Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 24-1292

LLS NO. 24-0282.03 Jane Ritter x4342

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A BILL FOR AN ACT

101 CONCERNING PROHIBITIONS ON CERTAIN FIREARMS USED IN PUBLIC

102 MASS SHOOTINGS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov.</u>)

The bill defines the term "assault weapon" and prohibits a person from manufacturing, importing, purchasing, selling, offering to sell, or transferring ownership of an assault weapon. The bill further prohibits a person from possessing a rapid-fire trigger activator. A person in violation of the prohibitions will be assessed a first-time penalty of \$250,000 and \$500,000 for each subsequent violation.



Amended 2nd Reading April 12, 2024

HOUSE

The prohibition does not apply to:

- A member of the United States armed forces, a peace officer, or other government officer or agent, to the extent that the person is otherwise authorized to acquire or possess an assault weapon and does so while acting within the scope of the person's duties;
- The manufacture, sale, or transfer of an assault weapon by a licensed firearms manufacturer to any branch of the United States armed forces, or to an entity that employs peace officers, for use by that entity or its employees;
- The transfer of an assault weapon to a licensed firearms dealer or gunsmith for the purposes of maintenance, repair, or modification, and the subsequent return of the assault weapon to the lawful owner;
- Any federal, state, or local historical society, museum, or institutional collection that is open to the public, provided that the assault weapon is securely housed and unloaded;
- A forensic laboratory, or any authorized agent or employee of the laboratory, for use exclusively in the course and scope of authorized activities;
- An entity that operates an armored vehicle business and an authorized employee of the entity while in the course and scope of employment;
- A licensed gun dealer who has remaining inventory of assault weapons as of August 1, 2024, and sells or transfers the remaining inventory only to a non-Colorado resident and the sale or transfer takes place out of state; or
- A peace officer.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add part 6 to article
3	12 of title 18 as follows:
4	PART 6
5	ASSAULT WEAPONS
6	18-12-601. Legislative declaration. (1) THE GENERAL ASSEMBLY
7	FINDS AND DECLARES THAT:
8	(a) Mass shootings are a significant component of the
9	DISTINCTLY AMERICAN EPIDEMIC OF GUN VIOLENCE. GUN VIOLENCE OF

ALL TYPES ARE AN ONGOING AND GROWING THREAT TO THE PUBLIC
 HEALTH AND SAFETY OF ALL COLORADANS.

3 (b) AS PREVENTABLE GUN DEATH FROM ALL TYPES CONTINUE TO
4 DEVASTATE FAMILIES AND COMMUNITIES, IN THE FORM OF STATE
5 VIOLENCE, COMPLETED SUICIDES, INTERPERSONAL VIOLENCE, AND
6 ACCIDENTAL DEATHS, ASSAULT WEAPONS REMAIN A PREEMINENT FACTOR
7 IN THE DEVASTATING CRISIS OF GUN FATALITIES;

8 (c) IN RECENT YEARS, AMERICANS HAVE ENDURED AN 9 UNFATHOMABLE AVERAGE OF MORE THAN ONE MASS SHOOTING PER DAY. 10 CONSISTENTLY, THE DEADLIEST MASS SHOOTING INCIDENTS IN THE 11 UNITED STATES INVOLVED THE USE OF ASSAULT WEAPONS OR 12 HIGH-CAPACITY MAGAZINES. SUCH INSTRUMENTS HAVE NO PLACE IN A 13 CIVILIZED SOCIETY.

