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H.B. 95 1st Sub. (Buff)

## WEAPONS AMENDMENTS 1 2 2000 GENERAL SESSION 3 STATE OF UTAH 4 **Sponsor: David M. Jones** 5 AN ACT RELATING TO WEAPONS AMENDMENTS; ENACTING PROVISIONS FOR BACKGROUND CHECKS FOR ALL PURCHASES OR TRANSFERS OF FIREARMS AT 6 7 GUN SHOWS OR EVENTS; PROVIDING PENALTIES; AND PERMITTING A FEE. 8 This act affects sections of Utah Code Annotated 1953 as follows: 9 AMENDS: 10 76-10-527, as last amended by Chapter 187, Laws of Utah 1998 11 ENACTS: 12 76-10-526.5, Utah Code Annotated 1953 *Be it enacted by the Legislature of the state of Utah:* 13 14 Section 1. Section **76-10-526.5** is enacted to read: 15 76-10-526.5. Gun shows or events -- Background check for any firearm purchase or 16 transfer -- Fee. 17 (1) For purposes of this section: 18 (a) "Firearm exhibitor" means an exhibitor who displays one or more firearms, not including an antique firearm, and offers the firearms for sale or trade at a gun show or event. 19 20 (b) (i) "Gun show or event" means a temporary location: 21 (A) at which firearms, firearm accessories, and related items may be bought, sold, traded, and displayed in accordance with federal, state, and local laws; 22 23 (B) sponsored for profit or not, by an individual, national, state, or local organization, 24 association, or other entity to foster the collecting, competitive use, sporting use, or any other legal 25 use of firearms; and

**Representative David M. Jones** proposes to substitute the following bill:

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26	(C) where the gun show or event has:
27	(I) 20% or more firearm exhibitors out of all exhibitors; or
28	(II) ten or more firearms exhibitors.
29	(ii) "Gun show or event" does not include a person selling firearms from the person's own
30	residence.
31	(2) Any person selling or transferring a firearm at a gun show or event shall make such sale
32	or transfer through:
33	(a) a licensed firearm dealer; or
34	(b) the division, if the division has set up a location for background checks at the gun show
35	or event.
36	(3) A licensed firearm dealer shall conduct a background check on a prospective buyer at
37	a gun show or event in accordance with Sections 76-10-526 and 76-10-527.
38	(4) Records of receipt and disposition of firearms transactions conducted at a gun show
39	or event shall:
40	(a) include the location of the sale or other disposition;
41	(b) be entered in the permanent records of the licensed firearm dealer; and
42	(c) be retained at the location premises specified on the license of the licensed firearm
43	dealer.
44	(5) In addition to the fee established under Section 76-10-526, a licensed firearm dealer
45	may charge a handling fee to the seller or the prospective buyer to perform a background check on
46	behalf of an unlicensed firearm dealer at a gun show or event.
47	Section 2. Section <b>76-10-527</b> is amended to read:
48	76-10-527. Firearm purchase or transfer background check Penalties.
49	[(1) This section shall apply only to a handgun until federal law requires the background
50	check in Section 76-10-526 to extend to other firearms at which time this section shall also apply
51	to those firearms.]
52	[(2)] (1) A dealer is guilty of a class A misdemeanor who willfully and intentionally:
53	(a) requests, obtains, or seeks to obtain criminal history background information under
54	false pretenses; or
55	(b) disseminates criminal history background information.
56	[(3)] (2) A person who purchases or transfers a firearm is guilty of a felony of the third

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57	degree who willfully and intentionally makes a false statement of the information required for a
58	criminal background check in Section 76-10-526.
59	[(4)] (3) A dealer is guilty of a felony of the third degree if the dealer willfully and
60	intentionally sells or transfers a firearm in violation of this part.
61	[(5)] (4) A person is guilty of a felony of the third degree who purchases a firearm with
62	the intent to:
63	(a) resell or otherwise provide a firearm to any person who is ineligible to purchase or
64	receive from a dealer a firearm; or
65	(b) transport a firearm out of this state to be resold to an ineligible person.
66	(5) Unless a higher penalty in another subsection applies, a person, other than a licensed
67	dealer, who sells, transfers, purchases, or receives a firearm in violation of Section 76-10-526.5
68	is guilty of:
69	(a) a class A misdemeanor upon the first conviction; and

70 (b) a third degree felony upon any subsequent conviction.