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ESHB 1165 - S Amd 314
By Senators Hochstatter, Rasmussen and Roach
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On page 4, after line 8, strike all of section 6 and insert the following:
"Sec. 6. RCW 9.41 .135 and 1994 sp.s. c 7 s 418 are each amended to read as follows:
(1) At least once every twelve months, the department of licensing shall obtain a list of dealers licensed under 18 U.S.C. Sec. 923(a) with business premises in the state of Washington from the United States bureau of alcohol, tobacco, and firearms. The department of licensing shall verify that all dealers on the list provided by the bureau of alcohol, tobacco, and firearms are licensed and registered as required by RCW 9.41.100.
(2) At least once every twelve months, the department of licensing shall obtain from the department of revenue and the department of revenue shall transmit to the department of licensing a list of dealers registered with the department of revenue ((whose gross proceeds of sales are below the reporting threshold provided in RCW 82.04.300)), and a list of dealers whose names and addresses were forwarded to the department of revenue by the department of licensing under RCW 9.41.110, who failed to register with the department of revenue as required by RCW 9.41.100.
(3) At least once every twelve months, the department of licensing shall notify the bureau of alcohol, tobacco, and firearms of all dealers licensed under 18 U.S.C. Sec. $923(a)$ with business premises in the state of Washington who have not complied with the licensing or registration requirements of RCW 9.41.100 ((, or whose gross proceeds of sales are below the reporting threshold provided in RCW 82.04.300)). In notifying the bureau of alcohol, tobacco, and firearms, the department of licensing shall not specify whether a particular dealer has failed to comply with licensing requirements( $(\boldsymbol{\sigma})$ ) or has failed to comply with registration requirements ((, or has gross proceeds of sales below the reporting threshold))."