14 (d) EVEN AS COLORADO HAS UNDERTAKEN CONCERTED COMMON
15 SENSE EFFORTS TO DECREASE GUN VIOLENCE, COLORADO HAS STILL BEEN
16 THE LOCATION OF SEVERAL MASS SHOOTINGS PERPETRATED WITH AN
17 ASSAULT WEAPON;

18 (e) WELL-KNOWN PLACES THAT SHOULD HAVE ONLY EVER BEEN
19 KNOWN AS SITES SAFE FOR JOY, LEARNING, COMMERCE, AND CARE ARE
20 INSTEAD FOREVER ASSOCIATED WITH TRAGEDY OF MASS SHOOTINGS
21 PERPETRATED BY WEAPONS WHICH SHOULD NEVER HAVE BEEN AVAILABLE
22 FOR USE;

(f) COLORADO LOCATIONS THAT BECAME HOUSEHOLD NAMES
BECAUSE OF MASS SHOOTINGS INCLUDE COLUMBINE HIGH SCHOOL
(LITTLETON); CENTURY THEATER (AURORA); KING SOOPERS (BOULDER);
AND PLANNED PARENTHOOD, HALLOWEEN EVE, AND CLUB Q (ALL IN
COLORADO SPRINGS);

-3-

(g) ASSAULT WEAPONS AND HIGH-CAPACITY MAGAZINES ARE
 DISPROPORTIONATELY USED IN PUBLIC MASS SHOOTINGS, AND THE
 REASONS ARE BOTH OBVIOUS AND IRREFUTABLE. ASSAULT WEAPONS ARE
 UNIQUELY LETHAL BY DESIGN. THEY ENTAIL TACTICAL FEATURES
 DESIGNED FOR WARFARE, REFINED TO MAXIMIZE KILLING LARGE NUMBERS
 OF PEOPLE QUICKLY AND EFFICIENTLY.

(h) THE TACTICAL FEATURES ON ASSAULT WEAPONS ARE NOT
MERELY COSMETIC, AND THEY ARE NOT MINOR. THEY DIFFERENTIATE
ASSAULT WEAPONS FROM OTHER FIREARMS BY ALLOWING A SHOOTER TO
BETTER CONCEAL WEAPONS, MAKE IT EASIER TO FIRE A HIGH VOLUME OF
AMMUNITION IN A SHORT PERIOD OF TIME WHILE MAINTAINING ACCURACY,
MAXIMIZING CATASTROPHIC INJURY, AND PROVIDING EASE OF USE FOR
LESS THAN EXPERT USERS.

14 (2) THE GENERAL ASSEMBLY FURTHER FINDS THAT:

15 (a) ASSAULT WEAPONS ARE NOT SUITABLE FOR SELF DEFENSE AND
16 ARE NOT WELL-SUITED FOR HUNTING, SPORTING, OR ANY PURPOSE OTHER
17 THAN MASS KILLING;

18 (b) THE FIREARMS INDUSTRY HAS SPECIFICALLY MARKETED
19 ASSAULT WEAPONS AS TACTICAL, HYPER MASCULINE, AND MILITARY
20 STYLE IN A MANNER THAT OVERTLY APPEALS TO THE VERY PEOPLE MOST
21 LIKELY TO ACQUIRE SUCH WEAPONS AS A MEANS TO GAIN INFAMY AS A
22 MASS SHOOTER;

(c) IT IS CRITICAL TO LIMIT THE PROSPECTIVE SALE OF ASSAULT
WEAPONS AND ACCESSORIES, WHILE PERMITTING EXISTING LEGAL OWNERS
TO RETAIN THE ASSAULT WEAPONS THEY CURRENTLY OWN;

26 (d) JUST AS THE DESIGN OF ASSAULT WEAPONS MAXIMIZES THEIR
 27 LETHALITY, POLICY DESIGNED TO INTERRUPT THE PROLIFERATION OF

-4-

THESE WEAPONS HAS BEEN SHOWN TO BE JUST AS SUCCESSFUL IN
 DECREASING DEATHS;

3 (e) BANNING ASSAULT WEAPONS LEADS TO A DROP IN MASS
4 SHOOTINGS AND GUN MASSACRES. IN THE TEN YEARS THAT ASSAULT
5 WEAPONS WERE LIMITED BY A FEDERAL BAN, GUN MASSACRES DROPPED
6 DRASTICALLY, BY AT LEAST THIRTY-SEVEN PERCENT. CONVERSELY, AFTER
7 THE FEDERAL ASSAULT WEAPON BAN EXPIRED IN 2004, GUN MASSACRES
8 SKYROCKETED BY APPROXIMATELY ONE HUNDRED AND EIGHTY-THREE
9 PERCENT.

