A BILL FOR AN ACT

RELATING TO GUN VIOLENCE PREVENTION.

	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:
1	PART I
2	SECTION 1. The Hawaii Revised Statutes is amended by
3	adding a new chapter to be appropriately designated and to read
4	as follows:
5	"CHAPTER
6	GUN VIOLENCE AND VIOLENT CRIMES COMMISSION
7	§ -1 Gun violence and violent crimes commission;
8	established. There is established the gun violence and violent
9	crimes commission that shall be placed within the department of
10	the attorney general for administrative purposes only.
11	§ -2 Gun violence and violent crimes commission;
12	membership. (a) The attorney general or the attorney general's
13	designee shall coordinate and serve as the chair of the gun
14	violence and violent crimes commission.
15	(b) The following individuals, or their designees, shall
16	serve as members of the gun violence and violent crimes
17	commission:

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1	(1)	The chief justice of the supreme court of Hawaii;
2	(2)	The director of health;
3	(3)	The director of public safety;
4	(4)	A county prosecuting attorney to be selected by the
5		chair of the commission;
6	(5)	The public defender;
7	(6)	The chief of police of each county;
8	(7)	The administrator of the Hawaii state hospital;
9	(8)	The dean of the college of social sciences at the
10		University of Hawaii at Manoa;
11	(9)	The dean of the John A. Burns school of medicine;
12	(10)	One representative from a group that advocates for
13		stricter gun safety laws; and
14	(11)	One representative from a firearm advocacy group.
15	(c)	The chair of the gun violence and violent crimes
16	commissio	n may request the participation or input of experts in
17	gun viole	nce and violent crimes; county, state, and federal
18	officials	; members of the public; and other persons as
19	necessary	
20	(d)	The members of the gun violence and violent crimes
21	commissio	n shall serve without compensation but may be

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1 reimbursed for their actual and necessary expenses, including 2 travel expenses, incurred in carrying out their duties. 3 S -3 Gun violence and violent crimes commission; powers 4 and duties. (a) The purpose of the gun violence and violent crimes commission shall be to address gun violence and violent 5 6 crimes in Hawaii. 7 (b) The gun violence and violent crimes commission shall 8 provide coordination, facilitation, and planning among state and 9 county agencies, federal agencies, and other partners as 10 appropriate to carry out its purpose. The gun violence and violent crimes commission shall 11 (C) 12 endeavor to: 13 (1) Identify relevant data that may be used to reduce gun 14 violence and violent crimes; Identify areas in which relevant data is not 15 (2) 16 available; 17 (3) Maximize the sharing between the agencies represented 18 on the commission and other appropriate stakeholders 19 of data relevant to reducing gun violence and violent 20 crimes; and

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(4) Coordinate and conduct research on gun violence and
 violent crimes.

3 (d) The gun violence and violent crimes commission may
4 work with and engage stakeholders for the purposes of this
5 chapter.

6 (e) The gun violence and violent crimes commission shall 7 submit a report of its findings and recommendations, including 8 any proposed legislation, to the legislature no later than forty 9 days prior to the convening of the regular session of 2022 and 10 each regular session thereafter, on policy relating to

11 preventing gun violence and violent crimes."

12

PART II

13 SECTION 2. The legislature finds that a "ghost gun" is a 14 firearm that is assembled without serial numbers or other 15 identification markings. A person may assemble a ghost gun from a prepackaged kit requiring only minimal expertise and, thus, 16 bypass background checks, registration, and other legal 17 18 requirements. The legislature also finds that the State's lack 19 of laws addressing ghost guns allows persons who would normally 20 be prohibited under state law from owning or possessing firearms 21 to do so. The ease with which ghost guns may be obtained

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1 defeats the intent of the State's otherwise strict firearm 2 permitting and registration laws. It is these laws that have 3 helped Hawaii to achieve the lowest gun violence death rate in the nation. 4 5 Accordingly, the purpose of this part is to: 6 Prohibit the manufacture, purchase, or obtaining of (1)7 firearm parts for the purpose of assembling a firearm 8 having no serial number; and (2) Amend certain requirements relating to firearms 9 10 registration. SECTION 3. Chapter 134, Hawaii Revised Statutes, is 11 12 amended by adding a new section to part I to be appropriately designated and to read as follows: 13 "§134- Manufacturing, purchasing, or obtaining firearm 14 parts to assemble a firearm having no serial number; penalty. 15 16 (a) A person who is not licensed to manufacture a firearm under 17 section 134-31, or who is not a dealer licensed by the United 18 States Department of Justice, shall not, for the purpose of 19 assembling a firearm, purchase, produce with a three-dimensional 20 printer, or otherwise obtain separately, or as part of a kit:

