FINAL BILL REPORT ESHB 2118

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Synopsis as Enacted

Brief Description: Protecting the public from gun violence by establishing additional requirements for the business operations of licensed firearms dealers.

Sponsors: House Committee on Civil Rights & Judiciary (originally sponsored by Representatives Walen, Berry, Senn, Reed, Ormsby, Ramel, Peterson, Macri, Farivar, Doglio, Wylie, Reeves, Hackney, Pollet, Kloba and Davis).

House Committee on Civil Rights & Judiciary Senate Committee on Law & Justice

Background:

Dealer Licenses Generally.

State law regulates the licensing and conduct of firearms dealers. A "dealer" is a person engaged in the business of selling firearms at wholesale or retail who has, or is required to have, a federal firearms license. Federal law provides that no person may engage in the business of importing, manufacturing, or dealing in firearms, or importing or manufacturing ammunition, until they file an application with and receive a license from the Attorney General of the United States. In Washington, a person who does not have, and is not required to have, a federal firearms license is not a dealer if that person makes only occasional sales, exchanges, or purchases of firearms for the enhancement of a personal collection or for a hobby, or sells all or part of his or her personal collection of firearms.

Dealers must be licensed and registered, and no dealer may sell or transfer any firearm or ammunition without being licensed. The licensing authorities of each city, town, and political subdivision of the state are required to provide a firearms dealer license that is effective for up to one year from the date of issue. Licensing authorities are required to grant or deny a firearm dealer license within 30 days after the filing of an application, unless the applicant does not have a valid permanent Washington driver's license or state identification card, or has not been a resident of the state for the previous 90 days, in which case the licensing authority has 60 days to grant or deny the license.

This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not part of the legislation nor does it constitute a statement of legislative intent.

To obtain a state firearm dealer license, an applicant must first receive a federal firearms license and undergo fingerprinting and a background check. No person ineligible to possess a firearm or obtain a concealed pistol license under state law may qualify for a dealer's license.

The dealer license fee for pistols, other firearms, and ammunition is \$125. Once a dealer obtains one of these licenses, they may obtain the remaining licenses without payment of a fee. Dealer license fees are deposited in the State General Fund.

Dealer licenses are general licenses covering all sales by the licensee within the effective period of the license. The Department of Licensing is required to provide a single form for dealer license applications and licenses. Cities, towns, and political subdivisions of the state are generally prohibited from requiring a dealer to secure an individual permit for each sale.

State law establishes a number of conditions on dealer licenses. If a licensee breaches any of these conditions, the license is forfeit and the licensee subject to punishment.

Dealer Employees.

Dealers must require each employee who may sell firearms to undergo fingerprinting and a background check. Employees must be eligible to possess a firearm and must not have been convicted of a crime that would make the employee ineligible for a concealed pistol license. Each employee must comply with all requirements on purchase applications and restrictions on delivery of firearms that are applicable to dealers.

Dealer Business Location.

Dealers must generally conduct business in the building designated in the dealer's license, except when conducing business at a temporary location within Washington that is also the location of a qualifying gun show. Dealers conducting business at a temporary location must nonetheless comply with all other dealer requirements. Dealers may not conduct business in a motorized or towed vehicle.

Dealer License Display.

Each dealer must display their license or a copy of their license, certified by the issuing authority, on their business premises in the area where firearms are sold, or at the temporary location, where it can easily be read.

Dealer Firearm Sales.

Firearms may not be sold in violation of any provision of the chapter of state law regulating firearms, and may not be sold to any person unless the purchaser is personally known to the dealer or presents clear evidence of their identity.

A dealer who sells or delivers a firearm to a person who is ineligible to possess a firearm under state law is guilty of a class C felony, and subject to mandatory permanent revocation of their dealer's license and permanent ineligibility for a dealer's license.

Dealer Record Keeping.

Dealers must make a true record of every pistol or semiautomatic assault rifle sold in a book kept for record keeping purposes, which must be personally signed by the purchaser and person making the sale in the presence of each other. Each entry must note the date of sale; the caliber, make, model, and manufacturer's number of the weapon; the name, address, occupation, and place of birth of the purchaser; and a statement signed by the purchaser that they are not ineligible under state or federal law to possess a firearm. The dealer must retain the transfer record for six years.

Dealers must transmit the information from the firearm transfer application to the Washington State Patrol firearms background check program. The original application must be retained by the dealer for six years.

Violations of State Firearms Laws.

Any violation of any provision of the chapter of state law regulating firearms constitutes a misdemeanor, except as otherwise provided.

False Swearing.

A person is guilty of false swearing if he or she makes a false statement, which he or she knows to be false, under an oath required or authorized by law. False swearing is punishable as a gross misdemeanor.

For the purpose of the false swearing statute, an "oath" includes an affirmation and every other mode authorized by law of attesting to the truth of that which is stated. Written statements are treated as if made under oath when, among other conditions, the statement was made on or pursuant to instructions on an official form bearing notice, authorized by law, to the effect that false statements made therein are punishable; or when a statement, declaration, verification, or certificate, is declared to be true under penalty of perjury as provided in the Uniform Unsworn Declarations Act.

Summary:

Dealer Employees.

Dealers must require each employee who may sell firearms to undergo fingerprinting and a background check prior to selling or transferring any firearms, and to undergo a background check annually thereafter. Dealer employees must be 21 years of age or older.

Dealer Business Security.