(f) FEDERAL PROHIBITIONS ARE NOT ALONE IN CURTAILING MASS
SHOOTINGS. INDEED, STATE PROHIBITIONS OF ASSAULT WEAPONS ARE
ASSOCIATED WITH A LOWER LIKELIHOOD OF A MASS SHOOTING EVENT,
LOWER LIKELIHOOD OF DEATH DUE TO A MASS SHOOTING EVENT, AND
LOWER GUN DEATH RATES OVERALL.

(3) THEREFORE, THE GENERAL ASSEMBLY DETERMINES THAT A
BAN ON KNOWINGLY MANUFACTURING, IMPORTING, PURCHASING, SELLING,
OFFERING TO SELL, OR TRANSFERRING OWNERSHIP OF AN ASSAULT
WEAPON, CAUSING THE MANUFACTURE, IMPORTATION, PURCHASE, SALE,
OFFER TO SELL, OR TRANSFER OF OWNERSHIP OF ASSAULT WEAPONS IN
COLORADO IS IN THE BEST INTERESTS OF THE CITIZENS AND GUESTS OF
OUR GREAT STATE.

18-12-602. Definitions. As used in this part 6, unless the
context otherwise requires:

(1) ".50 CALIBER RIFLE" MEANS A CENTER FIRE RIFLE CAPABLE OF
FIRING A .50 CALIBER CARTRIDGE. THE TERM DOES NOT INCLUDE ANY
ANTIQUE FIREARM, ANY SHOTGUN, INCLUDING A SHOTGUN THAT HAS A
RIFLE BARREL, OR ANY MUZZLE-LOADER THAT USES BLACK POWDER FOR

-5-

1 HUNTING OR HISTORICAL REENACTMENTS.

2 (2) (a) "ASSAULT WEAPON", EXCEPT AS PROVIDED IN SUBSECTION
3 (2)(b) OF THIS SECTION, MEANS:

4 (I) A SEMIAUTOMATIC RIFLE THAT HAS THE CAPACITY TO ACCEPT 5 A DETACHABLE MAGAZINE, OR THAT MAY BE READILY MODIFIED TO 6 ACCEPT A DETACHABLE MAGAZINE, AND HAS ONE OR MORE OF THE 7 FOLLOWING CHARACTERISTICS:

8

(A) A PISTOL GRIP OR THUMBHOLE STOCK;

9 (B) ANY FEATURE CAPABLE OF FUNCTIONING AS A PROTRUDING
10 GRIP THAT CAN BE HELD BY THE NON-TRIGGER HAND;

11 (C) A FOLDING, TELESCOPING, OR DETACHABLE STOCK THAT IS
12 OTHERWISE FOLDABLE OR ADJUSTABLE IN A MANNER THAT OPERATES TO
13 REDUCE THE LENGTH, SIZE, OR ANY OTHER DIMENSION, OR OTHERWISE
14 ENHANCES THE ABILITY TO CONCEAL THE WEAPON;

15 (D) A MUZZLE BRAKE;

16 (E) A FUNCTIONAL GRENADE LAUNCHER OR FLARE LAUNCHER;

17 (F) A SHROUD ATTACHED TO THE BARREL, OR THAT PARTIALLY OR
18 COMPLETELY ENCIRCLES THE BARREL, ALLOWING THE BEARER TO HOLD
19 THE FIREARM WITH THE NON-TRIGGER HAND WITHOUT BEING BURNED, BUT
20 EXCLUDING A SLIDE THAT ENCLOSES THE BARREL; OR

21

(G) A THREADED BARREL;

