## STATE OF NEW YORK

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8131

2021-2022 Regular Sessions

## IN ASSEMBLY

June 11, 2021

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Introduced by M. of A. ANDERSON -- read once and referred to the Committee on Correction

AN ACT to amend the executive law, in relation to requiring the division of criminal justice services to establish and maintain a database of information relating to the sale or use of microstamped guns in the state and to promulgate regulations regarding the provision of information pertaining to the sale, delivery or use of such guns within the state

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- 1 Section 1. Section 837 of the executive law is amended by adding a new 2 subdivision 23 to read as follows:
- 23. (a) The department shall establish, maintain and update on a quarterly basis an electronic database of information relating to the manufacture, sale, offer for sale, exchange, giving, transfer, delivery or use of microstamped guns in the state. Such database shall be implemented within one hundred twenty days of the effective date of a New York state or federal law, rule or regulation mandating the microstamping of any type of gun.
- 10 (b) As used in this subdivision, "microstamped gun" means a gun that
  11 has been manufactured, equipped with or modified to contain a component
  12 or mechanism that is intended to produce a unique alpha-numeric or
  13 geometric code on at least one location on each expended cartridge case
  14 fired from the gun that identifies the make, model, and serial number of
  15 the gun.
- 16 (c) Such database shall contain, at a minimum and as applicable:
- 17 (i) the make, model and serial number of the gun;
- 18 (ii) the identity and address of the dealer in firearms licensed under
- 19 <u>section 400.00 of the penal law conveying the gun;</u>
- 20 <u>(iii) the identity and address of the manufacturer delivering or caus-</u>
  21 <u>ing the delivery of the gun to a person or entity within the state;</u>

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.

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1 (iv) the name and address of the person or entity to whom the gun has 2 been conveyed or delivered;

- (v) the name and address of the person in whose possession the gun was discovered by a police or peace agency; and
- 5 <u>(vi)</u> such other identifying information as determined by the commis-6 <u>sioner.</u>
  - (d) The division shall promulgate rules and regulations requiring:
- 9 (i) each dealer in firearms licensed under section 400.00 of the penal
  9 law who sells, offers for sale, exchanges, gives, transfers or delivers
  10 a gun, knowing that such gun contains a microstamping component or mech11 anism, to report such conveyance to the division for inclusion in the
  12 database;
- (ii) any manufacturer or wholesale dealer that delivers or causes to
  be delivered a gun to a person or entity within the state, knowing that
  such gun contains a microstamping component or mechanism, to report
  information regarding the gun or guns so delivered to the division for
  inclusion in the database;
  - (iii) requiring each police agency or peace officer agency within the state to report information regarding the discovery of a microstamped gun during any investigation or arrest to the division for inclusion in the database; and
  - (iv) regulating the disclosure of such information.
- § 2. This act shall take effect on the thirtieth day after it shall have become a law. Effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be made and completed on or before such date.