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1	(1)	A firearm receiver that is not imprinted with a serial
2		number registered with a federally licensed
3		manufacturer;
4	(2)	A firearm receiver that has not been provided a serial
5		number that may be registered in accordance with
6		section 134-3(c); or
7	(3)	Any combination of parts from which a firearm having
8		no serial number may be readily assembled; provided
9		that the parts do not have the capacity to function as
10		a firearm unless assembled.
11	(b)	Violation of this section is a class C felony."
12	SECT	ION 4. Section 134-1, Hawaii Revised Statutes, is
13	amended b	y adding two new definitions to be appropriately
14	inserted	and to read as follows:
15	" <u>"</u> As	sembly" means the fabrication of a firearm or the
16	fitting t	ogether of component parts to construct a firearm.
17	<u>"Fir</u>	earm receiver" means the part of a firearm that
18	provides	housing for the firearm's internal components,
19	including	a hammer, bolt, breechblock, action, or firing
20	mechanism	. "Firearm receiver" includes any object or part that
21	is not a	firearm frame or receiver in finished form but that is

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1 designed or intended to be used for that purpose and may readily be made into a firearm frame or receiver through milling or 2 3 other means." SECTION 5. Section 134-3, Hawaii Revised Statutes, is 4 amended by amending subsections (a) through (d) to read as 5 6 follows: 7 "(a) Every resident or other person arriving in the State 8 who brings or by any other manner causes to be brought into the State a firearm of any description, whether usable or unusable, 9 10 serviceable or unserviceable, modern or antique, shall register the firearm within five days after arrival of the person or of 11 the firearm, whichever arrives later, with the chief of police 12 of the county of the person's place of business or, if there is 13 14 no place of business, the person's residence or, if there is 15 neither a place of business nor residence, the person's place of sojourn. A nonresident alien may bring firearms not otherwise 16 prohibited by law into the State for a continuous period not to 17 18 exceed ninety days; provided that the person meets the 19 registration requirement of this section and the person 20 possesses:

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1	(1)	A valid Hawaii hunting license procured under chapter
2		183D, part II, or a commercial or private shooting
3		preserve permit issued pursuant to section 183D-34;
4	(2)	A written document indicating the person has been
5		invited to the State to shoot on private land; or
6	(3)	Written notification from a firing range or target
7		shooting business indicating that the person will
8		actually engage in target shooting.
9	The nonre	sident alien shall be limited to a nontransferable
10	registrat	ion of not more than ten firearms for the purpose of
11	the above	activities.
12	Ever	y person registering a firearm under this subsection
13	shall be	fingerprinted and photographed by the police department
14	of the co	unty of registration; provided that this requirement
15	shall be	waived where fingerprints and photographs are already
16	on file w	ith the police department. The police department shall
17	perform a	n inquiry on the person by using the International
18	Justice a	nd Public Safety Network, including the United States
19	Immigrati	on and Customs Enforcement query, the National Crime
20	Informati	on Center, and the National Instant Criminal Background
21	Check Sys	tem, pursuant to section 846-2.7 before any

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1	determination to register a firearm is made. Any person
2	attempting to register a firearm, a firearm receiver, or the
3	parts used to assemble a firearm, and who is found to be
4	disqualified from ownership, possession, or control of firearms
5	or ammunition under section 134-7, shall surrender or dispose of
6	all firearms and ammunition pursuant to section 134-7.3.
7	(b) Every person who acquires a firearm pursuant to
8	section 134-2 shall register the firearm in the manner
9	prescribed by this section within five days of acquisition. The
10	registration of all firearms shall be on forms prescribed by the
11	attorney general, which shall be uniform throughout the State,
12	and shall include the following information: name of the
13	manufacturer and importer; model; type of action; caliber or
14	gauge; serial number; and source from which receipt was
15	obtained, including the name and address of the prior
16	registrant. If the firearm has been assembled from separate
17	parts and an unfinished firearm receiver, the entity that
18	registered the firearm receiver shall be recorded in the space
19	provided for the name of the manufacturer and importer, and the
20	phrase "assembled from parts" shall be recorded in the space
21	provided for model. If the firearm has been assembled from