(II) ALL OF THE FOLLOWING RIFLES, COPIES, DUPLICATES,
VARIANTS, OR ALTERED FACSIMILES WITH THE CAPABILITY OF ANY SUCH
WEAPON:

(A) ALL AK TYPES, INCLUDING THE FOLLOWING: AK, AK47,
AK47s, AK-74, AKM, AKS, ARM, MAK90, MISR, NHM90, NHM91,
SA85, SA93, VECTOR ARMS AK-47, VEPR, WASR-10, AND WUM;

1292

IZHMASH SAIGA AK; MAADI AK47 AND ARM; NORINCO 56S, 56S2, 84S,
 AND 86S; POLY TECHNOLOGIES AK47 AND AKS; AND SKS WITH A
 DETACHABLE MAGAZINE;

4 (B) ALL AR TYPES, INCLUDING THE FOLLOWING: AR-10; AR-15; 5 ALEXANDER ARMS OVERMATCH PLUS 16; ARMALITE M1522LR CARBINE; 6 ARMALITE M15-T; BARRETT REC7; BERETTA AR-70; BLACK RAIN 7 ORDNANCE RECON SCOUT; BUSHMASTER ACR; BUSHMASTER CARBON 8 15; BUSHMASTER MOE SERIES; BUSHMASTER XM15; CHIAPPA FIREARMS 9 MFOUR RIFLES; COLT MATCH TARGET RIFLES; CORE RIFLE SYSTEMS 10 CORE 15 RIFLES; DANIEL DEFENSE M4A1 RIFLES; DEVIL DOG ARMS 15 11 SERIES RIFLES; DIAMONDBACK DB15 RIFLES; DOUBLESTAR AR RIFLES; 12 DPMS TACTICAL RIFLES; DSA INC. ZM-4 CARBINE; HECKLER & KOCH 13 MR556; HIGH STANDARD HSA-15 RIFLES; JESSE JAMES NOMAD AR-15 14 RIFLE; KNIGHT'S ARMAMENT SR-15; LANCER L15 RIFLES; MGI HYDRA 15 SERIES RIFLES; MOSSBERG MMR TACTICAL RIFLES; NOREEN FIREARMS 16 BN36 RIFLE; OLYMPIC ARMS RIFLES; POF USA P415; PRECISION 17 FIREARMS AR RIFLES; REMINGTON R-15 RIFLES; RHINO ARMS AR RIFLES; 18 ROCK RIVER ARMS LAR-15 OR LAR-47; SIG SAUER SIG516, M400, 19 AND SIG716 RIFLES; SMITH & WESSON M&P15 RIFLES; STAG ARMS AR 20 RIFLES; STURM, RUGER & CO. SR-556 AND AR-556 RIFLES; USELTON 21 ARMS AIR-LITE M-4 RIFLES; WINDHAM WEAPONRY AR RIFLES; WMD 22 GUNS BIG BEAST; YANKEE HILL MACHINE COMPANY, INC. YHM-15 23 RIFLES; BARRETT M107A1; BARRETT M82A1; BERETTA CX4 STORM; CALICO LIBERTY SERIES; CETME SPORTER; DAEWOO K-1, K-2, MAX 1, 24 25 MAX 2, AR 100, AND AR 110C; FABRIQUE NATIONALE OR FN HERSTAL 26 FAL, LAR, FNC, 308 MATCH, L1A1 SPORTER, PS90, SCAR, AND 27 FS2000; FEATHER INDUSTRIES AT-9; GALIL AR AND ARM; HI-POINT

CARBINE; HK-91, HK-93, HK-94, HK-PSG1, AND HK USC; IWI TAVOR
 AND GALIL ACE RIFLE; KELTEC SUB-2000, SU-16, RFB, AND RDB; SIG
 AMT, SIG PE-57, SIG SAUER SG 550, SIG SAUER SG 551, AND SIG
 MCX; SPRINGFIELD ARMORY SAR-48; STEYR AUG; STURM, RUGER &
 Co. MINI-14 TACTICAL RIFLE M-14/20CF;

