSISTS OF MONEY CREDITED TO THE FUND
3	PURSUANT TO SUBSECTION (2)(c) OF THIS SECTION AND ANY OTHER
4	MONEY THAT THE GENERAL ASSEMBLY MAY APPROPRIATE OR TRANSFER
5	TO THE FUND. THE STATE TREASURER SHALL CREDIT ALL INTEREST AND
6	INCOME DERIVED FROM THE DEPOSIT AND INVESTMENT OF MONEY IN THE
7	FIREARM DEALER PERMIT CASH FUND TO THE FUND. MONEY IN THE FUND
8	IS CONTINUOUSLY APPROPRIATED TO THE DEPARTMENT FOR THE COSTS OF
9	ISSUING PERMITS AND CONDUCTING INSPECTIONS PURSUANT TO THIS
10	SECTION.
11	(3) IN ORDER TO BE ISSUED A STATE PERMIT, A DEALER MUST:
12	(a) HOLD A VALID FEDERAL FIREARMS LICENSE;
13	(b) Not have had a license or permit to sell, lease,
14	TRANSFER, PURCHASE, OR POSSESS A FIREARM OR AMMUNITION FROM THE
15	FEDERAL GOVERNMENT, ANY STATE, OR A SUBDIVISION OF ANY STATE,
16	REVOKED, SUSPENDED, OR DENIED FOR GOOD CAUSE WITHIN THREE YEARS
17	BEFORE SUBMITTING AN APPLICATION; AND
18	(c) Not have been convicted for a violation of any
19	PROVISION OF THIS ARTICLE 12; ANY COLORADO OR ANY OTHER STATE'S
20	LAW CONCERNING THE POSSESSION, PURCHASE, OR SALE OF FIREARMS; OR
21	ANY FEDERAL LAW CONCERNING THE POSSESSION OR SALE OF FIREARMS
22	IN THE THREE YEARS BEFORE SUBMITTING AN APPLICATION FOR A STATE
23	PERMIT.
24	(4) (a) A PERSON APPLYING FOR A STATE PERMIT PURSUANT TO
25	THIS SECTION MUST COMPLETE AN APPLICATION AS PROVIDED BY
26	DEPARTMENT RULE AND PAY THE APPLICATION FEE ESTABLISHED BY THE
27	DEPARTMENT.

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1	(b) A PERSON WHO HAS APPLIED FOR A FEDERAL FIREARMS LICENSE
2	MAY APPLY FOR A STATE PERMIT PRIOR TO BEING ISSUED A FEDERAL
3	FIREARMS LICENSE. THE DEPARTMENT SHALL NOT ISSUE A STATE PERMIT
4	TO THE PERSON UNTIL THE PERSON HOLDS A VALID FEDERAL FIREARMS
5	LICENSE, AS REQUIRED PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION.
6	(c) (I) THE DEPARTMENT SHALL ACT UPON A STATE PERMIT
7	APPLICATION MADE PURSUANT TO THIS SECTION NO LATER THAN SIXTY
8	DAYS AFTER THE DATE THE APPLICATION IS RECEIVED; EXCEPT THAT:
9	(A) FOR GOOD CAUSE, THE DEPARTMENT MAY EXTEND THE
10	DEADLINE TO ACT FOR AN ADDITIONAL SIXTY DAYS; AND
11	(B) IF A PERSON APPLIES FOR A STATE PERMIT WHILE THE PERSON'S
12	APPLICATION FOR A FEDERAL FIREARMS LICENSE IS PENDING, AND IN
13	ADDITION TO ANY OTHER DEADLINE DESCRIBED IN THIS SUBSECTION (4),
14	THE DEPARTMENT MAY EXTEND THE DEADLINE TO ACT UNTIL FOURTEEN
15	DAYS AFTER THE PERSON NOTIFIES THE DEPARTMENT THAT THE PERSON
16	HAS BEEN ISSUED AND HOLDS A VALID FEDERAL FIREARMS LICENSE.
17	(II)(A)ADEALER WHO SUBMITSASUFFICIENT APPLICATIONONOR
18	Before May 2, 2025, may continue to engage in the business of
19	DEALING IN FIREARMS PURSUANT TO STATE LAW UNTIL THE DEPARTMENT
20	HAS ACTED UPON THE APPLICATION. FOR THE PURPOSES OF THIS
21	SUBSECTION (4)(c)(II), AN APPLICATION IS SUFFICIENT IF IT INCLUDES ON
22	ITS FACE INFORMATION NECESSARY TO SHOW THAT THE APPLICANT IS
23	ELIGIBLE FOR A STATE PERMIT.
24	(B) This subsection $(4)(c)(II)$ is repealed, effective June 30,
25	2026.
26	(d) THE DEPARTMENT SHALL ISSUE A STATE PERMIT UNLESS THE
27	APPLICANT DOES NOT MEET THE ELIGIBILITY REQUIREMENTS DESCRIBED

