$\mathbf{E4}$

1lr1200 CF HB 638

By: **Senator Lee** Introduced and read first time: January 29, 2021 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

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Public Safety – Untraceable and Undetectable Firearms

3 FOR the purpose of altering a certain definition of a regulated firearm to include a certain unfinished frame or receiver; requiring the Secretary of State Police to suspend a 4 $\mathbf{5}$ certain dealer's license if the dealer is convicted of a certain violation; requiring the 6 Secretary to revoke a certain dealer's license if the dealer is convicted of a certain 7 violation; expanding a certain provision of law to prohibit a person from obliterating, 8 removing, changing, or altering a certain mark or number or any other mark of 9 identification on a firearm or certain unfinished frame or receiver; authorizing a person to continue to possess a certain firearm or unfinished frame or receiver on or 1011 after a certain date under certain circumstances; prohibiting a person from 12transferring ownership of a certain firearm or unfinished frame or receiver on or 13after a certain date, with certain exceptions; requiring, on or after a certain date, a 14certain firearm or unfinished frame or receiver to be marked by a certain federally 15licensed firearms manufacturer or federally licensed firearms importer in a certain 16manner; requiring a certain serial number and other mark of identification to be 17engraved, cast, or stamped on a firearm frame or receiver or unfinished frame or 18 receiver in a certain manner and to conform with certain requirements; requiring, 19on or after a certain date, a certain firearm or unfinished frame or receiver to be 20marked in a certain manner by a federally licensed firearms manufacturer before 21the firearm or unfinished frame or receiver is sold, offered for sale, or transferred in 22the State; requiring, on or after a certain date, a certain firearm or unfinished frame 23or receiver to be marked in a certain manner by a federally licensed firearms 24importer before the firearm or unfinished frame or receiver is imported or otherwise 25brought into the State; prohibiting a federally licensed firearms dealer from selling, 26offering to sell, or transferring a certain firearm or unfinished frame or receiver 27under certain circumstances on or after a certain date; requiring, on or after a certain 28date, a federally licensed firearms manufacturer, federally licensed firearms 29importer, and federally licensed firearms dealer to maintain a certain record log; 30 prohibiting a person who is prohibited by law from manufacturing, assembling, 31owning, or possessing a firearm from knowingly soliciting, requesting, compelling,

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 coercing, conspiring, facilitating, aiding, or abetting the manufacturing or $\mathbf{2}$ assembling of a firearm or an unfinished frame or receiver; prohibiting a person from 3 knowingly conspiring, facilitating, aiding, or abetting the manufacturing or 4 assembling of a firearm or an unfinished frame or receiver for a person who is $\mathbf{5}$ prohibited by law from manufacturing, assembling, owning, or possessing a firearm; 6 prohibiting a person from manufacturing, assembling, possessing, selling, offering to 7 sell, transferring, purchasing, or receiving a certain covert firearm or undetectable 8 firearm; establishing certain penalties for violations of this Act; authorizing a court 9 to order a certain suspension of prosecution if the court makes certain findings; 10 prohibiting a dealer or certain other person from selling, renting, or transferring an 11 unfinished frame or receiver unless the purchaser, lessee, or transferee presents a 12certain handgun qualification license; authorizing a person to purchase, rent, or 13 receive an unfinished frame or receiver only under certain circumstances; providing 14for the application of certain provisions of this Act; defining certain terms; making 15conforming changes; providing for a delayed effective date for certain provisions of this Act; and generally relating to firearms. 16

- 17 BY repealing and reenacting, without amendments,
- 18 Article Public Safety
- 19 Section 5–101(a) and (h) and 5–144
- 20 Annotated Code of Maryland
- 21 (2018 Replacement Volume and 2020 Supplement)
- 22 BY repealing and reenacting, with amendments,
- 23 Article Public Safety
- 24 Section 5–101(r), 5–114, 5–117.1, and 5–142
- 25 Annotated Code of Maryland
- 26 (2018 Replacement Volume and 2020 Supplement)
- 27 BY adding to
- 28 Article Public Safety
- Section 5–701 through 5–707 to be under the new subtitle "Subtitle 7. Untraceable
 and Undetectable Firearms"
- 31 Annotated Code of Maryland
- 32 (2018 Replacement Volume and 2020 Supplement)

33 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 34 That the Laws of Maryland read as follows:

35		Article – Public Safety
36	5–101.	
37	(a)	In this subtitle the following words have the meanings indicated.

38 (h) (1) "Firearm" means:

$\frac{1}{2}$	converted to	o expel	(i) a proje	a weapon that expels, is designed to expel, or may readily be ectile by the action of an explosive; or
3			(ii)	the frame or receiver of such a weapon.
4		(2)	"Fire	arm" includes a starter gun.
5	(r)	"Reg	ulated	firearm" means:
6		(1)	a han	dgun; [or]
7 8	THIS TITLE	(2) ; OR	AN U	NFINISHED FRAME OR RECEIVER, AS DEFINED IN § 5–701 OF
9 10	their copies,	[(2)] regar	• •	a firearm that is any of the following specific assault weapons or which company produced and manufactured that assault weapon:
11			(i)	American Arms Spectre da Semiautomatic carbine;
12			(ii)	AK–47 in all forms;
13			(iii)	Algimec AGM–1 type semi–auto;
14			(iv)	AR 100 type semi–auto;
15			(v)	AR 180 type semi–auto;
16			(vi)	Argentine L.S.R. semi–auto;
17			(vii)	Australian Automatic Arms SAR type semi–auto;
18			(viii)	Auto–Ordnance Thompson M1 and 1927 semi–automatics;
19			(ix)	Barrett light.50 cal. semi–auto;
20			(x)	Beretta AR70 type semi–auto;
21			(xi)	Bushmaster semi–auto rifle;
22			(xii)	Calico models M–100 and M–900;
23			(xiii)	CIS SR 88 type semi-auto;
24			(xiv)	Claridge HI TEC C–9 carbines;
$\frac{25}{26}$	Sporter H–I	BAR ri	(xv) fle;	Colt AR-15, CAR-15, and all imitations except Colt AR-15

1	(xvi) Daewoo MAX 1 and MAX 2, aka AR 100, 110C, K–1, and K–2;
2	(xvii) Dragunov Chinese made semi–auto;
3	(xviii) Famas semi–auto (.223 caliber);
4	(xix) Feather AT–9 semi–auto;
5	(xx) FN LAR and FN FAL assault rifle;
6	(xxi) FNC semi–auto type carbine;
7	(xxii) F.I.E./Franchi LAW 12 and SPAS 12 assault shotgun;
8	(xxiii) Steyr–AUG–SA semi–auto;
9	(xxiv) Galil models AR and ARM semi–auto;
10	(xxv) Heckler and Koch HK–91 A3, HK–93 A2, HK–94 A2 and A3;
11	(xxvi) Holmes model 88 shotgun;
12	(xxvii)Avtomat Kalashnikov semiautomatic rifle in any format;
13	(xxviii) Manchester Arms "Commando" MK–45, MK–9;
14	(xxix) Mandell TAC–1 semi–auto carbine;
15	(xxx) Mossberg model 500 Bullpup assault shotgun;
16	(xxxi) Sterling Mark 6;
17	(xxxii)P.A.W.S. carbine;
18	(xxxiii) Ruger mini–14 folding stock model (.223 caliber);
19	(xxxiv) SIG 550/551 assault rifle (.223 caliber);
20	(xxxv) SKS with detachable magazine;
21	(xxxvi) AP–74 Commando type semi–auto;
$\begin{array}{c} 22 \\ 23 \end{array}$	(xxxvii) Springfield Armory BM–59, SAR–48, G3, SAR–3, M–21 sniper rifle, M1A, excluding the M1 Garand;
24	(xxxviii) Street sweeper assault type shotgun;

1		(xxxix)	Striker 12 assault shotgun in all formats;
2		(xl) U	Unique F11 semi–auto type;
3		(xli) I	Daewoo USAS 12 semi–auto shotgun;
4		(xlii) U	UZI 9mm carbine or rifle;
5		(xliii) V	Valmet M–76 and M–78 semi–auto;
6		(xliv) V	Weaver Arms "Nighthawk" semi–auto carbine; or
7		(xlv) V	Wilkinson Arms 9mm semi–auto "Terry".
8	5-114.		
9	(a) (1)	The See	cretary shall suspend a dealer's license if the licensee:
10		(i) i	s under indictment for a crime of violence; [or]
$\begin{array}{c} 11 \\ 12 \end{array}$	purchase or posse	. ,	s arrested for a violation of this subtitle that prohibits the regulated firearm; OR
$\begin{array}{c} 13\\14 \end{array}$	OF THIS TITLE.	(III) I	S CONVICTED OF A FIRST VIOLATION UNDER SUBTITLE 7
	(2)	(i) 7	S CONVICTED OF A FIRST VIOLATION UNDER SUBTITLE 7 The Secretary may suspend a dealer's license if the licensee is e record keeping and reporting requirements of § 5–145 of this
14 15 16	(2) not in compliance subtitle.	(i) 7 with the (ii) 7	The Secretary may suspend a dealer's license if the licensee is
14 15 16 17 18	(2) not in compliance subtitle. the licensee provid	(i) 7 with the (ii) 7 des evide	The Secretary may suspend a dealer's license if the licensee is e record keeping and reporting requirements of § 5–145 of this The Secretary may lift a suspension under this paragraph after
14 15 16 17 18 19	(2) not in compliance subtitle. the licensee provid (b) The s (1)	(i) 7 with the (ii) 7 des evide Secretary it is d	The Secretary may suspend a dealer's license if the licensee is a record keeping and reporting requirements of § 5–145 of this The Secretary may lift a suspension under this paragraph after nce that the record keeping violation has been corrected.
 14 15 16 17 18 19 20 21 	(2) not in compliance subtitle. the licensee provid (b) The s (1)	(i) 7 with the (ii) 7 des evide Secretary it is d	The Secretary may suspend a dealer's license if the licensee is a record keeping and reporting requirements of § 5–145 of this The Secretary may lift a suspension under this paragraph after nce that the record keeping violation has been corrected. It is shall revoke a dealer's license if: is covered that false information has been supplied or false e in an application required by this subtitle; or
 14 15 16 17 18 19 20 21 22 	(2) not in compliance subtitle. the licensee provid (b) The s (1) statements have b	(i) 7 with the (ii) 7 des evide Secretary it is di been mad the lice	The Secretary may suspend a dealer's license if the licensee is a record keeping and reporting requirements of § 5–145 of this The Secretary may lift a suspension under this paragraph after nce that the record keeping violation has been corrected. It is shall revoke a dealer's license if: is covered that false information has been supplied or false e in an application required by this subtitle; or
 14 15 16 17 18 19 20 21 22 23 	(2) not in compliance subtitle. (b) The s (1) statements have b (2)	(i) 7 with the (ii) 7 des evide Secretary it is di been mad the lice (i) i (ii) i	The Secretary may suspend a dealer's license if the licensee is e record keeping and reporting requirements of § 5–145 of this The Secretary may lift a suspension under this paragraph after nce that the record keeping violation has been corrected. It shall revoke a dealer's license if: iscovered that false information has been supplied or false e in an application required by this subtitle; or nsee:

is a habitual drunkard; 1 (iv) $\mathbf{2}$ (v) is addicted to a controlled dangerous substance or is a habitual 3 user; 4 (vi) has spent more than 30 consecutive days in a medical institution for treatment of a mental disorder, unless the licensee produces a physician's certificate, $\mathbf{5}$ 6 issued after the last institutionalization and certifying that the licensee is capable of 7 possessing a regulated firearm without undue danger to the licensee or to another; has knowingly or willfully manufactured, offered to sell, or sold 8 (vii) 9 a handgun not on the handgun roster in violation of § 5–406 of this title; [or] 10 (viii) has knowingly or willfully participated in a straw purchase of a 11 regulated firearm; OR 12(IX) IS CONVICTED OF A SECOND OR SUBSEQUENT VIOLATION, 13NOT STEMMING FROM THE SAME SALE OR TRANSFER AS THE FIRST VIOLATION, 14**UNDER SUBTITLE 7 OF THIS TITLE.** 15(c)If the Secretary suspends or revokes a dealer's license, the Secretary shall 16 notify the licensee in writing of the suspension or revocation. 17A person whose dealer's license is suspended or revoked may not engage in (d) 18 the business of selling, renting, or transferring regulated firearms, unless the suspension 19 or revocation has been subsequently withdrawn by the Secretary or overruled by a court in accordance with § 5-116 of this subtitle. 20215 - 142. 22A person may not obliterate, remove, change, or alter the manufacturer's (a) 23identification mark or number OR ANY OTHER MARK OF IDENTIFICATION on a firearm 24OR AN UNFINISHED FRAME OR RECEIVER, AS DEFINED IN § 5–701 OF THIS TITLE. 25If on trial for a violation of this section possession of the firearm by the (b)26defendant is established, the defendant is presumed to have obliterated, removed, changed, 27or altered the manufacturer's identification mark or number OR OTHER MARK OF **IDENTIFICATION** on the firearm **OR UNFINISHED FRAME OR RECEIVER**. 28295 - 144. 30 Except as otherwise provided in this subtitle, a dealer or other person may (a) 31not: 32(1)knowingly participate in the illegal sale, rental, transfer, purchase,

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1	possession, or receipt of a regulated firearm in violation of this subtitle; or
2	(2) knowingly violate 5–142 of this subtitle.
$\frac{3}{4}$	(b) A person who violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 5 years or a fine not exceeding \$10,000 or both.
5	(c) Each violation of this section is a separate crime.
6	SUBTITLE 7. UNTRACEABLE AND UNDETECTABLE FIREARMS.
7	5-701.
8 9	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
10 11	(B) "ANTIQUE FIREARM" HAS THE MEANING STATED IN § 4–201 OF THE CRIMINAL LAW ARTICLE.
12 13	(C) "DEALER'S LICENSE" HAS THE MEANING STATED IN § 5–101 OF THIS TITLE.
$14\\15\\16$	(D) "FEDERALLY LICENSED FIREARMS DEALER" MEANS A PERSON LICENSED BY THE FEDERAL BUREAU OF ALCOHOL, TOBACCO, FIREARMS AND EXPLOSIVES TO DEAL FIREARMS.
17 18 19	(E) "FEDERALLY LICENSED FIREARMS IMPORTER" MEANS A PERSON LICENSED BY THE FEDERAL BUREAU OF ALCOHOL, TOBACCO, FIREARMS AND EXPLOSIVES TO IMPORT FIREARMS.
$20 \\ 21 \\ 22$	(F) "FEDERALLY LICENSED FIREARMS MANUFACTURER" MEANS A PERSON LICENSED BY THE FEDERAL BUREAU OF ALCOHOL, TOBACCO, FIREARMS AND EXPLOSIVES TO MANUFACTURE FIREARMS.
23	(G) "FIREARM" HAS THE MEANING STATED IN § 5–101 OF THIS TITLE.
24 25	(H) "HANDGUN QUALIFICATION LICENSE" HAS THE MEANING STATED IN § $5-101$ of this title.
26	(I) "MANUFACTURE OR ASSEMBLE" MEANS TO:
27 28	(1) FABRICATE OR CONSTRUCT A FIREARM OR AN UNFINISHED FRAME OR RECEIVER; OR