6 (C) ALL THOMPSON RIFLES, INCLUDING THE FOLLOWING:
7 THOMPSON M1SB, THOMPSON T1100D, THOMPSON T150D, THOMPSON
8 T1B, THOMPSON T1B100D, THOMPSON T1B50D, THOMPSON T1BSB,
9 THOMPSON T1-C, THOMPSON T1D, THOMPSON T1SB, THOMPSON T5,
10 THOMPSON T5100D, THOMPSON TM1, AND THOMPSON TM1C; AND
11 (D) OTHER RIFLE MODELS, INCLUDING, BUT NOT LIMITED TO, THE

FOLLOWING: UMAREX UZI RIFLE; UZI MINI CARBINE, UZI MODEL A
CARBINE, AND UZI MODEL B CARBINE; VALMET M62S, M71S, AND M78;
VECTOR ARMS UZI TYPE; WEAVER ARMS NIGHTHAWK; WILKINSON ARMS
LINDA CARBINE; AND CZ SCORPION RIFLE AND CZ BREN RIFLE;

16 (III) A SEMIAUTOMATIC RIFLE THAT HAS A FIXED LARGE-CAPACITY

17 MAGAZINE, AS DESCRIBED IN SECTION 18-12-302;

18

(IV) A .50 CALIBER RIFLE;

(V) A SEMIAUTOMATIC PISTOL THAT HAS THE CAPACITY TO
ACCEPT A DETACHABLE MAGAZINE, OR THAT MAY BE READILY MODIFIED
TO ACCEPT A DETACHABLE MAGAZINE, IF THE SEMIAUTOMATIC PISTOL HAS
ONE OR MORE OF THE FOLLOWING FEATURES:

23 (A) A THREADED BARREL;

(B) A SECOND PISTOL GRIP OR ADDITIONAL FEATURE CAPABLE OF
FUNCTIONING AS A PROTRUDING GRIP THAT CAN BE HELD BY THE
NON-TRIGGER HAND;

27 (C) A SHROUD THAT IS ATTACHED TO THE BARREL, OR THAT

-8-

PARTIALLY OR COMPLETELY ENCIRCLES THE BARREL, ALLOWING THE
 BEARER TO HOLD THE FIREARM WITH THE NON-TRIGGER HAND WITHOUT
 BEING BURNED, BUT EXCLUDING A SLIDE THAT ENCLOSES THE BARREL;

4 (D) A MUZZLE BRAKE;

5 (E) THE CAPACITY TO ACCEPT A DETACHABLE
6 AMMUNITION-FEEDING DEVICE AT SOME LOCATION OUTSIDE OF THE PISTOL
7 GRIP; OR

8 (F) A BUFFER TUBE, ARM BRACE, OR OTHER PART THAT PROTRUDES
9 HORIZONTALLY BEHIND THE PISTOL GRIP;

10 (VI) ALL OF THE FOLLOWING PISTOLS, COPIES, DUPLICATES,
11 VARIANTS, OR ALTERED FACSIMILES WITH THE CAPABILITY OF THE
12 FOLLOWING PISTOLS, INCLUDING BUT NOT LIMITED TO:

(A) ALL AK TYPES, INCLUDING THE FOLLOWING: CENTURION 39
AK PISTOL, CZ SCORPION PISTOL, DRACO AK-47 PISTOL, HCR AK-47
PISTOL, IO INC. HELLPUP AK-47 PISTOL, KRINKOV PISTOL, MINI DRACO
AK-47 PISTOL, PAP M92 PISTOL, AND YUGO KREBS KRINK PISTOL;