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1	IN SUBSECTION (3) OF THIS SECTION OR THE APPLICANT HAS MADE A FALSE
2	STATEMENT ON THE APPLICATION.
3	(e) A STATE PERMIT ISSUED PURSUANT TO THIS SECTION IS VALID
4	FOR THREE YEARS.
5	(5) (a) A DEALER MAY APPLY FOR RENEWAL OF THE DEALER'S
6	STATE PERMIT AT ANY TIME IN THE NINETY DAYS PRIOR TO THE
7	EXPIRATION OF THE PERMIT. THE DEPARTMENT SHALL NOT ACCEPT A
8	RENEWAL APPLICATION SUBMITTED AFTER THE EXPIRATION OF THE
9	DEALER'S PERMIT.
10	(b) NINETY DAYS PRIOR TO THE EXPIRATION OF A STATE PERMIT,
11	THE DEPARTMENT SHALL NOTIFY THE DEALER OF THE PERMIT EXPIRATION
12	DATE.
13	(c) A DEALER WHO SUBMITS A TIMELY AND SUFFICIENT RENEWAL
14	APPLICATION MAY CONTINUE TO ENGAGE IN THE BUSINESS OF DEALING IN
15	FIREARMS PURSUANT TO STATE LAW UNTIL THE DEPARTMENT HAS ACTED
16	UPON THE RENEWAL APPLICATION. FOR THE PURPOSES OF THIS SUBSECTION
17	(5)(c), A RENEWAL APPLICATION IS SUFFICIENT IF IT INCLUDES ON ITS FACE
18	INFORMATION NECESSARY TO SHOW THAT THE APPLICANT IS ELIGIBLE FOR
19	STATE PERMIT RENEWAL.
20	(d) THE DEPARTMENT SHALL ACT UPON A RENEWAL APPLICATION
21	MADE PURSUANT TO THIS SUBSECTION (5) NO LATER THAN SIXTY DAYS
22	AFTER THE DATE THE APPLICATION IS RECEIVED.
23	(6) (a) SUBJECT TO AVAILABLE APPROPRIATIONS, THE
24	DEPARTMENT SHALL CONDUCT AN ON-SITE INSPECTION OF A RANDOM
25	SELECTION OF TEN PERCENT OF STATE PERMIT HOLDERS EACH YEAR,
26	INCLUDING INSPECTING A SELECTED PERMIT HOLDER'S PLACE OF BUSINESS,
27	TO ENSURE THAT THE PERMIT HOLDER IS COMPLYING WITH THE

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- (b) In addition to the inspections required in subsection

  (6)(a) of this section, the department may conduct periodic

  unannounced inspections of a dealer and the dealer's place of

  business during the dealer's regular business hours to ensure

  that the dealer is complying with the requirements to hold a

  state permit.
  - (7) (a) EXCEPT AS PROVIDED IN SUBSECTION (8) OF THIS SECTION, IF THE DEPARTMENT FINDS THAT A DEALER FAILED TO POST THE REQUIRED NOTICE OR MAKE A REPORT CONCERNING UNLAWFUL PURCHASES IN VIOLATION OF SECTION 18-12-111 OR FAILED TO MAKE A RECORD REQUIRED PURSUANT TO SECTION 18-12-402, THE DEPARTMENT SHALL ISSUE A WARNING TO THE DEALER THAT INCLUDES A DESCRIPTION OF THE OFFENSE. FOR A SECOND OR SUBSEQUENT OFFENSE THE DEPARTMENT MAY REVOKE THE DEALER'S STATE PERMIT. A DEALER WHO HAS HAD A STATE PERMIT REVOKED PURSUANT TO THIS SUBSECTION (7)(a) MAY APPLY FOR A NEW PERMIT NO SOONER THAN THREE YEARS AFTER THE REVOCATION.
    - (b) EXCEPT AS PROVIDED IN SUBSECTION (8) OF THIS SECTION, IF THE DEPARTMENT FINDS THAT A DEALER TRANSFERRED A FIREARM WITHOUT A LOCKING DEVICE OR FAILED TO POST THE REQUIRED NOTICE CONCERNING LOCKING DEVICES, IN VIOLATION OF SECTION 18-12-405; FAILED TO COMPLY WITH ANY OF THE REQUIREMENTS OF SECTION 18-12-406; VIOLATED ANY OTHER PROVISION OF THIS ARTICLE 12 OR ANY OTHER STATE OR LOCAL LAW CONCERNING THE SALE OF FIREARMS; OR VIOLATED ANY FEDERAL LAW OR RULE CONCERNING THE SALE OF FIREARMS OR FIREARM COMPONENTS FOR WHICH THE PENALTY INCLUDES POTENTIAL REVOCATION OF THE PERSON'S FEDERAL FIREARMS LICENSE,

