GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

S

SENATE BILL 496

	Short Title:	Increase Safe Use of Firearms.	(Public)
	Sponsors:	Senators Batch, Garrett, and Bode (Primary Sponsors).	
	Referred to:	Rules and Operations of the Senate	
		April 4, 2023	
1		A BILL TO BE ENTITLED	
1 2	AN ACT TO	D AUTHORIZE THE ISSUANCE OF AN EXTREME R	NISK PROTECTION
$\frac{2}{3}$		TO RESTRICT TEMPORARILY A PERSON'S ACCESS	
4		S EVIDENCE THAT THE PERSON POSES A DANGER OF	
5		F OR OTHERS, TO PROMOTE GUN SAFETY BY STRI	
6		VERNING THE SAFE STORAGE OF FIREARMS, TO REC	
7		ROUND CHECKS, TO MAKE THE STATE BUREAU O	•
8		SIBLE FOR PISTOL PURCHASE PERMITS, TO REINST	
9		EMENT TO PURCHASE A PISTOL FOR PRIVATE SALES	
10	FIREAR	A SAFETY AND STORAGE ITEMS FROM THE SALES T	'AX.
11	The General	Assembly of North Carolina enacts:	
12			
13		EINSTATE THE PISTOL PURCHASE PERMIT RE	-
14	PURCHASE	A PISTOL FOR PRIVATE SALES AND MAKE THE S	ΓATE BUREAU OF
15		TION RESPONSIBLE FOR PERMITS	
16		ECTION 1.(a) G.S. 14-402 is reenacted as it existed immedia	tely prior to its repeal
17	and reads as 1		
18		ale of certain weapons without permit forbidden.	
19		is unlawful for any person, firm, or corporation private perso	
20		transfer, or to purchase or receive, at any place within this	
21		or without the State any pistol from any other person other that	
22		r, unless: (i) a license or permit is first obtained under this Ar	
23		om the sheriff of the county in which the purchaser or receiver	
24		on; or (ii) a valid North Carolina concealed handgun permit	
25		hapter by the purchaser or receiver who must be a resident of	f the State at the time
26	of the purcha		ماسما معمدهما مامسا
27		wful for any person or persons to receive from any post	
28		the parcel post department, rural mail carrier, express agent	
29 30	U 1	loyee within the State of North Carolina any pistol without and without exhibiting at the time of the delivery of the same	0
31	-	e same the permit from the sheriff State Bureau of Investig	1
32	-	G.S. 14-403 or documentation demonstrating that the person	
32 33		er. Any person violating the provisions of this section is	•
33 34	misdemeanor		Sunty of a Class 2
35		nis section does not apply to an antique firearm or an historic	edged weapon.
36	• •	ne following definitions apply in this Article:	



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(1)	Antique firearm. – Defined in G.S. 14-409.11.	
(2),	(3) Repealed by Session Laws 2011-56, s. 1, effective A	pril 28, 2011.
(4)	Historic edged weapon. – Defined in G.S. 14-409.12.	
(5)	through (7) Repealed by Session Laws 2011-56, s. 1, effe	ective April 28, 2011.
(8)	Private person. – A person, firm, or corporation who is no	-
	firearm dealer acting in accordance with federal law.	
<u>(9)</u>	Federally licensed firearm dealer. – A person who is licensed firearm dealer.	censed pursuant to 18
	U.S.C. § 923 to engage in the business of dealing in fire	-
SECT	TION 1.(b) G.S. 14-403 is reenacted as it existed immedia	
and reads as rewr		J I I
'§ 14-403. Peri	nit issued by sheriff; <u>the State Bureau of Investigation</u>	on; form of permit;
	ation of permit.	
-	of any and all counties of this State Bureau of Investigation	ion shall issue to any
	corporation private person in any county a permit to pur	•
	ed in this Article from any person, firm, or corporation pi	
	of the weapon. The permit shall expire five years from the	
-	standard form created by the State Bureau of Investigation	
	ha Sheriffs' Association, Investigation, shall be of a unifo	
	gned with security features intended to minimize the ab	
	nit and shall be set forth as follows:	5
North Carolina,		
County	у.	
	Sheriff of said County, agent of the State Bureau of Inv	estigation, do hereby
	e conducted a criminal background check of the application	
	e is in (or) in Township	
	nd have received no information to indicate that it would	
	the applicant to purchase, transfer, receive, or possess a ha	
	ed me as to his, her (or) their good moral character. Theref	• • • •
	purchase one pistol from any person, firm or corpor	
authorized to disp		x
-	xpires five years from its date of issuance.	
	f	
	Sheriff.Ager	nt of the SBI.
The standard	permit created by this section shall be used statewide by the	
	when issued by a sheriff, issued, shall also contain an em	•
the office of the i	•	1
	TION 1.(c) G.S. 14-404 is reenacted as it existed immedia	tely prior to its repeal
and reads as rewr		
	nce or refusal of permit; appeal from refusal; grounds	for refusal; sheriff's
	Bureau of Investigation's fee.	,
	application, and such application must be provided by the	e sheriff-State Bureau
-	electronically, the sheriff State Bureau of Investigation sha	
	county, unless the purpose of the permit is for collecting, in	
	of Investigation can issue a permit to a nonresident, w	
	gation has done all of the following:	
(1)	Verified, before the issuance of a permit, by a crimina	l history background
~ /	investigation that it is not a violation of State or federal	
	to purchase, transfer, receive, or possess a handgun. The	
	of Investigation shall determine the criminal and backg	
	applicant by accessing computerized criminal history r	