(B) ALL AR TYPES, INCLUDING THE FOLLOWING: AMERICAN SPIRIT
AR-15 PISTOL; BUSHMASTER CARBON 15 PISTOL; CHIAPPA FIREARMS M4
PISTOL GEN II; CORE RIFLE SYSTEMS ROSCOE PISTOL; DANIEL DEFENSE
MK18 PISTOL; DOUBLESTAR CORPORATION AR PISTOL; DPMS AR-15
PISTOL; JESSE JAMES NOMAD AR-15 PISTOL; OLYMPIC ARMS AR-15
PISTOL; POF USA AR PISTOLS; ROCK RIVER ARMS LAR 15 PISTOL; AND
USELTON ARMS AIR LITE M-4 PISTOL;

(C) OTHER PISTOL MODELS, INCLUDING, BUT NOT LIMITED TO,
CALICO PISTOLS; DSA SA58 PKP FAL PISTOL; ENCOM MP-9 AND MP-45;
HECKLER & KOCH SP-89 PISTOL; INTRATEC AB-10, TEC-22 SCORPION,
TEC-9, AND TEC-DC9; IWI GALIL ACE PISTOL AND UZI PRO PISTOL;

-9-

1 KELTEC PLR 16 PISTOL; SIG SAUER P556 PISTOL; AND SITES SPECTRE; 2 (D) ALL THOMPSON TYPES, INCLUDING, BUT NOT LIMITED TO, 3 THOMPSON TA5160D AND THOMPSON TA5; 4 (E) ALL MAC TYPES, INCLUDING, BUT NOT LIMITED TO: MAC-10, 5 MAC-11; MASTERPIECE ARMS MPA A930 MINI PISTOL, MPA460 PISTOL, 6 MPA TACTICAL PISTOL, AND MPA MINI TACTICAL PISTOL; MILITARY 7 ARMAMENT CORP. INGRAM M-11; AND VELOCITY FIREARMS VMAC; AND 8 (F) ALL UZI-TYPES, INCLUDING, BUT NOT LIMITED TO, MICRO-UZI; 9 A SEMIAUTOMATIC PISTOL THAT HAS A FIXED (VII) 10 LARGE-CAPACITY MAGAZINE, AS DESCRIBED IN SECTION 18-12-302; 11 (VIII) A SHOTGUN WITH A REVOLVING CYLINDER; 12 (IX) A SEMIAUTOMATIC SHOTGUN THAT HAS ONE OR MORE OF THE 13 FOLLOWING FEATURES: 14 (A) A PISTOL GRIP; 15 (B) ANY FEATURE CAPABLE OF FUNCTIONING AS A PROTRUDING 16 GRIP THAT CAN BE HELD BY THE NON-TRIGGER HAND; 17 (C) A FOLDING, TELESCOPING, OR THUMBHOLE STOCK; 18 (D) A FUNCTIONAL GRENADE LAUNCHER OR FLARE LAUNCHER; 19 (E) A FIXED LARGE-CAPACITY MAGAZINE, AS DEFINED IN SECTION 20 18-12-301; OR 21 (F) THE CAPACITY TO ACCEPT A DETACHABLE MAGAZINE; 22 (X) ALL OF THE FOLLOWING SHOTGUNS, COPIES, DUPLICATES, 23 VARIANTS, OR ALTERED FACSIMILES WITH THE CAPABILITY OF THE 24 FOLLOWING SHOTGUNS: 25 DERYA MK-12; DORUK LETHAL SHOTGUNS; FRANCHI (A) 26 LAW-12 AND SPAS-12; STREET SWEEPER; AND STRIKER 12; OR 27 (B) ALL IZHMASH SAIGA 12 TYPES, INCLUDING, BUT NOT LIMITED TO, THE FOLLOWING: IZHMASH SAIGA 12; IZHMASH SAIGA 12S; IZHMASH
 SAIGA 12S EXP-01; IZHMASH SAIGA 12K; IZHMASH SAIGA 12K-030; AND
 IZHMASH SAIGA 12K-040 TAKTIKA;

4 (XI) A SEMIAUTOMATIC FIREARM THAT HAS THE CAPACITY TO 5 ACCEPT A BELT AMMUNITION FEEDING DEVICE;

6 (XII) A SEMIAUTOMATIC FIREARM THAT HAS BEEN MODIFIED TO BE
7 OPERABLE AS AN ASSAULT WEAPON AS DEFINED IN THIS SUBSECTION (2);
8 OR

9 (XIII) ANY PART OR COMBINATION OF PARTS DESIGNED OR
10 INTENDED TO CONVERT A FIREARM INTO AN ASSAULT WEAPON AS DEFINED
11 IN THIS SUBSECTION (2).