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1	THE DEPARTMENT SHALL:
2	(I) FOR A FIRST OFFENSE, ISSUE A WARNING TO THE DEALER THAT
3	INCLUDES A DESCRIPTION OF THE OFFENSE AND THE PENALTY FOR
4	SUBSEQUENT OFFENSES; AND
5	(II) FOR A SECOND OR SUBSEQUENT OFFENSE, REVOKE THE
6	DEALER'S STATE PERMIT. A DEALER WHO HAS HAD A STATE PERMIT
7	REVOKED PURSUANT TO THIS SUBSECTION (7)(b) MAY APPLY FOR A NEW
8	PERMIT NO SOONER THAN THREE YEARS AFTER THE REVOCATION.
9	(8) (a) NOTWITHSTANDING SUBSECTION (7) OF THIS SECTION, THE
10	DEPARTMENT SHALL REVOKE A STATE PERMIT IF THE STATE PERMIT
11	HOLDER:
12	(I) NO LONGER HOLDS A VALID FEDERAL FIREARMS LICENSE;
13	(II) REFUSES TO ALLOW THE DEPARTMENT TO CONDUCT AN
14	ON-SITE INSPECTION PURSUANT TO SUBSECTION (6) OF THIS SECTION;
15	(III) REFUSES TO PERMIT AN OFFICER TO INSPECT A RECORD AS
16	REQUIRED IN SECTION 18-12-402; OR
17	(IV) IS CONVICTED OF ANY OF THE FOLLOWING:
18	(A) PURCHASING OR OTHERWISE OBTAINING A FIREARM ON BEHALF
19	OF, OR FOR TRANSFER TO, A PERSON WHO IS INELIGIBLE TO POSSESS A
20	FIREARM PURSUANT TO SECTION 18-12-111 OR 18 U.S.C. SEC. 932;
21	(B) TRANSFERRING A FIREARM PRIOR TO RECEIVING THE RESULTS
22	OF A BACKGROUND CHECK PURSUANT TO SECTION 18-12-112.5;
23	(C) TRAFFICKING IN FIREARMS PURSUANT TO 18 U.S.C. SEC. 933,
24	OR AIDING AND ABETTING TRAFFICKING IN FIREARMS;
25	(D) SELLING OR OTHERWISE TRANSFERRING A FIREARM TO A
26	PERSON WHO IS INELIGIBLE TO POSSESS THE FIREARM PURSUANT TO STATE
27	OR FEDERAL LAW; OR

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1	(E) SELLING OR OTHERWISE TRANSFERRING A FIREARM
2	COMPONENT OR ACCESSORY, AS DEFINED IN SECTION 29-11.7-101.5, TO
3	ANOTHER PERSON IN VIOLATION OF FEDERAL, STATE, OR LOCAL LAW.
4	(b) (I) A PERSON WHOSE STATE PERMIT IS REVOKED SOLELY
5	BECAUSE THE PERSON NO LONGER HOLDS A VALID FEDERAL FIREARMS
6	LICENSE, PURSUANT TO SUBSECTION $(8)(a)(I)$ OF THIS SECTION, MAY APPLY
7	FOR A NEW STATE PERMIT ANY TIME AFTER THE PERSON OBTAINS A VALID
8	FEDERAL FIREARMS LICENSE.
9	(II) A PERSON WHOSE STATE PERMIT IS REVOKED PURSUANT TO
10	SUBSECTIONS $(8)(a)(II)$ to $(8)(a)(IV)$ of this section may apply for a
11	NEW PERMIT NO SOONER THAN THREE YEARS AFTER THE REVOCATION.
12	(9) IF THE DEPARTMENT REVOKES A DEALER'S STATE PERMIT, THE
13	DEPARTMENT MUST NOTIFY THE UNITED STATES BUREAU OF ALCOHOL,
14	TOBACCO, FIREARMS, AND EXPLOSIVES OF THE REVOCATION AND THE
15	REASON FOR THE REVOCATION.
16	(10) THE DENIAL OR REVOCATION OF A STATE PERMIT PURSUANT
17	TO THIS SECTION IS SUBJECT TO THE REQUIREMENTS DESCRIBED IN
18	SECTIONS 24-4-104 AND 24-4-105, AND JUDICIAL REVIEW PURSUANT TO
19	SECTION 24-4-106.
20	(11) A PERSON WHO IS A FORMER STATE PERMIT HOLDER,
21	INCLUDING A PERSON WHOSE STATE PERMIT WAS REVOKED OR WHOSE
22	STATE PERMIT RENEWAL WAS DENIED, IS SUBJECT TO THE PROHIBITION ON
23	ENGAGING IN THE BUSINESS OF DEALING FIREARMS WITHOUT A STATE
24	PERMIT DESCRIBED IN SUBSECTION (1)(c) OF THIS SECTION. A PERSON WHO
25	IS A FORMER STATE PERMIT HOLDER WHO WISHES TO DISPOSE OF
26	INVENTORY SHALL DISPOSE OF INVENTORY IN A MANNER THAT DOES NOT
27	CONSTITUTE BEING ENGAGED IN THE BUSINESS OF DEALING IN FIREARMS.

