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FIREARMS FINANCIAL TRANSACTION AMENDMENTS

2024 GENERAL SESSION STATE OF UTAH

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LONG TITLE

4 General Description:

This bill addresses consumer transactions related to firearms.

6 Highlighted Provisions:

- 7 This bill:
- 8 defines terms;
- 9 prohibits the use of a firearms merchant category code;
- establishes a complaint process and civil penalties for certain violations; and
- igives enforcement powers to the attorney general.

12 Money Appropriated in this Bill:

None None

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o	ther Special Clauses:
	None
U	tah Code Sections Affected:
El	NACTS:
	13-70-101 , Utah Code Annotated 1953
	13-70-201 , Utah Code Annotated 1953
	13-70-301 , Utah Code Annotated 1953
Be	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 13-70-101 is enacted to read:
	CHAPTER 70. FIREARM FINANCIAL TRANSACTIONS
	Part 1. General Provisions
	<u>13-70-101</u> . Definitions.
<u>(1</u>) "Ammunition" means ammunition or cartridge cases, primers, bullets, or propellant
	powder designed for use in a firearm.
(2) "Customer" means an individual who presents a payment card to a merchant for the
	purchase of a good or service.
<u>(3</u>) "Financial entity" means any person involved in facilitating or processing a payment
	card transaction, including:
	(a) a payment card network;
	(b) a merchant acquirer; or
	(c) a payment facilitator.
<u>(4</u>) "Firearm" means the same as that term is defined in Section 76-10-501.
<u>(5</u>) (a) "Firearm accessory or component" means a device specifically adapted to:
	(i) enable the wearing or carrying about one's person or the storage or mounting in or
	on any conveyance of a firearm; or
	(ii) be inserted into or affixed to a firearm to enable, alter, or improve the functioning
	or capabilities of the firearm.
	(b) "Firearm accessory or component" includes a telescopic or laser sight, magazine,
	flash or sound suppressor, folding or aftermarket stock or grip, speedloader, brace,
	ammunition carrier, or light for target illumination.
<u>(6</u>) "Firearms code" means the merchant category code 5723, approved in September 2022
	by the International Organization for Standardization, for firearms retailers

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47	(7) "Firearms retailer" means a merchant engaged in the lawful business of selling or
48	trading firearms, firearm accessories or components, or ammunition.
49	(8) "Merchant" means a person physically located in the state who accepts a payment card
50	from a customer for the purchase of a good or service.
51	(9) "Payment card" means a card, code, or other means by which a person may debit a
52	deposit account or use a line of credit to purchase a good or service.
53	(10) "Reloading supplies" means any equipment, component, or material designed for the
54	reloading of ammunition, including reloading presses, shell holders, powder measures,
55	priming tools, reloading manuals, casings, and gunpowder.
56	Section 2. Section 13-70-201 is enacted to read:
57	Part 2. Prohibited Conduct
58	13-70-201 . Limitations on firearms merchant codes.
59	(1) For the processing of a payment card transaction, a financial entity may not assign to a
60	firearms retailer or require a firearms retailer to use the firearms code.
61	(2) For purposes of the sale of a firearm, a firearm accessory or component, ammunition, or
62	reloading supplies, a firearms retailer may not provide the firearms code to a financial
63	entity.
64	(3) A financial entity may not otherwise classify a firearms retailer separately from general
65	merchandise retailers or sporting goods retailers.
66	(4) Nothing in this chapter:
67	(a) limits a financial entity's ability to:
68	(i) negotiate with responsible parties; or
69	(ii) comply with state or federal laws or regulations; or
70	(b) impairs a financial entity's activities related to dispute processing, fraud or
71	compliance management, or protecting transaction integrity from concerns related to
72	illegal or suspicious activities, data breaches, or cyber risks.
73	Section 3. Section 13-70-301 is enacted to read:
74	Part 3. Enforcement
75	13-70-301. Enforcement powers of the attorney general.
76	(1) (a) The attorney general has the sole authority to enforce the provisions of this
77	chapter.
78	(b) Nothing in this chapter creates a private right of action.
70	(2) (a) If a person believes that a financial entity violated or is in violation of this

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80	chapter, the person may file a complaint with the attorney general.
81	(b) Upon receipt of a complaint, the attorney general shall initiate an investigation.
82	(3) If, based on investigation, the attorney general believes that a financial entity violated or
83	is in violation of this chapter, the attorney general shall send the financial entity written
84	notice that identifies each violation and directs the financial entity to cease each
85	violation within 30 days after the day on which the financial entity receives the notice.
86	(4) (a) The attorney general shall initiate a civil action against a financial entity that fails
87	to cease a violation of this chapter within the 30-day time period described in
88	Subsection (3).
89	(b) In an action under this subsection, the attorney general may seek, and the court may
90	order:
91	(i) injunctive relief;
92	(ii) (A) if the court determines that the financial entity recklessly violated a
93	provision of this chapter, a civil fine of \$10,000 for each violation or actual
94	damages, whichever is greater; or
95	(B) if the court determines that the financial entity willfully violated a provision of
96	this chapter, a civil fine of \$25,000 for each violation or actual damages,
97	whichever is greater; and
98	(iii) costs and reasonable attorney fees to the attorney general if the court issues an
99	injunction or imposes a civil fine.
100	Section 4. Effective date.
101	This bill takes effect on May 1, 2024.