	<b>RESTRICTED STATUS AMENDMENTS</b>
	2020 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Brian S. King
	Senate Sponsor:
LONG	TITLE
Genera	al Description:
	This bill provides notification requirements for an individual who may not possess a
firearm	as a result of a criminal conviction.
Highli	ghted Provisions:
	This bill:
	<ul> <li>defines terms; and</li> </ul>
	• provides notification requirements to an individual accused or convicted of a
crimina	al charge that would prevent the individual from lawfully owning or
possess	sing a firearm.
Money	Appropriated in this Bill:
	None
Other	Special Clauses:
	None
Utah C	Code Sections Affected:
ENAC	TS:
	76-10-503.1, Utah Code Annotated 1953
Be it er	nacted by the Legislature of the state of Utah:
	Section 1. Section <b>76-10-503.1</b> is enacted to read:
	<u>76-10-503.1.</u> Firearm restriction notification requirement.

## 

## H.B. 316

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

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- 59 <u>acknowledges and understands that the defendant:</u>
- 60 (i) is a restricted person;
- 61 (ii) must  $\hat{H} \rightarrow [$ <u>immediately</u> $] \leftarrow \hat{H}$  forfeit possession of each firearm; and
- 62 (iii) will be in violation of federal and state law if the defendant possesses a firearm.
- 63 (5) The prosecuting attorney and the defendant's attorney shall inform the court at the
- 64 preliminary hearing if a charge filed against the defendant would qualify the defendant as a
- 65 restricted person if the defendant is convicted of the charge.