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1	(12) (a) No later than August 1, 2026, and no later than
2	AUGUST 1 OF EACH YEAR THEREAFTER, THE DEPARTMENT SHALL SUBMIT
3	A REPORT TO THE JOINT BUDGET COMMITTEE ABOUT FIREARM DEALER
4	PERMITTING IN THE PRIOR STATE FISCAL YEAR. THE REPORT MUST
5	INCLUDE, AT A MINIMUM, THE NUMBER OF PERMIT APPLICATIONS
6	RECEIVED, GRANTED, AND DENIED; THE NUMBER OF PERMITS REVOKED
7	AND THE BASIS FOR THE REVOCATION; THE NUMBER OF DEALER
8	INSPECTIONS CONDUCTED; THE AMOUNT OF FEE MONEY COLLECTED AND
9	DEPOSITED INTO THE FIREARM DEALER PERMIT CASH FUND AND THE
10	AMOUNT OF MONEY SPENT FROM THE FUND; AND THE TOTAL AMOUNTS
11	SPENT ON PERMITTING COSTS AND INSPECTION COSTS. THE REPORT MAY
12	INCLUDE INFORMATION ABOUT THE RACE, GENDER, AND GEOGRAPHIC
13	LOCATION OF PERSONS WHO APPLIED FOR A PERMIT, INCLUDING WHETHER
14	THE APPLICATION WAS GRANTED OR DENIED, AND PERSONS WHOSE
15	PERMITS WERE REVOKED.
16	(b) Notwithstanding section 24-1-136 (11)(a)(I), the
17	REQUIREMENT TO SUBMIT THE REPORT DESCRIBED IN THIS SUBSECTION
18	(12) CONTINUES INDEFINITELY.
19	<b>SECTION 3.</b> In Colorado Revised Statutes, <b>add</b> 18-12-406 as
20	follows:
21	18-12-406. Requirements for firearms dealers - training -
22	securing firearms - sale outside of business hours prohibited - rules
23	- penalty. (1) (a) The department shall develop training or
24	APPROVE TRAINING COURSES PROVIDED BY OTHER ENTITIES FOR DEALERS
25	AND DEALERS' EMPLOYEES. THE TRAINING MUST BE AVAILABLE IN AN
26	ONLINE FORMAT AND INCLUDE AN EXAMINATION WITH AT LEAST TWENTY
27	QUESTIONS DERIVED FROM THE COURSE MATERIAL AND INTENDED TO