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1	by the State Bureau of Investigation it and the Federal Bureau of Investigation,
2	by conducting a national criminal history records check, by conducting a
3	check through the National Instant Criminal Background Check System
4	(NICS), and by conducting a criminal history check through the
5	Administrative Office of the Courts.
6	(2) Fully satisfied <u>himself or herself itself by</u> affidavits, oral evidence, or
7	otherwise, as to the good moral character of the applicant. For purposes of
8	determining an applicant's good moral character to receive a permit, the sheriff
9	State Bureau of Investigation shall only consider an applicant's conduct and
10	criminal history for the five-year period immediately preceding the date of the
11	application.
12	(3) Fully satisfied himself or herself that the applicant desires the possession of
13	the weapon mentioned for (i) the protection of the home, business, person,
14	family or property, (ii) target shooting, (iii) collecting, or (iv) hunting.
15	(b) If the sheriff <u>State Bureau of Investigation</u> is not fully satisfied, the sheriff <u>State</u>
16 17	Bureau of Investigation may, for good cause shown, decline to issue the permit and shall provide
17 18	to the applicant within seven days of the refusal a written statement of the reason(s) for the refusal. The statement shall site the spacific facts upon which the shariff State Durasy of
18 19	refusal. The statement shall cite the specific facts upon which the <u>sheriff_State Bureau of</u> <u>Investigation</u> concluded that the applicant was not qualified for the issuance of a permit and list,
19 20	by statute number, the applicable law upon which the denial is based. An appeal from the refusal
20 21	shall lie by way of petition to the superior court in the district in which the application was filed.
21	The determination by the court, on appeal, shall be upon the facts, the law, and the reasonableness
22	of the sheriff's State Bureau of Investigation's refusal, and shall be final.
23 24	(b1) The sheriff State Bureau of Investigation shall keep a list of all permit denials, with
25	the specific reasons for the denials noted. The list shall not include any information that would
26	identify the applicant whose application was denied. The list, as described in this subsection,
27	shall be a public record, and the sheriff State Bureau of Investigation shall make the list available
28	upon request to any member of the public. The list shall be organized by the quarters of the year,
29	showing the number of denials and the reasons in each three-month period, and the list shall only
30	be released for past, completed quarters.
31	
32	(e) The sheriff State Bureau of Investigation shall charge for the sheriff's its services upon
33	receipt of an application a fee of five dollars (\$5.00) for each permit requested. There shall be no
34	limit as to the number or frequency of permit applications and no other costs or fees other than
35	provided in this subsection shall be charged for the permit, including, but not limited to, any costs
36	for investigation, processing, or medical background checks by the sheriff State Bureau of
37	Investigation or others providing records to the sheriff.State Bureau of Investigation.
38	(e1) The application for a permit shall be on a form created by the State Bureau of
39	Investigation in consultation with the North Carolina Sheriffs' Association. Investigation. This
40	application shall be used by all sheriffs statewide and must be provided by the sheriff both
41	electronically and in paper form. Only the following shall be required to be submitted by an
42	applicant for a permit:
43	(1) The permit application developed pursuant to this subsection.
44	(2) Five dollars for each permit requested pursuant to subsection (e) of this
45	section.
46 47	 A government issued identification confirming the identity of the applicant. Proof of racidancy
47 48	 (4) Proof of residency. (5) A signed release in a form to be prescribed by the Administrative Office of
48 49	(5) A signed release, in a form to be prescribed by the Administrative Office of the Court that authorizes and requires disclosure to the sheriff State Bureau
49 50	the Court, that authorizes and requires disclosure to the sheriff State Bureau of Investigation of any court orders concerning the montal health or concerning
50	of Investigation of any court orders concerning the mental health or capacity

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	of the applicant to be used for the sole purpose of determining wheth	er the
	applicant is disqualified to receive a permit pursuant to this section.	
No additional do	cument or evidence shall be required from any applicant.	
	applicant for a license or permit shall be informed by the sheriff State E	Bureau
. ,	within 14 days of the date of the application whether the license or perm	
	enied and, if granted, the license or permit shall be immediately issued	
applicant.		
(h) The s	heriff State Bureau of Investigation shall revoke any permit upon the occur	rrence
	condition subsequent to the issuance of the permit, or the applicant's subse	
	a requirement under this Article, which would have resulted in a denial	
•	nitted to obtain the permit if the event, condition, or the applicant's c	
	a statutory requirement had existed at the time of the application and pr	
	he permit. The following procedures apply to a revocation:	
(1)	The sheriff State Bureau of Investigation shall provide written notice	to the
(*)	permittee, pursuant to the provisions of G.S. 1A-1, Rule 4(j), that the	
	is revoked upon the service of the notice. The notice shall provide	
	permittee with information on the process to appeal the revocation.	-
(2)	Upon receipt of the written notice of revocation, the permittee shall sur	render
· · · · · · · · · · · · · · · · · · ·	the permit to the sheriff. State Bureau of Investigation. Any law enforc	
	officer serving the notice is authorized to take immediate possession	
	permit from the permittee. If the notice is served by means other than by	
	enforcement officer, the permittee shall surrender the permit to the	
	State Bureau of Investigation no later than 48 hours after service of the r	notice.
(3)	The sheriff State Bureau of Investigation shall insure that the list of p	ermits
	which have been revoked is immediately updated so that any point	tential
	transferor calling to check the validity of the permit will be informed	of the
	revocation.	
(4)	A permittee may appeal the revocation of a permit pursuant to this subs	ection
	by petitioning a district court judge of the district in which the per-	mittee
	resides.	
(5)	Any person who willfully fails to surrender a permit upon notice of revo	cation
	shall be guilty of a Class 2 misdemeanor.	
	son or entity shall promptly disclose to the sheriff, State Bureau of Investig	
	on by the applicant or sheriff State Bureau of Investigation of an origi	
1 1	ase form described in subdivision (5) of subsection (e1) of this section, any	
	g the mental health or capacity of the applicant who signed the release for	
	FION 1.(d) G.S. 14-405 is reenacted as it existed immediately prior to its	repeal
and reads as rew		
	ord of permits kept by sheriff; <u>State Bureau of Investigation;</u> confiden	tiality
-	rmit information.	
	sheriff <u>State Bureau of Investigation</u> shall keep a record of all permits	
	e, including the name, date, place of residence, age, former place of residence	
	person, firm, or corporation private person to whom or which a permit is i	
	include the date that a permit was revoked, the date that the permittee red	
	ocation, whether the permit was surrendered, and the reason for the revoc	
	records maintained by the sheriff State Bureau of Investigation pursuant is dential and are not a public record under C.S. 122.1, provided however, the	
	dential and are not a public record under G.S. 132-1; provided, however, the	
	eau of Investigation shall make the records available upon request to any fe	
	aw enforcement agencies and shall also make the records available to the	
in the records are	required to be released pursuant to a court order. Any application to a court	un ior