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1	parts cre	ated using a three-dimensional printer, the entity that
2	registere	d the firearm receiver shall be recorded in the space
3	provided	for the name of the manufacturer and importer, and the
4	phrase "3	-D printer" shall be recorded in the space provided for
5	model. I	f the firearm has no serial number, the [permit]
6	registrat	ion number shall be entered in the space provided for
7	the seria	l number, and the [permit] <u>registration</u> number shall be
8	engraved	upon the receiver portion of the firearm before
9	registrat	ion. On firearms assembled from parts created using a
10	three-dim	ensional printer, the serial number shall be engraved
11	<u>on stainl</u>	ess steel and permanently embedded to the firearm
12	receiver	during fabrication or construction. All registration
13	data that	would identify the individual registering the firearm
14	by name o	r address shall be confidential and shall not be
15	disclosed	to anyone, except as may be required:
16	(1)	For processing the registration;
17	(2)	For database management by the Hawaii criminal justice
18		data center;
19	(3)	By a law enforcement agency for the lawful performance
20		of its duties; or
21	(4)	By order of a court.

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1	(c) Dealers licensed under section 134-31 or dealers
2	licensed by the United States Department of Justice shall
3	register firearms pursuant to this section on registration forms
4	prescribed by the attorney general and shall not be required to
5	have the firearms physically inspected by the chief of police at
6	the time of registration. An authorized dealer, as provided in
7	section 134-31, or a dealer licensed by the United States
8	Department of Justice, who brings, assembles, or causes to be
9	brought into the State by any other means, separate parts and an
10	unfinished firearm receiver that when assembled create a
11	firearm, or parts created by a three-dimensional printer that
12	when assembled create a firearm, shall register the unfinished
13	firearm receiver and receive a serial number before the assembly
14	of the firearm or the sale or transfer of unassembled firearm
15	parts or a receiver to a third party in accordance with
16	subsection (b). Any sale or transfer of unfinished firearm
17	receivers by an authorized dealer to a third party shall be
18	conducted as if they were fully assembled firearms with a serial
19	number engraved on the firearm receiver and in accordance with
20	the firearms permitting process in section 134-2. All other
21	firearms and firearm receivers registered under this section

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1	shall be	physically inspected by the respective county chief of
2	police or	the chief's representative at the time of
3	registrat	ion.
4	(d)	Registration shall not be required for:
5	(1)	Any device that is designed to fire loose black powder
6		or that is a firearm manufactured before 1899;
7	(2)	Any device not designed to fire or made incapable of
8		being readily restored to a firing condition; or
9	(3)	All unserviceable firearms and destructive devices
10		registered with the Bureau of Alcohol, Tobacco, [and]
11		Firearms, and Explosives of the United States
12		Department of Justice pursuant to Title 27, Code of
13		Federal Regulations."
14		PART III
15	SECT	ION 6. This Act does not affect rights and duties that
16	matured,	penalties that were incurred, and proceedings that were
17	begun bef	ore its effective date.
18	SECT	ION 7. If any provision of this Act, or the
19	applicati	on thereof to any person or circumstance, is held
20	invalid,	the invalidity does not affect other provisions or
21	applicati	ons of the Act that can be given effect without the

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invalid provision or application, and to this end the provisions
 of this Act are severable.
 SECTION 8. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.

5 SECTION 9. This Act shall take effect upon its approval.





Report Title:

Gun Violence and Violent Crimes Commission; Firearms; Ghost Guns; Registration

Description:

Establishes the gun violence and violent crimes commission. Requires reports to the Legislature. Makes it a class C felony to purchase, manufacture, or otherwise obtain firearm parts for the purpose of assembling a firearm having no serial number. Amends certain requirements relating to firearms registration. (SD2)

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