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1	CONFIRM THAT A COURSE PARTICIPANT UNDERSTANDS THE INFORMATION
2	COVERED IN THE COURSE. THE DEPARTMENT, OR OTHER TRAINER
3	CONDUCTING THE TRAINING, SHALL GIVE A PARTICIPANT WHO ANSWERS AT
4	LEAST SEVENTY PERCENT OF THE EXAMINATION QUESTIONS CORRECTLY
5	A PRINTABLE CERTIFICATE OF COMPLETION THAT IS VALID FOR ONE YEAR
6	AFTER THE DATE OF COMPLETION. THE TRAINING MUST INCLUDE
7	INSTRUCTION REGARDING THE FOLLOWING:
8	(I) FEDERAL AND STATE LAWS GOVERNING THE SALE AND
9	TRANSFER OF FIREARMS AND AMMUNITION;
10	(II) RECOGNIZING AND IDENTIFYING STRAW PURCHASERS AND
11	FRAUDULENT ACTIVITY;
12	(III) INDICATORS THAT A PERSON IS ATTEMPTING TO PURCHASE A
13	FIREARM ILLEGALLY;
14	(IV) RECOGNIZING AND IDENTIFYING INDICATORS THAT AN
15	INDIVIDUAL INTENDS TO USE A FIREARM FOR UNLAWFUL PURPOSES;
16	(V) RECOGNIZING AND IDENTIFYING INDICATORS THAT AN
17	INDIVIDUAL INTENDS TO USE A FIREARM FOR SELF-HARM;
18	(VI) PREVENTING THEFT OR BURGLARY OF FIREARMS AND
19	AMMUNITION;
20	(VII) RESPONDING TO CIRCUMSTANCES DESCRIBED IN
21	SUBSECTIONS (1)(a)(I) TO (1)(a)(VI) OF THIS SECTION, AND ANY
22	APPLICABLE REPORTING REQUIREMENTS;
23	(VIII) EFFECTIVELY TEACHING CONSUMERS RULES OF FIREARM
24	SAFETY, INCLUDING THE SAFE HANDLING AND STORAGE OF FIREARMS; AND
25	(IX) ANY OTHER REASONABLE BUSINESS PRACTICES THAT THE
26	DEPARTMENT DETERMINES WILL DETER FIREARM TRAFFICKING OR THE
27	UNLAWFUL USE OF FIREARMS.

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1	(b) A DEALER SHALL, WITHIN THIRTY DAYS AFTER THE DATE THE
2	PERMIT IS ISSUED AND ANNUALLY THEREAFTER, COMPLETE A TRAINING
3	COURSE DEVELOPED OR APPROVED BY THE DEPARTMENT PURSUANT TO
4	THIS SUBSECTION (1).
5	(c) (I) AN EMPLOYEE OF A DEALER WHO, IN THE COURSE OF THE
6	EMPLOYEE'S DUTIES, HANDLES FIREARMS; PROCESSES THE SALE, LOAN, OR
7	TRANSFER OF FIREARMS; OR OTHERWISE HAS ACCESS TO FIREARMS SHALL,
8	WITHIN THIRTY DAYS AFTER THE EMPLOYEE'S FIRST DAY OF WORK FOR THE
9	DEALER AND ANNUALLY THEREAFTER, COMPLETE A TRAINING COURSE
10	DEVELOPED OR APPROVED BY THE DEPARTMENT PURSUANT TO THIS
11	SUBSECTION (1). AN EMPLOYEE WHO, IN THE COURSE OF THE EMPLOYEE'S
12	DUTIES, HANDLES FIREARMS; PROCESSES THE SALE, LOAN, OR TRANSFER
13	OF FIREARMS; OR OTHERWISE HAS ACCESS TO FIREARMS, WHO IS
14	EMPLOYED BY A DEALER ON THE EFFECTIVE DATE OF THIS SECTION SHALL
15	COMPLETE THE EMPLOYEE'S FIRST TRAINING COURSE NO LATER THAN
16	THIRTY DAYS AFTER THE EFFECTIVE DATE OF THIS SECTION.
17	(II) A DEALER SHALL MAINTAIN THE TRAINING RECORDS OF EACH
18	EMPLOYEE AND SHALL MAKE THE RECORDS AVAILABLE TO THE
19	DEPARTMENT DURING AN ON-SITE INSPECTION OF THE DEALER'S PLACE OF
20	BUSINESS.
21	(2) A DEALER SHALL NOT CONDUCT BUSINESS OR STORE FIREARMS
22	AT THE DEALER'S PLACE OF BUSINESS UNLESS THE DEALER SECURES EACH
23	FIREARM, EXCEPT WHEN THE FIREARM IS BEING SHOWN TO A CUSTOMER,
24	REPAIRED, OR OTHERWISE WORKED ON, IN A MANNER THAT PREVENTS
25	UNAUTHORIZED USE OF THE FIREARM. SECURING A FIREARM MAY
26	INCLUDE KEEPING THE FIREARM IN A LOCKED CONTAINER, INCLUDING A
27	LOCKED DISPLAY CASE; PROPERLY INSTALLING A LOCKING DEVICE ON THE