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1 2 3	release of the list of permit holders and permit application information shall be the chief judge of the district court for the district in which the person seekin resides."	• 1
4	SECTION 1.(e) G.S. 14-407.1 is reenacted as it existed immed	iately prior to its
5	repeal and reads as rewritten:	
6	"§ 14-407.1. Sale of blank cartridge pistols.	
7	The provisions of G.S. 14-402, 14-405, and 14-406 shall apply to the sale	
8 9	for firing blank cartridges. The sheriffs of all the counties of this State are <u>Burea</u> is authorized and may in their discretion issue to any person, firm or corporation	n, private person,
10 11	in any such county, a license or permit to purchase or receive any pistol suitable cartridges from any person, firm or corporation private person offering to sell	Ũ
12	same, which said permit shall be in substantially the following form:	
13	North Carolina	
14	County	
15 16	I,, Clerk of the Superior Court of said county, do he, whose place of residence is Street in	(or)
17	in Township in County, North Carolina	
18	satisfied me that the possession of a pistol suitable for firing blank cartridges	
19	for lawful purposes, a permit is therefore given said to purpose to purpose a permit is therefore given said to	
20	from any person, firm or corporation private person authorized to dispose	of the same, this
21	day of,	
22 23	SheriffSBI Agent	
23 24	The sheriff State Bureau of Investigation shall charge for the sheriff's i	
25	issuing such permit, a fee of fifty cents (50φ) ."	<u>ts</u> services, upon
26	SECTION 1.(f) G.S. 14-408.1 reads as rewritten:	
27	"§ 14-408.1. Solicit unlawful purchase of firearm; unlawful to provide	materially false
28	information regarding legality of firearm or ammunition transl	
29	(a) The following definitions apply in this section:	
30	(1) Ammunition. – Any cartridge, shell, or projectile designed for	r use in a firearm.
31 32	(2) Firearm. – A handgun, shotgun, or rifle which expels a proje an explosion.	
33 34	(3) Handgun. – A pistol, revolver, or other gun that has a s designed to be held and fired by the use of a single hand.	hort stock and is
35	(4) <u>Licensed dealer. Federally licensed firearm dealer.</u> – A perso	on who is licensed
36	pursuant to 18 U.S.C. § 923 to engage in the business of dea	
37	(5) Materially false information. – Information that portrays an	0
38	as legal or a legal transaction as illegal.	8
39	(6) Private seller. – A person who sells or offers for sale any fi	rearm, as defined
40	in G.S. 14-409.39, or ammunition.	
41	(b) Any person who knowingly solicits, persuades, encourages, or e	ntices a licensed
42	dealer-federally licensed firearm dealer or private seller of firearms or ammun	ition to transfer a
43	firearm or ammunition under circumstances that the person knows would viola	te the laws of this
44	State or the United States is guilty of a Class F felony.	
45	(c) Any person who provides to a licensed dealer <u>federally licensed</u>	
46	private seller of firearms or ammunition information that the person knows to b	•
47	information with the intent to deceive the dealer or seller about the legality	of a transfer of a
		or a dramster or a
47 48 49	firearm or ammunition is guilty of a Class F felony.(d) Any person who willfully procures another to engage in conduct proceeding of the second se	

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(e) This	section does not apply to a law enforcement officer a	acting in his or her official
	person acting at the direction of the law enforcement	
SEC	TION 1.(g) G.S. 14-315(b1)(1) is reenacted as it ex	isted immediately prior to
its repeal.		
	TION 1.(h) G.S. 122C-54(d2) is reenacted as it exist	ed immediately prior to its
repeal and reads		
	record of involuntary commitment for inpatient or	-
	substance abuse treatment required to be reporte	
U U	round Check System (NICS) by G.S. 14-409.43 shall	
	eriff's designee State Bureau of Investigation for the	
-	cks under G.S. 14-404 and shall remain otherwise co	onfidential as provided by
this Article."		1 1 1
	TION 1.(i) This Part is effective when it becomes	
sold, given away	v, transferred, purchased, or received on or after that d	late.
-	UIRE UNIVERSAL BACKGROUND CHECKS	1 1 1 1 11
	TION 2.(a) Chapter 14 of the General Statutes is a	amended by adding a new
Article to read:	"A	
	" <u>Article 53D.</u>	
"8 1 <i>1 1</i> 00 19 S	" <u>Universal Background Check.</u>	
" <u>§ 14-409.48.</u> S	shall be known and may be cited as the "North Carol	ing Universal Reckground
Check Act."	shall be known and may be ched as the Morth Carol	Ina Universal Background
<u>"§ 14-409.49.</u> D	ofinitions	
	g definitions apply in this Article:	
<u>(1)</u>	Federally licensed firearm dealer. – A person who	is licensed pursuant to 18
<u>(1)</u>	U.S.C. § 923 to engage in the business of dealing in	
<u>(2)</u>	Firearm. – A handgun, shotgun, or rifle which expe	
<u>_/</u>	an explosion.	<u>is a projectile by action of</u>
(3)	Materially false information. – Information that por	travs an illegal transaction
<u>(0)</u>	as legal or a legal transaction as illegal.	auge an megar transaction
(4)	Private person. – A person, firm, or corporation who	o is not a federally licensed
	firearm dealer acting in accordance with federal law	
"§ 14-409.50.	Background checks for the sales of firearms- fe	
deale		<u></u> , <u></u>
	lerally licensed firearm dealer may not sell, transfer.	, or deliver any firearm to
	on without conducting a background check as provid	
	rify that it would not be a violation of state or federal	
to possess the fir	•	* *
(b) In ad	dition to any other applicable state or federal law, it s	hall be unlawful for any of
the following pe	rsons to possess a firearm:	· · ·
<u>(1)</u>	One who is under an indictment or information for	r, or has been convicted in
	any state or in any court of the United States of, a fe	lony (other than an offense
	pertaining to antitrust violations, unfair trade practi	ices, or restraints of trade).
<u>(2)</u>	One who is a fugitive from justice.	
<u>(3)</u>	One who is an unlawful user of or addicted to ma	rijuana or any depressant,
	stimulant, or narcotic drug (as defined in 21 U.S.C.	<u>. § 802).</u>
	One who has been adjudicated mentally incompete	ent or has been committed
<u>(4)</u>	One who has been aujuurcated mentany meompete	chi or has been committed
<u>(4)</u>	to any mental institution. One who is an alien illegally or unlawfully in the U	

