	PROHIBITED PERSONS AMENDMENTS
	2020 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Andrew Stoddard
	Senate Sponsor:
LONG	TITLE
	l Description:
	This bill provides a process for surrendering a firearm after an individual becomes a
restricte	ed person.
Highlig	hted Provisions:
	This bill:
	• defines terms;
	requires an individual to surrender ownership and possession of all firearms within
72 hour	s of becoming a restricted person;
	 provides procedures and requirements for a restricted person to comply with upon
surrend	ering a firearm; and
	authorizes law enforcement to search and seize the firearms of a restricted person
under s	pecified circumstances.
Money	Appropriated in this Bill:
	None
Other S	Special Clauses:
	None
Utah C	ode Sections Affected:
ENACT	TS:
	76-10-503.2 , Utah Code Annotated 1953



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28	Be it enacted by the Legislature of the state of Utah:
29	Section 1. Section 76-10-503.2 is enacted to read:
30	76-10-503.2. Surrender of firearm by a restricted person.
31	(1) As used in this section:
32	(a) "Federally licensed firearms dealer" means the same as that term is defined in
33	Section 27-3-103.5.
34	(b) "Restricted person" means an individual restricted from possessing, purchasing,
35	transferring, or owning a firearm under Section 76-10-503.
36	(2) If, upon conviction or plea in a criminal proceeding, an individual becomes a
37	restricted person, the court presiding over the criminal proceeding shall order the individual to:
38	(a) surrender each firearm that the individual owns or possesses no later than 72 hours
39	after:
40	(i) the court issues the order described in this subsection; or
41	(ii) the restricted person is released from law enforcement custody, if the restricted
42	person is held in law enforcement custody upon conviction or plea;
43	(b) transfer ownership or possession of each firearm the restricted person owns or
44	possesses as provided in Subsection (3); and
45	(c) submit the documentation described in Subsection (6) to the court.
46	(3) In accordance with Subsection (2)(b), the restricted person shall:
47	(a) sell or transfer each firearm owned by the restricted person to one or more of the
48	following:
49	(i) a licensed firearm dealer;
50	(ii) a law enforcement agency; or
51	(iii) an individual not cohabitating with the restricted person; and
52	(b) transfer each firearm not owned, but in the possession of the restricted person to
53	one or more of the following:
54	(i) the owner of the firearm, if the owner of the firearm:
55	(A) does not cohabitate with the restricted person; or
56	(B) cohabitates with the restricted person and maintains the firearm at a secure location
57	that is not known or accessible to the restricted person; or
58	(ii) a law enforcement agency.

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59	(4) This section does not prevent a restricted person from receiving compensation in
60	exchange for the lawful sale of a firearm owned by the restricted person, unless otherwise
61	ordered by the court.
62	(5) Unless otherwise ordered by the court, a law enforcement agency that receives a
63	firearm from a restricted person under this section may dispose of the firearms in any manner
64	described in Section 24-3-103.5.
65	(6) No later than one business day after the day on which the restricted person
66	completes surrender of each of the restricted person's firearms, the restricted person shall
67	submit the following documentation to the court presiding over the restricted person's criminal
68	proceedings:
69	(a) an affidavit signed by the restricted person stating that the restricted person:
70	(i) has relinquished ownership and possession of all firearms;
71	(ii) acknowledges and understands that the restricted person's ownership or possession
72	of a firearm is a violation of federal and state law; and
73	(iii) has fully complied with the court's order described in Subsection (2); and
74	(b) a document signed by each person to whom the restricted person transferred
75	ownership or possession of a firearm that:
76	(i) confirms receipt of the restricted person's firearm; and
77	(ii) provides a brief description of each firearm the person received from the restricted
78	person.
79	(7) If there is probable cause to believe that a restricted person possesses a firearm after
80	the 72-hour period described in Subsection (2)(a), the court may issue a search warrant
81	authorizing a law enforcement agency to search for and seize any firearm that the restricted
82	person possesses.
83	(8) A restricted person's failure to timely comply with an order described in Subsection
84	(2) may serve as probable cause to support prosecution under Section 76-10-503.
85	(9) If, upon becoming a restricted person, the restricted person represents to the court
86	that the restricted person does not own or possess a firearm, the restricted person shall sign an
87	affidavit in the presence of the court that states the restricted person:
88	(a) does not own or possess a firearm; and
89	(b) acknowledges and understands that the possession of a firearm is a violation of

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90 state and federal law.