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2	THE SAFETY CHARACTERISTICS OF THE FIREARM.
3	(3) A DEALER SHALL NOT SELL OR TRANSFER A FIREARM:
4	(a) OUTSIDE OF THE DEALER'S POSTED BUSINESS HOURS; EXCEPT
5	THAT A DEALER MAY SELL OR TRANSFER A FIREARM AT A GUN SHOW, AS
6	DEFINED IN SECTION 18-12-506, OUTSIDE OF THE DEALER'S POSTED
7	BUSINESS HOURS; OR
8	(b) TO A PERSON THE DEALER KNOWS OR SUSPECTS IS UNDER THE
9	INFLUENCE OF INTOXICATING LIQUOR OR OF A CONTROLLED SUBSTANCE,
10	AS DEFINED IN SECTION 18-18-102 (5).
11	(4) IF A DEALER KNOWS OR SUSPECTS THAT AN EMPLOYEE OF THE
12	DEALER IS INVOLVED IN THE THEFT OF A FIREARM FROM THE DEALER'S
13	BUSINESS, THE DEALER SHALL REPORT THE THEFT WITHIN FORTY-EIGHT
14	HOURS AFTER LEARNING OF THE THEFT TO A LAW ENFORCEMENT AGENCY
15	WITH JURISDICTION OVER THE DEALER'S PLACE OF BUSINESS.
16	(5) THE DEPARTMENT MAY PROMULGATE RULES NECESSARY TO
17	IMPLEMENT THIS SECTION.
18	(6) A VIOLATION OF ANY PROVISION OF THIS SECTION BY A DEALER
19	IS A VIOLATION OF STATE LAW CONCERNING THE SALE OF FIREARMS AND
20	is subject to the penalties described in Section $18-12-401.5$ (7).
21	SECTION 4. In Colorado Revised Statutes, add 18-12-407 as
22	follows:
23	18-12-407. Dealer employee requirements - background check
24	- penalty - repeal. (1) A DEALER SHALL NOT EMPLOY A PERSON WHO, IN
25	THE COURSE OF THE PERSON'S DUTIES, HANDLES FIREARMS, PROCESSES THE
26	SALE, LOAN, OR TRANSFER OF FIREARMS, OR OTHERWISE HAS ACCESS TO
27	FIREARMS, WHO:

FIREARM; OR, IF THE FIREARM IS A PERSONALIZED FIREARM, ACTIVATING

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1	(a) HAS BEEN CONVICTED OF AN OFFENSE THAT PROHIBITS THE
2	PERSON FROM POSSESSING A WEAPON PURSUANT TO SECTION 18-12-108;
3	(b) HAS BEEN CONVICTED OF A MISDEMEANOR OFFENSE DESCRIBED
4	IN SECTION 24-33.5-424 (3)(b.3) WITHIN FIVE YEARS BEFORE THE DATE OF
5	THE PERSON'S EMPLOYMENT APPLICATION; OR
6	(c) Is prohibited from possessing a firearm pursuant to 18
7	U.S.C. SEC. 922 (g).
8	(2) IN ORDER TO DETERMINE WHETHER THE DEALER MAY EMPLOY
9	A PERSON CONSISTENT WITH THIS SECTION, THE DEALER SHALL REQUIRE
10	A PROSPECTIVE EMPLOYEE TO SUBMIT TO A CRIMINAL HISTORY RECORD
11	CHECK AS DESCRIBED IN SUBSECTION (3) OF THIS SECTION. A DEALER
12	SHALL ONLY ACCEPT THE RESULTS OF A CRIMINAL HISTORY RECORD CHECK
13	COMPLETED WITHIN SEVEN DAYS BEFORE THE EMPLOYEE'S FIRST DAY OF
14	WORK.
15	(3) (a) Before a person begins work for the dealer in a
16	POSITION IN WHICH THE PERSON WILL HANDLE FIREARMS; PROCESS THE
17	SALE, LOAN, OR TRANSFER OF FIREARMS; OR OTHERWISE HAVE ACCESS TO
18	FIREARMS, THE PERSON SHALL SUBMIT TO A FINGERPRINT-BASED CRIMINAL
19	HISTORY RECORD CHECK. THE PERSON SHALL PAY THE COSTS ASSOCIATED
20	WITH THE FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK.
21	(b) THE PERSON SHALL HAVE THE PERSON'S FINGERPRINTS TAKEN
22	BY A LOCAL LAW ENFORCEMENT AGENCY OR ANY THIRD PARTY APPROVED
23	BY THE COLORADO BUREAU OF INVESTIGATION FOR THE PURPOSE OF
24	OBTAINING A FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK. THE
25	PERSON SHALL AUTHORIZE THE ENTITY TAKING THE PERSON'S
26	FINGERPRINTS TO SUBMIT, AND THE ENTITY SHALL SUBMIT, THE COMPLETE
27	SET OF THE PERSON'S FINGERPRINTS TO THE COLORADO BUREAU OF