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L	<u>(6)</u>	One who has been discharged from the Armed I	Forces of the United States
2		under dishonorable conditions.	
3	<u>(7)</u>	One who, having been a citizen of the United State	es, has renounced his or her
ŀ		<u>citizenship.</u>	
5	<u>(8)</u>	One who is subject to a court order that:	
5		a. Was issued after a hearing of which the pe	erson received actual notice,
7		and at which the person had an opportunit	<u>y to participate.</u>
3		b. Restrains the person from harassing, s	talking, or threatening an
)		intimate partner of the person or child of	the intimate partner of the
)		person, or engaging in other conduct that	at would place an intimate
		partner in reasonable fear of bodily injury	to the partner or child.
		c. Includes a finding that the person represe	ents a credible threat to the
		physical safety of the intimate partner	or child, or by its terms
		explicitly prohibits the use, attempted	use, or threatened use of
		physical force against the intimate par	rtner or child that would
		reasonably be expected to cause bodily inj	ury.
	(c) In or	der to comply with the background check required	d by subsection (a) of this
	section, the feder	ally licensed firearm dealer must:	
	<u>(1)</u>	Verify the private person's identity by exami	ning a government-issued
		identification card.	
	<u>(2)</u>	Conduct a check through the National Instant C	riminal Background Check
		System (NICS).	
	<u>(d)</u> <u>It is u</u>	inlawful for a federally licensed firearm dealer to s	sell, transfer, or deliver any
	firearm to any o	ther person if a NICS check reveals that the posses	ssion of any firearm by the
	person would vie	blate state or federal law or if the federally licensed t	firearm dealer knows or has
	reason to know	that the private person is prohibited from possessi	ing any firearm by state or
	federal law.		
	<u>(e)</u> It is a	a Class F felony for any federally licensed firearm	n dealer to sell, transfer, or
	deliver any firear	m to any person in violation of this Article. It is a C	lass F felony for any person
		aterially false information to a federally licensed fin	rearm dealer with the intent
	to obtain a firear	m in violation of state or federal law.	
		ackground checks required for the sales of firear	
		<u>ll be unlawful for a private person to transfer any f</u>	
	_	conducting a background check of that person th	
		s provided by G.S. 14-409.50(c) and the federal	ly licensed firearm dealer
		e transfer would not violate state or federal law.	
		erally licensed firearm dealer may charge a fee for	conducting the background
		y subsection (a) of this section.	
		he purposes of this section, "transfer" means as	
		giving away, or otherwise disposing of, but do	es not include any of the
	<u>following:</u>		
	<u>(1)</u>	The loan of a firearm for any lawful purpose, for	
		by the owner of the firearm to a person known per	
	<u>(2)</u>	A temporary transfer for any lawful purpose	
		continuous presence of the owner of the firearm, if	the temporary transfer does
		not exceed 24 hours in duration.	
	<u>(3)</u>	The transfer of a firearm for repair, service, or	-
		gunsmith or other person lawfully engaged in s	such activities as a regular
		course of trade or business.	

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1		(4)	A transfer that occurs by operation of law	or because of the death of a person
2		<u> </u>	for whom the prospective transferor is a	
3			estate or a trustee of a trust created in a wi	
4	<u>(d)</u>	This se	ection does not apply to transactions in wh	nich the private person the firearm
5			to is a parent, mother-in-law, father-in	
6			l, daughter-in-law, son-in-law, stepchild,	
7	brother-in-l	aw, sp	ouse, or civil union partner of the private partner	erson.
8	<u>(e)</u>	<u>Any vi</u>	olation of this section shall be punished as	<u>a Class F felony.</u> "
9	5	SECT	ION 2.(b) This Part becomes effective I	December 1, 2023, and applies to
10	transfers of	firearı	ns that occur on or after that date.	
11				
12			ENGTHEN THE LAW GOVERNING	G THE SAFE STORAGE OF
13	FIREARM			
14			ION 3.(a) G.S. 14-315.1 reads as rewritten	
15			age of firearms to protect minors. <u>Safe st</u>	
16			erson who resides in the same premises as a r	
17			es the firearm (i) in a condition that the fire	
18		-	erson knew or should have known that an ur	1
19 20			firearm, is guilty of a Class 1 misdemean	
20			rrm without the lawful permission of the r or and the minor:	millor's parents of a person naving
21	-	(1)	Possesses it in violation of G.S. 14-269.2(h).
23		(2)	Exhibits it in a public place in a careless, a	
24		(3)	Causes personal injury or death with it not	•••
25		(4)	Uses it in the commission of a crime.	
26			erson who resides in the same premises as	s an unauthorized person, owns or
27			n, and stores or leaves the firearm without	-
28			safe storage depository or rendered it inca	
29		-	the unauthorized person gains access to	
30	following:			
31	<u>(</u>	(1)	Possesses it in violation of G.S. 14-269.2(<u>b).</u>
32	<u>(</u>	(2)	Exhibits it in a public place in a careless, a	ingry, or threatening manner.
33		<u>(3)</u>	Causes personal injury or death with it not	in self-defense.
34		<u>(4)</u>	Uses it in the commission of a crime.	
35			g in this section shall prohibit a person fro	
36	• 1	aced in	such close proximity that it can be used as	s easily and quickly as if carried on
37	the body.	T1 ·		• 1 1, • 1,1 0•
38			ection shall not apply if the minor <u>or unauth</u>	orized person obtained the firearm
39 40			hlawful entry by any person.	allowing definitions apply in this
40 41		-iviino	<u>" as used in this section means a The f</u>	onowing definitions apply in this
41	section:	(1)	Minor. – A person under 18 years of age w	who is not emencinated
43	=	(2)	Unauthorized person. – A person who is n	-
44	2	<u>(</u> <u></u>	under State or federal law."	of authorized to purchase a meaning
45		SECT	ION 3.(b) This Part becomes effective 1	December 1 2023 and applies to
46			ed on or after that date.	becomeer 1, 2020, and appres to
47	011011505 001			
48	PART IV.	AU	THORIZE THE ISSUANCE OF EXT	FREME RISK PROTECTION
49	ORDERS			
50		SECT	ION 4.(a) The General Statutes are amende	ed by adding a new Chapter to read:
51			" <u>Chapter 50E.</u>	- *