1 (2) FIT TOGETHER THE COMPONENT PARTS OF A FIREARM OR AN 2 UNFINISHED FRAME OR RECEIVER TO CONSTRUCT A FIREARM OR AN UNFINISHED 3 FRAME OR RECEIVER.

4 (J) (1) "UNFINISHED FRAME OR RECEIVER" MEANS A PRODUCT THAT IS 5 INTENDED OR DESIGNED TO SERVE AS THE FRAME OR RECEIVER, INCLUDING THE 6 LOWER RECEIVER, OF A FIREARM, BUT IS IN AN UNFINISHED STATE OF 7 MANUFACTURE.

8 (2) "UNFINISHED FRAME OR RECEIVER" INCLUDES A BLANK, 9 CASTING, OR MACHINED BODY THAT REQUIRES MODIFICATION, SUCH AS 10 MACHINING, DRILLING, FILING, OR MOLDING, TO BE USED AS PART OF A 11 FUNCTIONAL FIREARM, IF IT DOES NOT INCLUDE A PIECE OF MATERIAL THAT HAS:

12(I) BEEN ALTERED IN SIZE OR EXTERNAL SHAPE SOLELY TO13FACILITATE TRANSPORTATION OR STORAGE; OR

14

- (II) UNDERGONE AN ALTERATION IN CHEMICAL COMPOSITION.
- 15 **5–702.**
- 16 THIS SUBTITLE DOES NOT APPLY TO:
- 17

(1) A FIREARM MANUFACTURED BEFORE 1968;

18 (2) AN ANTIQUE FIREARM;

19 (3) A FIREARM OR AN UNFINISHED FRAME OR RECEIVER THAT IS 20 REQUIRED BY FEDERAL LAW AND REGULATION TO BE ENGRAVED, CAST, OR 21 STAMPED WITH A SERIAL NUMBER AND HAS BEEN ENGRAVED, CAST, OR STAMPED 22 WITH A SERIAL NUMBER IN ACCORDANCE WITH ALL FEDERAL LAWS AND 23 REGULATIONS;

(4) SALES, OFFERS TO SELL, TRANSFERS, OR POSSESSION OF
FIREARMS OR UNFINISHED FRAMES OR RECEIVERS BY OR BETWEEN FEDERALLY
LICENSED FIREARMS DEALERS, FEDERALLY LICENSED FIREARMS
MANUFACTURERS, OR FEDERALLY LICENSED FIREARMS IMPORTERS; OR

28(5) THE TRANSFERRING OR SURRENDERING OF A FIREARM OR AN29UNFINISHED FRAME OR RECEIVER TO A LAW ENFORCEMENT AGENCY.

30 **5–703.**

1 (A) ON OR AFTER JANUARY 1, 2022, A PERSON MAY CONTINUE TO POSSESS $\mathbf{2}$ A FIREARM OR AN UNFINISHED FRAME OR RECEIVER THAT THE PERSON 3 MANUFACTURED OR ASSEMBLED AND LAWFULLY POSSESSED BEFORE JANUARY 1, 4 2022, IF: $\mathbf{5}$ (1) THE FIREARM OR UNFINISHED FRAME OR RECEIVER IS MARKED 6 WITH A UNIQUE SERIAL NUMBER THAT: 7 **(I) INDICATES:** 8 1. THE MODEL OF THE FIREARM OR UNFINISHED FRAME 9 OR RECEIVER, IF SUCH DESIGNATION HAS BEEN MADE; 10 2. THE CALIBER OR GAUGE; AND 11 3. THE FULL LEGAL NAME AND CITY OF THE PERSON 12POSSESSING THE FIREARM OR UNFINISHED FRAME OR RECEIVER. 13 **(II)** IS CONSPICUOUSLY AND PERMANENTLY ENGRAVED, CAST, OR STAMPED ON THE FIREARM FRAME OR RECEIVER OR UNFINISHED FRAME OR 1415**RECEIVER; AND** 16 (III) CONFORMS WITH THE REQUIREMENTS IMPOSED ON 17FEDERALLY LICENSED FIREARM MANUFACTURERS AND FEDERALLY LICENSED FIREARM IMPORTERS UNDER 18 U.S.C. § 923(I); AND 18 19 (2) THE PERSON MAINTAINS A RECORD LOG THAT INCLUDES: 20 **(I)** ALL UNIQUE SERIAL NUMBERS ENGRAVED, CAST, OR 21STAMPED ON THE FIREARM FRAME OR RECEIVER OR UNFINISHED FRAME OR 22**RECEIVER; AND** 23**(II)** THE DATE THE FIREARM FRAME OR RECEIVER OR 24UNFINISHED FRAME OR RECEIVER WAS CONSPICUOUSLY AND PERMANENTLY 25ENGRAVED, CAST, OR STAMPED. 26**(B)** ON OR AFTER JANUARY 1, 2022, A PERSON MAY NOT TRANSFER THE OWNERSHIP OF A FIREARM OR UNFINISHED FRAME OR RECEIVER THAT THE PERSON 2728MANUFACTURED OR ASSEMBLED AND LAWFULLY POSSESSED BEFORE JANUARY 1, 2022, THAT IS MARKED IN ACCORDANCE WITH SUBSECTION (A) OF THIS SECTION, 2930 UNLESS THE TRANSFER OF OWNERSHIP IS MADE TO:

- 31
- (1) ANOTHER FAMILY MEMBER WHO POSSESSES A VALID HANDGUN

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1	QUALIFICATION LICENSE ISSUED UNDER § 5–117.1 OF THIS TITLE; OR
2	(2) A LAW ENFORCEMENT AGENCY.
3	5-704.
4	(A) EXCEPT AS PROVIDED IN § 5–703 OF THIS SUBTITLE, ON OR AFTER
5	JANUARY 1, 2022, A FIREARM OR AN UNFINISHED FRAME OR RECEIVER SHALL BE
$\frac{6}{7}$	MARKED BY A FEDERALLY LICENSED FIREARMS MANUFACTURER OR FEDERALLY LICENSED FIREARMS IMPORTER:
8	(1) WITH A UNIQUE SERIAL NUMBER; AND
9	(2) TO INDICATE:
$\begin{array}{c} 10\\ 11 \end{array}$	(I) THE MODEL OF THE FIREARM OR UNFINISHED FRAME OR RECEIVER, IF SUCH DESIGNATION HAS BEEN MADE;
12	(II) THE CALIBER OR GAUGE;
13	(III) IF THE PRODUCT WAS MANUFACTURED OR ASSEMBLED IN
14	THE STATE, THE FULL LEGAL NAME AND CITY OF THE MANUFACTURER; AND
15	(IV) IF THE PRODUCT WAS MANUFACTURED OR ASSEMBLED
16	OUTSIDE THE STATE AND SUBSEQUENTLY IMPORTED OR OTHERWISE BROUGHT
17	INTO THE STATE, THE FULL LEGAL NAME AND CITY OF THE ENTITY THAT IMPORTED
18 19	OR BROUGHT THE PRODUCT INTO THE STATE AND THE STATE OR COUNTRY OF ORIGIN.
20	(B) EACH SERIAL NUMBER AND OTHER MARK OF IDENTIFICATION
21	REQUIRED UNDER SUBSECTION (A) OF THIS SECTION SHALL:
22	(1) BE CONSPICUOUSLY AND PERMANENTLY ENGRAVED, CAST, OR
23	STAMPED ON THE FIREARM FRAME OR RECEIVER OR UNFINISHED FRAME OR
24	RECEIVER; AND
25	(2) CONFORM WITH THE REQUIREMENTS IMPOSED ON FEDERALLY
26	LICENSED FIREARM MANUFACTURERS AND FEDERALLY LICENSED FIREARM
27	IMPORTERS UNDER 18 U.S.C. § 923(I).
28	(C) ON OR AFTER JANUARY 1, 2022, EXCEPT AS PROVIDED IN § 5–703 OF
29	THIS SUBTITLE:

1 (1) A FIREARM OR AN UNFINISHED FRAME OR RECEIVER SHALL BE 2 MARKED IN ACCORDANCE WITH SUBSECTIONS (A) AND (B) OF THIS SECTION BY A 3 FEDERALLY LICENSED FIREARMS MANUFACTURER BEFORE THE FIREARM OR 4 UNFINISHED FRAME OR RECEIVER IS SOLD, OFFERED FOR SALE, OR TRANSFERRED 5 IN THE STATE;

6 (2) A FIREARM OR UNFINISHED FRAME OR RECEIVER SHALL BE 7 MARKED IN ACCORDANCE WITH SUBSECTIONS (A) AND (B) OF THIS SECTION BY A 8 FEDERALLY LICENSED FIREARMS IMPORTER BEFORE THE FIREARM OR UNFINISHED 9 FRAME OR RECEIVER IS IMPORTED OR OTHERWISE BROUGHT INTO THE STATE;