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1	INVESTIGATION FOR THE PURPOSE OF CONDUCTING A FINGERPRINT-BASED
2	CRIMINAL HISTORY RECORD CHECK.
3	(c) If an approved third party takes the person's
4	FINGERPRINTS, THE FINGERPRINTS MAY BE ELECTRONICALLY CAPTURED
5	USING COLORADO BUREAU OF INVESTIGATION-APPROVED LIVESCAN
6	EQUIPMENT. THIRD-PARTY VENDORS SHALL NOT KEEP THE PERSON'S
7	INFORMATION FOR MORE THAN THIRTY DAYS.
8	(d) THE COLORADO BUREAU OF INVESTIGATION SHALL USE THE
9	PERSON'S FINGERPRINTS TO CONDUCT A CRIMINAL HISTORY RECORD CHECK
10	USING THE BUREAU'S RECORDS. THE COLORADO BUREAU OF
11	INVESTIGATION SHALL ALSO FORWARD THE FINGERPRINTS TO THE FEDERAL
12	BUREAU OF INVESTIGATION FOR THE PURPOSE OF CONDUCTING A
13	FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK. THE COLORADO
14	BUREAU OF INVESTIGATION, THE PERSON, THE DEPARTMENT, AND THE
15	ENTITY TAKING FINGERPRINTS SHALL COMPLY WITH THE FEDERAL BUREAU
16	OF INVESTIGATION'S REQUIREMENTS TO CONDUCT A CRIMINAL HISTORY
17	RECORD CHECK.
18	(e) THE COLORADO BUREAU OF INVESTIGATION SHALL RETURN THE
19	RESULTS OF ITS CRIMINAL HISTORY RECORD CHECK TO THE DEPARTMENT,
20	AND THE DEPARTMENT IS AUTHORIZED TO RECEIVE THE RESULTS OF THE
21	FEDERALBUREAUOFINVESTIGATION'SCRIMINALHISTORYRECORDCHECK.
22	THE DEPARTMENT SHALL USE THE INFORMATION RESULTING FROM THE
23	CRIMINAL HISTORY RECORD CHECKS TO INVESTIGATE AND DETERMINE
24	WHETHER A PERSON IS QUALIFIED FOR EMPLOYMENT PURSUANT TO THIS
25	SECTION.
26	(f) When the federal bureau of investigation is unable to
27	COMPLETE A FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK OF

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1	A PERSON, THE COLORADO BUREAU OF INVESTIGATION SHALL INFORM THE
2	DEPARTMENT, AND THE DEPARTMENT MAY CONDUCT A NAME-BASED
3	CRIMINAL HISTORY RECORD CHECK OF THE PERSON USING COLORADO
4	BUREAU OF INVESTIGATION'S RECORDS AS A SUBSTITUTE FOR THE
5	FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK REQUIRED IN THIS
6	SECTION.
7	(g) WHEN THE RESULTS OF A CRIMINAL HISTORY RECORD CHECK
8	OF A PERSON PERFORMED PURSUANT TO THIS SUBSECTION (3) REVEAL A
9	RECORD OF ARREST WITHOUT A DISPOSITION, THE DEPARTMENT SHALL
10	REQUIRE THE PERSON TO SUBMIT TO A NAME-BASED JUDICIAL RECORD
11	CHECK, AS DEFINED IN SECTION 22-2-119.3 (6)(d).
12	(h) AN EMPLOYEE OF A DEALER SHALL SUBMIT TO A
13	FINGERPRINT-BASED CRIMINAL HISTORY RECORD CHECK ONCE EVERY
14	THREE YEARS IN THE MANNER DESCRIBED IN THIS SUBSECTION (3).
15	(4) A DEALER SHALL MAINTAIN A COPY OF THE NOTICE FROM THE
16	DEPARTMENT FOLLOWING EACH BACKGROUND CHECK CONDUCTED
17	PURSUANT TO SUBSECTION (3) OF THIS SECTION INDICATING THAT A
18	PERSON IS QUALIFIED FOR EMPLOYMENT. THE DEALER SHALL MAINTAIN A
19	COPY OF THE NOTICE FOR THE DURATION OF THE PERSON'S EMPLOYMENT
20	AND SHALL MAKE THE NOTICE AVAILABLE TO THE DEPARTMENT DURING
21	AN ON-SITE INSPECTION OF THE DEALER'S PLACE OF BUSINESS.
22	(5) (a) Notwithstanding the requirement in subsection $(1)$
23	OF THIS SECTION, A PERSON EMPLOYED BY A DEALER ON THE EFFECTIVE
24	DATE OF THIS SECTION WHO SUBMITS FINGERPRINTS FOR A BACKGROUND
25	CHECK PURSUANT TO SUBSECTION (3) OF THIS SECTION BEFORE JULY 8,
26	2025, MAY CONTINUE EMPLOYMENT WITHOUT THE RESULTS OF A
27	BACKGROUND CHECK UNTIL THE DEPARTMENT DETERMINES WHETHER THE