1		"Extreme Risk Protection Orders.		
2	" <u>§ 50E-1. Title of Chapter.</u>			
3	This Chapter may be cited as the "Extreme Risk Protection Orders Act."			
4	" <u>§ 50E-2. Leg</u>	islative findings and purpose.		
5	<u>(a)</u> <u>Leg</u>	islative Findings. – The General Assembly finds all of the following:		
6	<u>(1)</u>	Every year, over 100,000 people are victims of gunshot wounds and more than		
7		<u>30,000 of those victims lose their lives.</u>		
8	<u>(2)</u>	Individuals who pose a danger to themselves or others often exhibit signs that		
9		alert family, household members, or law enforcement to the threat. Many mass		
10		shooters displayed warning signs prior to the killings, but federal and State		
11		laws provided no clear legal process to suspend the shooters' access to guns,		
12		even temporarily.		
13	<u>(b)</u> <u>Pur</u>	pose The purpose of this Chapter is to reduce gun deaths and injuries, while		
14	respecting cons	stitutional rights, by providing a court procedure for concerned citizens and law		
15	enforcement to	obtain an order temporarily restricting a person's access to firearms. The court		
16	orders authoriz	ed under this Chapter are intended to be limited to situations in which the person		
17	poses a signific	cant danger of harming themselves or others by possessing a firearm and include		
18		afeguards to protect the rights of respondents and due process of law.		
19	" <u>§ 50E-3. Def</u> i			
20		ing definitions apply in this Chapter:		
21	<u>(1)</u>	Extreme Risk Protection Order or ERPO An order granted under this		
22		Chapter, which includes a remedy authorized under G.S. 50E-6.		
23	<u>(2)</u>	<u>Family or household member. – Any of the following:</u>		
24		a. <u>A person related by blood, marriage, or adoption to the respondent.</u>		
25		b. <u>A dating partner of the respondent.</u>		
26		c. <u>A person who has a child in common with the respondent, regardless</u>		
27		of whether the person has been married to the respondent or has lived		
28		together with the respondent at any time.		
29		d. <u>A domestic partner of the respondent.</u>		
30		e. <u>A person who has a biological or legal parent-child relationship with</u>		
31 32		the respondent, including stepparents, stepchildren, grandparents, and grandchildren.		
32 33		<u>f.</u> <u>A person who is acting or has acted as the respondent's legal guardian.</u>		
33 34	(2)			
34 35	<u>(3)</u>	<u>Firearm. – Any weapon, including a starter gun, which will or is designed to</u> or may readily be converted to expel a projectile by the action of an explosive,		
35 36		or its frame or receiver.		
30 37	<u>(4)</u>	Petitioner. – The person who petitions for an ERPO under this Chapter.		
38	$\frac{(4)}{(5)}$	Respondent. – The person who is identified as the respondent in a petition		
39	<u>(J)</u>	filed under this Chapter.		
40	"8 50E-4 Con	nmencement of action.		
41		tion. – Either of the following may file a verified petition in district court for an		
42		Protection Order:		
43	(1)	A family or household member.		
44	(2)	A law enforcement officer or agency.		
45		ng Location. – A petition for an ERPO under this Chapter may be filed in any		
46		ed under G.S. 1-82.		
47	· · ·	uired Information in Petition. – A petition for an ERPO under this Chapter shall		
48	include all of th			
49	<u>(1)</u>	An allegation that the respondent poses a danger of physical harm to self or		
50	<u>1-1</u>	others by having in his or her care, custody, possession, ownership, or control		
51		a firearm. If the petitioner is seeking an ex parte ERPO, the petition shall		

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1	include an allegation that the respondent poses an imminent danger of physical
2	harm to self or others by having in his or her care, custody, possession,
3	ownership, or control a firearm. The allegation required under this subdivision
4	shall include facts to support the allegation.
5	(2) An identification, to the best of the petitioner's knowledge, of the number,
6	types, and locations of firearms under the respondent's custody or control.
7	(3) An identification of any existing protection order under State law governing
8	the respondent.
9	(4) An identification of any pending lawsuits, complaints, petitions, or other
0	actions between the petitioner and the respondent.
1	(d) Corroborating Evidence. – A petition for an ERPO under this Chapter shall be
2	accompanied by either (i) a written statement made by a witness other than the petitioner that
3	states specific facts supporting the allegation set forth in the petition or (ii) an audio and visual
4	recording of the incident the petitioner is using as the basis for seeking an ERPO under this
5	Chapter. A written statement provided under this subsection shall include the name of the witness
6	and a description of the witness's relationship to the petitioner.
7	(e) <u>Verification of Terms of Existing Orders. – The clerk of court shall verify the terms</u>
8	of any existing protection orders governing the petitioner and respondent. The court shall not
9	delay granting relief because of the existence of a pending action between the petitioner and
0	respondent or the necessity of verifying the terms of an existing protection order. A petition for
1	an ERPO under this Chapter may be granted whether or not there is a pending action between
2	the petitioner and respondent.
.3	(f) Nondisclosure of Address A petitioner with a current and valid Address
24	Confidentiality Program authorization card issued pursuant to the provisions of Chapter 15C of
5	the General Statutes may use the substitute address designated by the Address Confidentiality
6	Program when filing with the court any document required under this Chapter.
7	(g) Court Costs and Attorneys' Fees. – No court costs or attorneys' fees shall be assessed
8	for the filing or service of the petition, or the service of any ERPOs, except as provided in
9	G.S. 1A-1, Rule 11.
0	(h) <u>Electronic Filing. – All documents filed, issued, registered, or served in an action</u>
1	under this Chapter relating to an ERPO may be filed electronically.
32	" <u>§ 50E-5. Process.</u>
33	(a) <u>Summons Required. – Except as otherwise provided in G.S. 50E-7, a petition for an</u>
34 25	ERPO requires that a summons be issued and served not later than five days prior to the date set
35	for the full ERPO hearing. Attachments to the summons shall include the petition for any ERPO, any ex parte ERPO that has been issued and the notice of hearing on the ex parte ERPO, and a
86 87	description of what an ERPO is.
87 38	(b) Service of the Summons and Attachments. – The clerk of court shall effect service of
98 19	the summons and any attachments through the appropriate law enforcement agency where the
0	respondent is to be served.
.0 .1	"§ 50E-6. ERPO requirements; remedy; mental health or chemical dependency evaluation.
12	(a) Required Information in ERPO. – An ERPO issued under this Chapter shall include
13	all of the following:
4	(1) A statement of the grounds supporting issuance of the ERPO.
5	(2) The date and time the ERPO was issued.
-6	(3) The date and time the ERPO expires.
+0 17	(4) Whether a mental health evaluation or chemical dependency evaluation of the
18	respondent is required.
+0 19	(5) The address of the court in which any responsive pleading may be filed.
50	(6) A description of the requirements for relinquishment and retrieval of any
51	firearms, ammunition, permits to purchase firearms, and permits to carry
	meaning, animation, permits to parenase meaning, and permits to earry