10 (3) A FEDERALLY LICENSED FIREARMS DEALER MAY NOT SELL,
11 OFFER TO SELL, OR TRANSFER A FIREARM OR AN UNFINISHED FRAME OR RECEIVER
12 THAT HAS NOT BEEN MARKED IN ACCORDANCE WITH SUBSECTIONS (A) AND (B) OF
13 THIS SECTION;

(4) A FEDERALLY LICENSED FIREARMS DEALER, FEDERALLY
LICENSED FIREARMS MANUFACTURER, AND FEDERALLY LICENSED FIREARMS
IMPORTER SHALL MAINTAIN A RECORD LOG OF ANY SALE OR TRANSFER OF A
FIREARM OR AN UNFINISHED FRAME OR RECEIVER AS REQUIRED BY FEDERAL LAW
AND REGULATION; AND

19(5) A PERSON MAY NOT POSSESS A FIREARM OR AN UNFINISHED20FRAME OR RECEIVER THAT HAS NOT BEEN MARKED IN ACCORDANCE WITH21SUBSECTIONS (A) AND (B) OF THIS SECTION.

22 **5–705.**

(A) A PERSON WHO IS PROHIBITED BY LAW FROM MANUFACTURING,
ASSEMBLING, OWNING, OR POSSESSING A FIREARM MAY NOT KNOWINGLY SOLICIT,
REQUEST, COMPEL, COERCE, CONSPIRE, FACILITATE, AID, OR ABET THE
MANUFACTURING OR ASSEMBLING OF A FIREARM OR AN UNFINISHED FRAME OR
RECEIVER.

(B) A PERSON MAY NOT KNOWINGLY CONSPIRE, FACILITATE, AID, OR ABET
THE MANUFACTURING OR ASSEMBLING OF A FIREARM OR AN UNFINISHED FRAME
OR RECEIVER FOR A PERSON WHO IS PROHIBITED BY LAW FROM MANUFACTURING,
ASSEMBLING, OWNING, OR POSSESSING A FIREARM.

32 (C) (1) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A 33 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT 34 EXCEEDING 2 YEARS OR A FINE NOT EXCEEDING \$5,000, OR BOTH.

5–706.	
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(2)

3 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 4 INDICATED.

5 (2) "COVERT FIREARM" MEANS A FIREARM THAT IS CONSTRUCTED IN 6 A SHAPE OR CONFIGURATION THAT A REASONABLE PERSON WOULD NOT 7 IMMEDIATELY RECOGNIZE TO BE A FIREARM.

8 (3) "SECURITY EXEMPLAR" HAS THE MEANING STATED IN 18 U.S.C. 9 10 § 922(P).

10 (4) "UNDETECTABLE FIREARM" MEANS A FIREARM:

11(I) THAT, AFTER REMOVAL OF GRIPS, STOCKS, AND12MAGAZINES, IS NOT DETECTABLE BY A METAL DETECTOR CALIBRATED AND13OPERATED TO DETECT A SECURITY EXEMPLAR; OR

14 (II) OF WHICH THE SLIDE, CYLINDER, FRAME, RECEIVER, OR 15 BARREL, WHEN SUBJECTED TO INSPECTION BY AN X-RAY MACHINE THAT IS OF A 16 TYPE COMMONLY USED AT AIRPORTS, DOES NOT GENERATE AN IMAGE THAT 17 ACCURATELY DEPICTS THE SHAPE OF THE SLIDE, CYLINDER, FRAME, RECEIVER, OR 18 BARREL.

19 (B) A PERSON MAY NOT:

20 (1) MANUFACTURE OR ASSEMBLE A COVERT FIREARM OR AN 21 UNDETECTABLE FIREARM; OR

22 (2) POSSESS, SELL, OFFER TO SELL, TRANSFER, PURCHASE, OR 23 RECEIVE A COVERT FIREARM OR AN UNDETECTABLE FIREARM.

24 **5–707.**

25 (A) EXCEPT AS PROVIDED IN § 5–705 OF THIS SUBTITLE AND SUBSECTION
26 (B) OF THIS SECTION, A PERSON WHO VIOLATES THIS SUBTITLE:

(1) FOR A FIRST VIOLATION, IS GUILTY OF A CIVIL OFFENSE AND ON
 CONVICTION SHALL BE FINED NOT LESS THAN \$1,000 BUT NOT EXCEEDING \$2,500;
 AND

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EACH VIOLATION OF THIS SECTION IS A SEPARATE CRIME.