Dealer business locations must be secured with the following features:

• bars or grates, security screens, or commercial grade metal doors that are designed to prevent unauthorized entry and which must be installed on each exterior door and window; and

• a security alarm system that is properly installed and maintained in good condition; monitored by a remote central station that can contact law enforcement; capable of real-time monitoring of exterior doors and windows, and firearm storage areas; and equipped with detectors that can perceive entry, motion, and sound.

It is not a violation if any security feature or system becomes temporarily inoperable through no fault of the dealer.

Dealer Firearm Storage.

During business hours, dealers must 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 worked on. Locked containers and display cases satisfy this requirement.

Outside business hours, firearms must be secured: (1) on the dealer's business premises in a locked fireproof safe or vault; (2) in a room or building that meets the physical security and alarm system requirements for firearm dealer business locations; or (3) in a secured and locked area under the dealer's control while the dealer is conducting business at a temporary location.

Dealer Business Surveillance.

Dealers must ensure their business location is monitored by a digital video surveillance system that:

- clearly records images and, inside the premises, audio;
- has cameras permanently mounted in a fixed location that can clearly record activity in all areas where video monitoring is required and reasonably produce recordings that allow for the clear identification of any person;
- monitors: (1) interior views of all exterior doors, windows, and any other entries or exits; (2) all areas where firearms are displayed; and (3) all points of sale, sufficient to identify the parties involved in the transaction;
- is capable of recording 24 hours per day at a frame rate of no less than 15 frames per second, and which either continuously records or uses motion sensors to activate recording, subject to the requirement that motion-activated recording must remain active for at least 15 seconds after motion ceases to be detected;
- stores recordings in a manner to protect the recording from tampering, unauthorized access or use, or theft;
- maintains recordings of areas where firearms are displayed and points of sale for a minimum of 90 days, and maintains recordings of interior views of exterior doors, windows, and any other entries or exits for a minimum of 45 days;
- records images that clearly and accurately display the date and time; and
- provides notice to the licensee of any interruption or failure of the surveillance system or recording storage.

Dealers are prohibited from sharing, allowing access to, or otherwise releasing surveillance

recordings, except to:

- any person pursuant to a search warrant or court order; and
- any person in response to an insurance claim or as part of the civil discovery process.

Dealers must post a sign at each entrance to the premises stating, "THESE PREMISES ARE UNDER VIDEO AND AUDIO SURVEILLANCE. YOUR IMAGE AND CONVERSATIONS MAY BE RECORDED."

Local authorities and governing bodies are not precluded from adopting or enforcing local laws or policies regarding video surveillance that do not contradict or conflict with these requirements.

It is not a violation if the surveillance system becomes temporarily inoperable through no fault of the dealer.

Dealers and Law Enforcement.

Dealers must:

- promptly review and respond to all requests from law enforcement agencies and officers, including trace requests and requests for documents and records, as soon as practicably possible and no later than 24 hours after learning of the request;
- promptly notify local law enforcement agencies and the Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF) of any loss, theft, or unlawful transfer of any firearm or ammunition as soon as practicably possible and no later than 24 hours after the dealer knows or should know of the reportable event; and
- provide an annual report to the Washington Attorney General regarding the total number of trace requests received; the make and model of the firearm at issue in each trace request and its date of sale; and whether the dealer was inspected by the ATF and copies of any reports of violations or letters received from the ATF. The Attorney General is authorized to create, publish, and require firearm dealers to file a uniform for all annual dealer reports.

Dealer Record Keeping.

Dealers must:

- establish and maintain a book, or electronic record, of purchase, sale, inventory, and other records, at the dealer's place of business, which must include at minimum the make, model, caliber or gauge, manufacturer's name, and serial number of all firearms acquired or disposed of not later than one business day after their acquisition or disposition, and dealers must make all such records available to law enforcement upon request;
- maintain monthly backups of the above records in a secure container designed to prevent loss by fire, theft, or flood, or, if electronic, they must be backed up on an external server or over the internet at the close of each business day;
- account for all firearms acquired but not yet disposed of through an inventory check prepared each month and maintained in a secure location;

- maintain and make available at any time to government law enforcement agencies and to the manufacturer of the weapon or its designee, firearm disposition information, including the serial numbers of firearms sold, dates of sale, and identity of purchasers;
- retain all ATF form 4473 transaction records on the premises in a secure container designed to prevent loss by fire, theft, or flood; and
- maintain for six years copies of trace requests received, including notations for trace requests received by phone.

Dealer Insurance.

Dealers must carry a general liability insurance policy providing at least \$1 million of coverage per incident.

Dealer Certification.

As a condition of licensure, dealers must annually certify to their licensing authority, in writing and under penalty of perjury, that the dealer complies with each license requirement.

Dealer Exemption.

Dealers with average sales volume of \$1,000 or less per month over the preceding 12 months are exempt from the requirement of certification of compliance to licensing authorities, and implementation of required security features and alarm systems, firearm storage practices, surveillance systems, law enforcement response and reporting practices, recordkeeping requirements, and insurance minimums. A dealer that previously operated under this threshold and subsequently exceeds it must comply with all requirements within one year of exceeding the threshold.

Enforcement.

Law enforcement agencies acting within the scope of their jurisdiction are authorized to investigate any breach of the licensing conditions established in the chapter of state law regulating firearms.

Votes on Final Passage:

House	57	40	
Senate	28	21	(Senate amended)
House	56	39	(House concurred)

Effective: July 1, 2025