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1		concealed firearms that are in the care, custody, owners	hip, or control of the
2		respondent.	<u> </u>
3	(7)	A description of the process for seeking termination of the	he ERPO.
4	$\overline{(8)}$	A statement that a violation of the ERPO is punish	
5	<u></u>	misdemeanor.	
6	(b) Reme	edy Granted. – Upon issuance of an ERPO, including an	ex parte ERPO, the
7		the respondent to surrender to the sheriff all firearms, am	-
8		ns, and permits to carry concealed firearms that are in	•
9	possession, own	ership, or control of the respondent.	
10	(c) Ment	al Health or Chemical Dependency Evaluation. – During a	hearing for issuance
11	of an ERPO, the	court shall consider whether a mental health evaluation or o	chemical dependency
12	evaluation of the	e respondent is appropriate and may order the respondent to	o undergo evaluation
13	if appropriate.		
14	" <u>§ 50E-7. Hear</u>	ing and issuance of an ex parte Extreme Risk Protection	<u>n Order.</u>
15	<u>(a)</u> Heari	ng Upon receipt of a petition for an ex parte ERPO, t	he court shall hold a
16	hearing in perso	n on the day the petition is filed or the judicial day imme	diately following the
17	day the petition		
18		r If the court finds by clear, cogent, and convincin	
19		s an imminent danger of causing physical injury to self or o	
20		firearm, a judge or magistrate of district court may issu	-
21		for a full ERPO and without evidence of service of proces	
22	-	irements An ex parte ERPO granted without notice s	shall meet all of the
23	following require		
24	(1)	The ERPO shall be endorsed with the date and hour of is	
25	<u>(2)</u>	The ERPO shall be filed immediately in the clerk's of	office and entered of
26		record.	
27	<u>(3)</u>	The ERPO shall include a statement detailing why the	e ERPO was granted
28	(A)	without notice.	
29 30	<u>(4)</u>	The ERPO shall include the applicable information G.S. 50E-6(a).	ion required under
30	(5)	<u>The ERPO shall expire by its terms within a specified</u>	amount of time after
32	<u>(J)</u>	entry, not to exceed the limits set forth in G.S. 50E-10(a	
33	(6)	The ERPO shall give notice of the date of hearing on the	
34		arance by Respondent. – If the respondent appears in course	·
35		the respondent may elect to file a general appearance and the	
36		n ex parte ERPO governed by this section. Notwithstanding	
37		l requirements of G.S. 50E-8 have been met, the court may	
38		t Out of Session. – When the court is not in session, the p	
39		O before any judge or magistrate designated to grant relief	-
40		gistrate finds that the requirements of subsection (a) of the	
41		r magistrate may issue an ex parte ERPO. The chief dist	
42	• •	ch county at least one judge or magistrate to be reasonably	
43	parte ERPOs wh	en the court is not in session.	
44	(f) Video	o Conference Hearings held to consider ex parte relief p	ursuant to subsection
45	(a) of this section	n may be held via video conference.	
46	" <u>§ 50E-8. Hear</u>	ing and issuance of a full Extreme Risk Protection Ord	er.
47		ing. – A court shall hold a hearing on a petition for a full E	RPO no later than 10
48	days from either	of the following dates:	
49	<u>(1)</u>	If an ex parte ERPO has been issued, the date the ex part	
50	<u>(2)</u>	If subdivision (1) of this subsection does not apply, the	date the petition for a
51		full ERPO was filed with the court.	

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	A continuance shall be limited to one extension of no more than 10	0 days unless all parties
C	sent or good cause is shown.	s augs antess an parties
<u></u>	(b) Order. – A court may issue a full ERPO if all of the followin	a requirements are met.
	(1) The court finds by a preponderance of the evidence the	• •
	a danger of causing physical injury to self or others	by having in his of her
	(2) Draws was served on the respondent in accordance of	with the requirements of
	(2) <u>Process was served on the respondent in accordance v</u>	with the requirements of
	this Article.	1
	(3) Notice of hearing was given to the respondent i	n accordance with the
	requirements of this Article.	
1	OE-9. Surrender, retrieval, and disposal of firearms.	1 . 1 11
	(a) <u>Surrender of Firearms. – Upon service of an ERPO, the respo</u>	
	ender to the sheriff possession of all firearms, ammunition, permits to	-
-	nits to carry concealed firearms that are in the care, custody, possession	-
_	he respondent. In the event that weapons cannot be surrendered a	
	red, the respondent shall surrender the firearms, ammunitions, and	
	nin 24 hours of service at a time and place specified by the sheriff. T	he sheriff shall store the
fi	arms or contract with a licensed firearms dealer to provide storage.	
	(b) Failure to Surrender. – Upon the sworn statement of the p	petitioner or the sheriff
a	ging that the respondent has failed to comply with the surrender of	firearms required under
<u>sı</u>	section (a) of this section, the court shall determine whether probable	e cause exists to believe
tł	the respondent has failed to surrender all firearms in his or her ca	re, custody, possession,
0	nership, or control. If probable cause exists, the court shall issue a	warrant describing the
fi	arms and authorizing (i) a search of the locations where the firearms	are reasonably believed
to	e and (ii) seizure of any firearms discovered pursuant to the search.	
	(c) Receipt. – At the time of surrender or seizure, the sheriff	taking possession of a
fi	arm shall issue a receipt identifying all firearms that have been surren	dered or seized and shall
p	vide a copy of the receipt to the respondent. Within 48 hours after	issuing the receipt, the
_	cer shall file the original receipt with the court and shall also retain	
	ords.	
	(d) Fee. – The sheriff may charge the respondent a reasonable fe	ee for the storage of any
fi	arms and ammunition taken pursuant to an ERPO. The fees are pay	
_	riff shall transmit the proceeds of these fees to the county finance of	-
	by the sheriff to pay the costs of administering this section and for	
	boses. The county shall expend the restricted funds for these purpose	
-	release firearms, ammunition, or permits without a court order gr	-
_	pondent shall remit all fees owed prior to the authorized return of an	-
-	permits. The sheriff shall not incur any civil or criminal liability	
	erioration due to storage or transportation of any firearms or ammunit	
	ion.	1011 Hora pursualit to ulls
20		av norta EDDA avairaa
+1		÷ •
_	respondent may retrieve any weapons surrendered to the sheriff unles	
	ondent is otherwise precluded from owning or possessing a firear	in pursuant to State or
<u>re</u>	eral law.	
	(f) Motion for Return. – The respondent may request the r	•
	nunition, or permits surrendered by filing a motion with the court no	•
	expiration of the ERPO. Unless the court finds that the respondent	-
	n owning or possessing a firearm pursuant to State or federal law, al	
	permits surrendered by the respondent shall be returned within 30 day	ys of the date the motion
W	received by the court.	