1 FOR A SUBSEQUENT VIOLATION, IS GUILTY OF A MISDEMEANOR (2) $\mathbf{2}$ AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 2 YEARS OR A 3 FINE NOT EXCEEDING \$5,000, OR BOTH. 4 **(B)** A COURT MAY ORDER A SUSPENSION OF PROSECUTION IF THE COURT 5 FINDS THAT: 6 (1) A VIOLATION UNDER THIS SECTION IS NOT OF A SERIOUS NATURE: 7 AND (2) 8 THE PERSON CHARGED WITH THE VIOLATION: 9 **(I)** IS NOT LIKELY TO OFFEND IN THE FUTURE; 10**(II)** HAS NOT PREVIOUSLY BEEN CONVICTED OF A VIOLATION 11 **UNDER THIS SECTION; AND** 12(III) HAS NOT PREVIOUSLY HAD A PROSECUTION FOR A VIOLATION UNDER THIS SECTION SUSPENDED. 13 14SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows: 15 16 Article – Public Safety 175 - 117.1. 18 (A) IN THIS SECTION, "UNFINISHED FRAME OR RECEIVER" HAS THE MEANING STATED IN § 5–701 OF THIS TITLE. 19 20[(a)] **(B)** This section does not apply to: 21(1)a licensed firearms manufacturer; 22a law enforcement officer or person who is retired in good standing from (2)23service with a law enforcement agency of the United States, the State, or a local law enforcement agency of the State; 2425a member or retired member of the armed forces of the United States (3)or the National Guard; or 2627a person purchasing, renting, or receiving an antique, curio, or relic (4)firearm, as defined in federal law or in determinations published by the Bureau of Alcohol, 28

29 Tobacco, Firearms and Explosives.

1 [(b)] (C) A dealer or any other person may not sell, rent, or transfer a handgun 2 OR AN UNFINISHED FRAME OR RECEIVER to a purchaser, lessee, or transferee unless the 3 purchaser, lessee, or transferee presents to the dealer or other person a valid handgun 4 qualification license issued to the purchaser, lessee, or transferee by the Secretary under 5 this section.

6 [(c)] (D) A person may purchase, rent, or receive a handgun OR AN 7 UNFINISHED FRAME OR RECEIVER only if the person:

- 8 (1) (i) possesses a valid handgun qualification license issued to the 9 person by the Secretary in accordance with this section;
- 10 (ii) possesses valid credentials from a law enforcement agency or 11 retirement credentials from a law enforcement agency;
- (iii) is an active or retired member of the armed forces of the United
 States or the National Guard and possesses a valid military identification card; or
- (iv) is purchasing, renting, or receiving an antique, curio, or relic
 firearm, as defined in federal law or in determinations published by the Bureau of Alcohol,
 Tobacco, Firearms and Explosives; and
- 17 (2) is not otherwise prohibited from purchasing or possessing a handgun 18 under State or federal law.
- 19 [(d)] (E) Subject to subsections [(f)] (G) and [(g)] (H) of this section, the 20 Secretary shall issue a handgun qualification license to a person who the Secretary finds:
- 21 (1) is at least 21 years old;
- 22 (2) is a resident of the State;

(3) except as provided in subsection [(e)] (F) of this section, has
demonstrated satisfactory completion, within 3 years prior to the submission of the
application, of a firearms safety training course approved by the Secretary that includes:

- 26 (i) a minimum of 4 hours of instruction by a qualified handgun 27 instructor;
- 28 (ii) classroom instruction on:
- 29 1. State firearm law;
- 30 2. home firearm safety; and
- 31 3. handgun mechanisms and operation; and

1 a firearms orientation component that demonstrates the person's (iii) $\mathbf{2}$ safe operation and handling of a firearm; and 3 (4)based on an investigation, is not prohibited by federal or State law from 4 purchasing or possessing a handgun. [(e)] (F) $\mathbf{5}$ An applicant for a handgun qualification license is not required to 6 complete a firearms safety training course under subsection [(d)] (E) of this section if the 7 applicant: 8 (1)has completed a certified firearms training course approved by the 9 Secretary; 10 (2)has completed a course of instruction in competency and safety in the 11 handling of firearms prescribed by the Department of Natural Resources under § 10–301.1 12of the Natural Resources Article; 13(3)is a qualified handgun instructor; 14(4) is an honorably discharged member of the armed forces of the United 15States or the National Guard: is an employee of an armored car company and has a permit issued 16 (5)under Title 5, Subtitle 3 of this article; or 1718 (6)lawfully owns a regulated firearm. 19 [(f)] (G) In this subsection, "Central Repository" means the Criminal (1)20Justice Information System Central Repository of the Department of Public Safety and 21Correctional Services. 22(2)The Secretary shall apply to the Central Repository for a State and 23national criminal history records check for each applicant for a handgun qualification 24license. 25(3)As part of the application for a criminal history records check, the 26Secretary shall submit to the Central Repository: 27a complete set of the applicant's legible fingerprints taken in a (i) format approved by the Director of the Central Repository and the Director of the Federal 2829Bureau of Investigation; the fee authorized under § 10-221(b)(7) of the Criminal 30 (ii) 31Procedure Article for access to Maryland criminal history records; and 32 (iii) the mandatory processing fee required by the Federal Bureau of

