1	RESTRICTED PERSONS AMENDMENTS
2	2023 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Andrew Stoddard
5	Senate Sponsor:
6	
7	LONG TITLE
8	General Description:
9	This bill concerns notification procedures for an individual who becomes a restricted
10	person.
11	Highlighted Provisions:
12	This bill:
13	defines terms;
14	 amends provisions relating to firearm notifications for an individual who becomes a
15	restricted person as a result of certain types of protective orders; and
16	 makes technical and conforming changes.
17	Money Appropriated in this Bill:
18	None
19	Other Special Clauses:
20	None
21	Utah Code Sections Affected:
22	AMENDS:
23	76-10-503.1 , as enacted by Laws of Utah 2021, Chapter 107
24	
25	Be it enacted by the Legislature of the state of Utah:
26	Section 1. Section 76-10-503.1 is amended to read:
27	76-10-503.1. Firearm restriction notification requirement.



H.B. 485 02-15-23 2:16 PM

28	(1) As used in this section:
29	(a) "Possess" or "possession" means actual physical possession, actual or purported
30	ownership, or exercising control of an item.
31	(b) "Restricted person" means an individual who is restricted from possessing,
32	purchasing, transferring, or owning a firearm under Section 76-10-503.
33	[(b) "Possess" or "possession" means actual physical possession, actual or purported
34	ownership, or exercising control of an item.]
35	(2) A defendant intending to plead guilty or no contest to a criminal charge that will,
36	upon conviction, cause the defendant to become a restricted person shall, before entering a plea
37	before a court, sign an acknowledgment that states:
38	(a) the defendant's attorney or the prosecuting attorney has informed the defendant:
39	(i) that conviction of the charge will classify the defendant as a restricted person;
40	(ii) that a restricted person may not possess a firearm; and
41	(iii) of the criminal penalties associated with possession of a firearm by a restricted
42	person of the same category the defendant will become upon entering a plea for the criminal
43	charge; and
44	(b) the defendant acknowledges and understands that, by pleading guilty or no contest
45	to the criminal charge, the defendant:
46	(i) will be a restricted person;
47	(ii) upon conviction, shall forfeit possession of each firearm currently possessed by the
48	defendant; and
49	(iii) will be in violation of federal and state law if the defendant possesses a firearm.
50	(3) The prosecuting attorney or the defendant's attorney shall provide the
51	acknowledgment described in Subsection (2) to the court before the defendant's entry of a plea,
52	if the defendant pleads guilty or no contest.
53	(4) A defendant who is convicted by trial of a criminal charge resulting in the
54	defendant becoming a restricted person shall, at the time of sentencing:
55	(a) be verbally informed by the court, prosecuting attorney, or defendant's attorney:
56	(i) that the defendant is a restricted person;
57	(ii) that, as a restricted person, the defendant may not possess a firearm; and
58	(iii) of the criminal penalties associated with possession of a firearm by a restricted

59	person of the defendant's category; and
60	(b) sign an acknowledgment in the presence of the court attesting that the defendant
61	acknowledges and understands that the defendant:
62	(i) is a restricted person;
63	(ii) shall forfeit possession of each firearm; and
64	(iii) will be in violation of federal and state law if the defendant possesses a firearm.
65	(5) The prosecuting attorney and the defendant's attorney shall inform the court at the
66	preliminary hearing if a charge filed against the defendant would qualify the defendant as a
67	restricted person if the defendant is convicted of the charge.
68	(6) The failure to inform or obtain a signed acknowledgment from the defendant may
69	not render the plea invalid, form the basis for withdrawal of the plea, or create a basis to
70	challenge a conviction or sentence.
71	(7) An individual who becomes a restricted person as a result of being served with a
72	pretrial protective order in accordance with Section 78B-7-803, a sentencing protective order in
73	accordance with Section 77-36-5, or a continuous protective order in accordance with Section
74	77-36-5, shall, at the time of service of the protective order:
75	(a) be verbally informed by the court, prosecuting attorney, defendant's attorney, or the
76	individual serving the protective order:
77	(i) that the individual is a restricted person;
78	(ii) that, as a restricted person, the individual may not possess a firearm; and
79	(iii) of the criminal penalties associated with possession of a firearm by a restricted
80	person of the individual's category $\hat{H} \rightarrow \underline{\text{and of the affirmative defense described in Subsection}}$
80a	$76-10-503(7)(a)$ ← \hat{H} ; and
81	(b) sign, in the presence of the court or the individual serving the protective order, an
82	acknowledgment contained within the protective order document attesting that the individual
83	acknowledges and understands that the individual:
84	(i) is a restricted person;
85	(ii) shall relinquish possession of each firearm; and
86	(iii) will be in violation of federal and state law if the individual possess a firearm.