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1	(g) Motion for Return by Third Party. – A third-party owner of firearms or ammunition
2	who is otherwise eligible to possess the items may file a motion requesting the return to the third
3	party of any of the items in the possession of the sheriff surrendered or seized as a result of the
4	entry of an ERPO. The motion must be filed not later than 30 days after the surrender or seizure
5	of the items by the sheriff. The third-party owner shall also (i) provide proof of ownership of the
6	firearms or ammunition and (ii) certify that the third-party owner shall not allow the respondent
7	to have access to the firearms or ammunition. Upon receipt of the third party's motion, the court
8	shall schedule a hearing and provide written notice to all parties and the sheriff. The court shall
9	order return of the items to the third party unless the third-party owner fails to provide proof of
10	ownership or certification as required under this subsection, or the court determines that the third
11	party is disqualified from owning or possessing the items pursuant to State or federal law. If the
12	court orders the return of the items to the third party, the third party is not required to pay any
13	fees imposed under subsection (d) of this section. If the court denies the return of the items to the
14	third party, the items shall be disposed of by the sheriff as provided in subsection (h) of this
15	section.
16	(h) <u>Disposal of Firearms. – If the respondent or a third-party owner does not file a motion</u>
17	within the applicable time period prescribed by this section requesting the return of any
18	surrendered firearms, ammunition, or permits, if the court determines that the respondent or
19 20	third-party owner is precluded from regaining possession of any surrendered firearms,
20	ammunition, or permits, or if the respondent fails to remit all fees owed for the storage of the
21	firearms or ammunition within 30 days of the entry of the order granting the return of the
22	firearms, ammunition, or permits, the sheriff who has control of the firearms, ammunition, or
23	permits shall give notice to the respondent and the sheriff shall apply to the court for an order of dispersive of the finance
24	disposition of the firearms, ammunition, or permits. The judge, after a hearing, may order the
25	sheriff in possession, or the sheriff's duly authorized agent, to destroy the firearms, ammunition,
26 27	and permits, or to dispose of the firearms, ammunition, and permits in one or more of the ways authorized by law, including subdivision (4b), (5), or (6) of G.S. 14-269.1. The sheriff shall
28	maintain a record of any firearms, ammunition, and permits destroyed in accordance with this
28 29	subsection. If a sale by the sheriff does occur, any proceeds from the sale after deducting any
30	costs associated with the storage and sale, and, in accordance with all applicable State and federal
31	law, shall be provided to the respondent if requested by the respondent by motion made before
32	the hearing or at the hearing and if ordered by the judge.
33	"§ 50E-10. Duration; renewal of ERPOs.
34	(a) Duration of Ex Parte ERPO. – Except as otherwise provided in this subsection, an ex
35	parte ERPO shall be effective until the date a hearing is held under G.S. 50E-8. If a hearing is
36	not held or a continuance was not granted, an ex parte ERPO shall be effective for not more than
37	10 days from the date the ex parte ERPO was issued.
38	(b) Duration of Full ERPO. – A full ERPO shall be effective for a fixed period of time
39	not to exceed one year.
40	(c) <u>Renewal. – Any ERPO may be renewed one or more times, as required, provided that</u>
41	the requirements of G.S. 50E-7 or G.S. 50E-8, as appropriate, are satisfied. The court may renew
42	an ERPO, including an ERPO that previously has been renewed, upon a motion by the petitioner
43	filed before the expiration of the current ERPO. Upon a motion for a renewal, the court shall hold
44	a hearing no later than 10 days after the date the motion is filed in court. The court may renew
45	an ex parte ERPO if the court finds by clear, cogent, and convincing evidence that there has been
46	no material change in relevant circumstances since entry of the ex parte ERPO. The court may
47	renew a full ERPO if the court finds by a preponderance of the evidence that there has been no
48	material change in relevant circumstances since entry of the full ERPO. The commission of an
49	act of unlawful conduct by the respondent after entry of the current ERPO is not required for an
50	ERPO to be renewed. If the motion for renewal is uncontested and the petitioner seeks no
51	modification of the ERPO, the ERPO may be renewed if the petitioner's motion or affidavit states

General Assembly Of North Carolina Session 2023 1 that there has been no material change in relevant circumstances since entry of the ERPO and 2 states the reason for the requested renewal. Renewals may be granted only in open court. 3 Expiration Date. – An ERPO expiring on a day the court is not open for business shall (d) 4 expire in accordance with the provisions of Rule 6(a) of the Rules of Civil Procedure, G.S. 1A-1. 5 § 50E-11. Termination of an Extreme Risk Protection Order. Motion. - The respondent may request the termination of a full ERPO by filing a 6 (a) 7 motion with the court. The respondent may submit no more than one motion for termination for 8 every 12-month period the full ERPO is in effect, starting from the date of the full ERPO and 9 continuing through any renewals. 10 Hearing. – Upon receipt of a request for a hearing to terminate a full ERPO, the court (b) 11 shall set a date for a hearing. Notice of the request for a hearing shall be served on the petitioner 12 in accordance with Rule 4 of the Rules of Civil Procedure, G.S. 1A-1. The court shall set the date 13 for the hearing no sooner than 14 days and no later than 30 days from the date of service of the 14 request upon the petitioner. 15 (c) Burden of Proof; Termination. – The respondent shall have the burden of proving by 16 a preponderance of the evidence that the respondent does not pose a danger of causing physical 17 injury to self or others by having in his or her care, custody, possession, ownership, or control a 18 firearm. If the court finds after the hearing that the respondent has met his or her burden, the 19 court shall terminate the full ERPO. 20 "§ 50E-12. Notice. 21 Notice to Law Enforcement; Entry into National Database. - The clerk of court shall (a) 22 deliver on the same day that an ERPO is issued a certified copy of that ERPO to the sheriff of 23 the county in which the ERPO is issued. Any order extending, modifying, or revoking an ERPO 24 shall be promptly delivered to the sheriff by the clerk and served in a manner provided for service 25 of process in accordance with the provisions of this section. The sheriff shall provide for prompt 26 entry of the ERPO into the National Crime Information Center registry and shall provide for 27 access of such orders to the courts on a 24-hour-a-day basis. Modifications, terminations, 28 renewals, and dismissals of the ERPO shall also be promptly entered. A copy of the ERPO shall 29 be issued promptly to and retained by the police department of the municipality of the petitioner's 30 residence. If the petitioner's residence is not located in a municipality or in a municipality with 31 no police department, copies shall be issued promptly to and retained by the sheriff of the county 32 in which the petitioner's residence is located. 33 Notice to Respondent. – If the respondent was not present in court when the ERPO (b) 34 was issued, the respondent may be served in the manner provided for service of process in civil 35 proceedings in accordance with Rule 4(j) of the Rules of Civil Procedure, G.S. 1A-1. If the 36 summons has not yet been served upon the respondent, it shall be served with the ERPO. Law 37 enforcement agencies shall accept receipt of copies of the ERPO issued by the clerk of court by 38 electronic transmission for service on respondents. 39 Notice to Third Parties. - If the petitioner for an ERPO is a law enforcement officer (c) or agency, the officer or agency shall make a good-faith effort to provide notice of the petition 40 to any known third party who may be at risk of unlawful conduct from the respondent. 41 42 "§ 50E-13. Prohibition; violation. 43 (a) Prohibition. – It is unlawful for any person to possess, purchase, or receive, or attempt 44 to possess, purchase, or receive, a firearm, ammunition, or permits to purchase or carry concealed 45 firearms, for so long as an ERPO entered against that person in accordance with this Chapter is 46 in effect. 47 Violation. – A person who violates subsection (a) of this section or any other term of (b) 48 an ERPO entered pursuant to this Chapter is guilty of a Class A1 misdemeanor. 49 "§ 50E-14. False statement regarding ERPO a misdemeanor.