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1	Investigation for a	a national criminal history records check.
$2 \\ 3$	(4) fees paid in accord	The Central Repository shall provide a receipt to the applicant for the lance with paragraph (3)(ii) and (iii) of this subsection.
4 5 6		In accordance with §§ 10–201 through 10–234 of the Criminal , the Central Repository shall forward to the applicant and the Secretary nt of the applicant's criminal history information.
7	(6)	Information obtained from the Central Repository under this section:
8		(i) is confidential and may not be disseminated; and
9 10	section.	(ii) shall be used only for the licensing purpose authorized by this
11 12 13 14	Repository shall j	If criminal history record information is reported to the Central the date of the initial criminal history records check, the Central provide to the Department of State Police Licensing Division a revised to f the applicant's or licensee's State criminal history record.
$\begin{array}{c} 15\\ 16\end{array}$	[(g)] (H) Secretary:	An applicant for a handgun qualification license shall submit to the
17	(1)	an application in the manner and format designated by the Secretary;
18 19	(2) program of up to S	a nonrefundable application fee to cover the costs to administer the \$50;
20	(3)	(i) proof of satisfactory completion of:
$\begin{array}{c} 21 \\ 22 \end{array}$	Secretary; or	1. a firearms safety training course approved by the
$23 \\ 24 \\ 25$	handling of firear of the Natural Res	2. a course of instruction in competency and safety in the ms prescribed by the Department of Natural Resources under § 10–301.1 sources Article; or
26		(ii) a valid firearms instructor certification;
$\begin{array}{c} 27\\ 28 \end{array}$	(4) Secretary; and	any other identifying information or documentation required by the
29 30	(5) the applicant is no	a statement made by the applicant under the penalty of perjury that ot prohibited under federal or State law from possessing a handgun.
31	[(h)] (I)	(1) Within 30 days after receiving a properly completed application,

1	the Secretary shall issue to the applicant:
2	(i) a handgun qualification license if the applicant is approved; or
3	(ii) a written denial of the application that contains:
4	1. the reason the application was denied; and
$5 \\ 6$	2. a statement of the applicant's appeal rights under subsection $[(l)]$ (M) of this section.
7 8 9	(2) (i) An individual whose fingerprints have been submitted to the Central Repository, and whose application has been denied, may request that the record of the fingerprints be expunged by obliteration.
10 11	(ii) Proceedings to expunge a record under this paragraph shall be conducted in accordance with § 10–105 of the Criminal Procedure Article.
$12 \\ 13 \\ 14$	(iii) On receipt of an order to expunge a fingerprint record, the Central Repository shall expunge by obliteration the fingerprints submitted as part of the application process.
$\begin{array}{c} 15\\ 16 \end{array}$	(iv) An individual may not be charged a fee for the expungement of a fingerprint record in accordance with this paragraph.
17 18	[(i)] (J) A handgun qualification license issued under this section expires 10 years from the date of issuance.
19 20	[(j)] (K) (1) The handgun qualification license may be renewed for successive periods of 10 years each if, at the time of an application for renewal, the applicant:
$\begin{array}{c} 21 \\ 22 \end{array}$	(i) possesses the qualifications for the issuance of the handgun qualification license; and
$\begin{array}{c} 23\\ 24 \end{array}$	(ii) submits a nonrefundable application fee to cover the costs to administer the program up to \$20.
$\frac{25}{26}$	(2) An applicant renewing a handgun qualification license under this subsection is not required to:
27 28	(i) complete the firearms safety training course required in subsection $[(d)(3)]$ (E)(3) of this section; or
29 30	(ii) submit to a State and national criminal history records check as required in subsection [(f)] (G) of this section.

1 [(k)] (L) (1) The Secretary may revoke a handgun qualification license issued 2 or renewed under this section on a finding that the licensee no longer satisfies the 3 qualifications set forth in subsection [(d)] (E) of this section.

4 (2) A person holding a handgun qualification license that has been revoked 5 by the Secretary shall return the license to the Secretary within 5 days after receipt of the 6 notice of revocation.

7 [(1)] (M) (1) A person whose original or renewal application for a handgun 8 qualification license is denied or whose handgun qualification license is revoked, may 9 submit a written request to the Secretary for a hearing within 30 days after the date the 10 written notice of the denial or revocation was sent to the aggrieved person.

11 (2) A hearing under this section shall be granted by the Secretary within 12 15 days after the request.

(3) A hearing and any subsequent proceedings of judicial review under this
 section shall be conducted in accordance with Title 10, Subtitle 2 of the State Government
 Article.

16 (4) A hearing under this section shall be held in the county of the legal 17 residence of the aggrieved person.

18 [(m)] (N) (1) If an original or renewal handgun qualification license is lost or 19 stolen, a person may submit a written request to the Secretary for a replacement license.

20 (2) Unless the applicant is otherwise disqualified, the Secretary shall issue 21 a replacement handgun qualification license on receipt of a written request and a 22 nonrefundable fee to cover the cost of replacement up to \$20.

23 [(n)] (O) The Secretary may adopt regulations to carry out the provisions of this 24 section.

25 SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall take 26 effect January 1, 2022.

SECTION 4. AND BE IT FURTHER ENACTED, That, except as provided in Section
3 of this Act, this Act shall take effect October 1, 2021.