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2	FOLLOWING THE BACKGROUND CHECK.
3	(b) This subsection (5) is repealed, effective December 31,
4	2025.
5	(6) IF A DEALER KNOWINGLY EMPLOYS A PERSON IN VIOLATION OF
6	THIS SECTION, THE DEPARTMENT SHALL:
7	(a) FOR A FIRST OFFENSE, ISSUE A WARNING TO THE DEALER THAT
8	INCLUDES A DESCRIPTION OF THE OFFENSE AND THE PENALTY FOR
9	SUBSEQUENT OFFENSES; AND
10	(b) FOR A SECOND OR SUBSEQUENT OFFENSE, REVOKE THE
11	DEALER'S STATE PERMIT. A DEALER WHO HAS HAD A STATE PERMIT
12	REVOKED PURSUANT TO THIS SUBSECTION (6)(b) MAY APPLY FOR A NEW
13	PERMIT NO SOONER THAN THREE YEARS AFTER THE REVOCATION.
14	SECTION 5. In Colorado Revised Statutes, 18-12-111, add (3)
15	as follows:
16	18-12-111. Unlawful purchase of firearms - report to law
17	enforcement - penalties. (3) (a) If a firearms dealer who holds a
18	STATE PERMIT TO DEAL FIREARMS PURSUANT TO SECTION 18-12-401.5
19	REASONABLY BELIEVES, KNOWS OR SHOULD KNOW, OR BECOMES AWARE
20	AFTER A TRANSFER, THAT A PERSON, INCLUDING AN EMPLOYEE,
21	PURCHASED OR ATTEMPTED TO PURCHASE A FIREARM IN VIOLATION OF
22	THIS SECTION, THE DEALER SHALL REPORT THAT INFORMATION TO A LAW
23	ENFORCEMENT AGENCY WITH JURISDICTION OVER THE DEALER'S PLACE OF
24	BUSINESS.
<ul><li>24</li><li>25</li></ul>	BUSINESS.  (b) FAILURE TO MAKE THE REPORT REQUIRED BY THIS SUBSECTION

EMPLOYEE IS QUALIFIED FOR EMPLOYMENT PURSUANT TO THIS SECTION

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1	A VIOLATION OF STATE LAW CONCERNING THE SALE OF FIREARMS AND IS
2	SUBJECT TO THE PENALTIES DESCRIBED IN SECTION 18-12-401.5 (7).
3	<b>SECTION 6.</b> Appropriation. (1) For the 2024-25 state fiscal
4	year, \$618,973 is appropriated to the department of revenue. This
5	appropriation is from the general fund. To implement this act, the
6	department may use this appropriation as follows:
7	(a) \$469,819 for use by the specialized business group for personal
8	services related to the firearms dealers division, which amount is based
9	on an assumption that the division will require an additional 5.3 FTE;
10	(b) \$85,144 for use by the specialized business group for operating
11	expenses related to the firearms dealers division; and
12	(c) \$64,010 for the purchase of legal services.
13	(2) For the 2024-25 state fiscal year, \$64,010 is appropriated to the
14	department of law. This appropriation is from reappropriated funds
15	received from the department of revenue under subsection (1)(c) of this
16	section and is based on an assumption that the department of law will
17	require an additional 0.3 FTE. To implement this act, the department of
18	law may use this appropriation to provide legal services for the
19	department of revenue.
20	<b>SECTION 7.</b> Effective date. This act takes effect upon passage;
21	except that sections 3, 4, and 5 of this act take effect July 1, 2025.
22	SECTION 8. Safety clause. The general assembly finds,
23	determines, and declares that this act is necessary for the immediate
24	preservation of the public peace, health, or safety or for appropriations for
25	the support and maintenance of the departments of the state and state
26	institutions.

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