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1	A person who	o knowingly makes a false statement when petition	ning for an ERPO under this		
2		knowingly makes a false statement to a law enforc	-		
3	· · · ·	pursuant to this Chapter remains in effect, is guilt			
4		edies not exclusive.			
5		provided by this Chapter are not exclusive but are	additional to other remedies		
6	provided under la	· · ·			
7	"§ 50E-16. Othe	er authority retained.			
8		does not affect the ability of a law enforcement	officer to remove a firearm,		
9		se firearms, or permit to carry concealed firearms			
10		eizure for firearms, pursuant to other lawful author			
11	" <u>§ 50E-17. Liab</u>	•			
12	Except as provided in G.S. 50E-13 or G.S. 50E-14, this Chapter shall not be interpreted to				
13	impose any criminal or civil liability on any person or entity for acts or omissions related to				
14	obtaining an ERPO, including reporting, declining to report, investigating, declining to				
15	-	, or declining to file a petition under this Chapter.			
16	SECT	TION 4.(b) Chapter 15C of the General Statutes re	eads as rewritten:		
17		"Chapter 15C.			
18		"Address Confidentiality Program.			
19	"§ 15C-1. Purpo	ose.			
20	The purpose	of this Chapter is to enable the State and the ag	gencies of North Carolina to		
21	respond to reque	ests for public records without disclosing the loc	cation of <u>a petitioner for an</u>		
22	Extreme Risk Pr	otection Order or a victim of domestic violence,	sexual offense, stalking, or		
23		g; to enable interagency cooperation in providing			
24		Extreme Risk Protection Order or victims of dome			
25	•	an trafficking; and to enable the State and its ag			
26		of an address designated by the Office of the Atto	orney General as a substitute		
27	address.				
28	"§ 15C-2. Defini				
29	The following	g definitions apply in this Chapter:			
30	•••				
31	(2)	Address Confidentiality Program or Program	1 0		
32		the Attorney General to protect the confidentialit			
33		petitioner or a relocated victim of domestic v			
34		stalking to prevent the <u>petitioner's or victim's ass</u>	1		
35		from finding the <u>petitioner or victim</u> through pub	olic records.		
36	···· (F -)	EDDO activities The second section of	Estudio Disla Desta di e		
37	<u>(5a)</u>	ERPO petitioner. – The person who petitions for			
38		Order under Chapter 50E of the General Statutes	<u>).</u>		
39 40	 "8 15() 2 Adda	age Confidentiality Ducanon			
40 41		ess Confidentiality Program.	Drogram in the Office of the		
41 42		Assembly establishes the Address Confidentiality to protect the confidentiality of the address of an E	0		
42 43	•	tic violence, sexual offense, stalking, or humar			
43 44		ctim's assailants or potential assailants from find	• •		
44 45	-	-			
46		through public records. Under this Program, the Attorney General shall designate a substitute			
40 47		address for a program participant and act as the agent of the program participant for purposes of agentical of process and receiving and forwarding first class mail or cartified or registered mail			
48		service of process and receiving and forwarding first-class mail or certified or registered mail. The Attorney General shall not be required to forward any mail other than first-class mail or			
49	certified or registered mail to the program participant. The Attorney General shall not be required				
5 0		vise maintain records of any mail received on beh			
51		certified or registered mail.	or a program participant		
-					

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"§ 15C-4.	Filin	g and certification of applications; authorization care	d.
(a)	An in	dividual who wants to participate in the Address Confid	dentiality Program shall
file an app	licatio	n with the Attorney General with the assistance of an ap	oplication assistant. Any
of the follo	owing	individuals may apply to the Attorney General to have a	in address designated by
	-	neral to serve as the substitute address of the individual:	
	(1)	An adult individual.	
	(2)	A parent or guardian acting on behalf of a minor whe	n the minor resides with
	(-)	the individual.	
	(3)	A guardian acting on behalf of an incapacitated indiv	idual
(b)	· /	application shall be dated, signed, and verified by the	
· · ·		plication assistant who assisted in the preparation of the	
(c)		pplication shall contain all of the following:	application.
(C)	(1)	A statement by the applicant that the applicant is \underline{a}	n EPPO netitioner or a
	(1)		_
		victim of domestic violence, sexual offense, stalking	
		and that the applicant fears for the applicant's safe	ty of the safety of the
	(2)	applicant's child.	tionen erridenes that the
	(2)	Evidence Except for an applicant that is an ERPO peti	-
		applicant is a victim of domestic violence, sexual offe	, U
		trafficking. For an applicant that is an ERPO petiti	
		applicant is at risk from violence or other unlay	
		respondent in a petition filed under Chapter 50E of th	e General Statutes. This
		evidence may include any of the following:	
		a. Law enforcement, court, or other federal or	state agency records or
		files.	
		b. Documentation from a domestic violence pro	gram if the applicant is
		alleged to be a victim of domestic violence.	
		c. Documentation from a religious, medical, or	-
		whom the applicant has sought assistance in a	
		domestic violence, sexual offense, or stalking	
		d. Documentation submitted to support a victim	
		application for federal assistance or benefit	s under federal human
		trafficking laws.	
	(4)	A-Except for an applicant that is an ERPO petition	ner, a statement by the
		applicant that the applicant has or will confident	ially relocate in North
		Carolina.	
	(7)	The address that the applicant requests not to be dis	sclosed by the Attorney
		General that directly relates to the increased risk of do	omestic violence, sexual
		offense, or stalking.stalking, or other unlawful conduction	
	"	, <u> </u>	
	SEC	FION 4.(c) G.S. 14-415.4(e) is amended by adding a not	ew subdivision to read:
	"(11)	•••••••••••••••••••••••••••••••••••••••	
	<u> </u>	Chapter 50E of the General Statutes or a similar out-	
		has been issued against the petitioner and the court	
		effect."	
	SEC'	FION 4.(d) Development of Forms. – The Administrat	ive Office of the Courts
shall deve		e appropriate forms to implement the processes provide	
	-	ites, as enacted by subsection (a) of this section.	a under enupler 501 01
		FION 4.(e) Effective Date. – This section becomes effective	ctive December 1 2023
	SEC.		uve December 1, 2023.

	General Assembly Of North CarolinaSession 2023
1	PART V. EXEMPT FIREARM SAFETY AND STORAGE ITEMS FROM THE SALES
2	TAX
3	SECTION 5.(a) G.S. 105-164.3 is amended by adding a new subdivision to read:
4	"(88) Firearm safety equipment. – An enclosure or a device, other than one that is
5	part of the design of a firearm, that is intended to prevent access to, or
6	unintentional or unauthorized use of, the firearm."
7	SECTION 5.(b) G.S. 105-164.13 is amended by adding a new subdivision to read:
8	"(74) Firearm safety equipment."
9	SECTION 5.(c) This Part becomes effective October 1, 2023, and applies to sales
10	made on or after that date.
11	
12	PART VI. EFFECTIVE DATE
13	SECTION 6. Except as otherwise provided, this act is effective when it becomes
14	law.