(b) "Assault weapon" does not include any firearm that
HAS BEEN MADE PERMANENTLY INOPERABLE; AN ANTIQUE FIREARM
MANUFACTURED BEFORE 1899; A REPLICA OF AN ANTIQUE FIREARM; A
FIREARM THAT IS MANUALLY OPERATED BY BOLT, PUMP, LEVER, SLIDE
ACTION, UNLESS THE FIREARM IS A SHOTGUN WITH A REVOLVING
CYLINDER; OR A FIREARM THAT CAN ONLY FIRE RIMFIRE AMMUNITION.

18 (3) "DETACHABLE MAGAZINE" MEANS AN AMMUNITION-FEEDING
19 DEVICE THAT MAY BE REMOVED FROM A FIREARM WITHOUT DISASSEMBLY
20 OF THE FIREARM ACTION, INCLUDING AN AMMUNITION-FEEDING DEVICE
21 THAT MAY BE READILY REMOVED FROM A FIREARM WITH THE USE OF A
22 BULLET, CARTRIDGE, ACCESSORY, OR OTHER TOOL, OR ANY OTHER OBJECT
23 THAT FUNCTIONS AS A TOOL.

24 (4) "FIREARM" HAS THE SAME MEANING AS SET FORTH IN SECTION
25 18-1-901.

26 (5) "FIXED MAGAZINE" MEANS AN AMMUNITION-FEEDING DEVICE
27 THAT IS PERMANENTLY ATTACHED TO A FIREARM, OR CONTAINED IN AND

1292

NOT REMOVABLE FROM A FIREARM, OR THAT IS OTHERWISE NOT A
 DETACHABLE MAGAZINE. "FIXED MAGAZINE" DOES NOT INCLUDE AN
 ATTACHED TUBULAR DEVICE DESIGNED TO ACCEPT, AND CAPABLE OF
 OPERATING ONLY WITH, .22 CALIBER RIMFIRE AMMUNITION.

5 (6) "GUN SHOW VENDOR" MEANS ANY PERSON WHO EXHIBITS,
6 SELLS, OFFERS FOR SALE, TRANSFERS, OR EXCHANGES ANY FIREARM,
7 INCLUDING AN ASSAULT WEAPON, AT A GUN SHOW, REGARDLESS OF
8 WHETHER THE PERSON ARRANGES WITH A GUN SHOW PROMOTER FOR A
9 FIXED LOCATION FROM WHICH TO EXHIBIT, SELL, OFFER FOR SALE,
10 TRANSFER, OR EXCHANGE ANY FIREARM, INCLUDING AN ASSAULT WEAPON.

(7) "LICENSED GUN DEALER" OR "LICENSED FIREARMS DEALER"
MEANS ANY PERSON WHO IS A LICENSED IMPORTER, LICENSED
MANUFACTURER, OR DEALER WHO IS LICENSED PURSUANT TO 18 U.S.C.
SEC. 923, AS AMENDED, AS A FEDERALLY LICENSED FIREARMS DEALER.

15 (8) "PEACE OFFICER" HAS THE SAME MEANING AS SET FORTH IN
16 SECTION 16-2.5-101.

17

(9) "RAPID-FIRE TRIGGER ACTIVATOR" MEANS:

18 (a) ANY MANUAL, POWER-DRIVEN, OR ELECTRONIC DEVICE THAT
19 IS DESIGNED AND FUNCTIONS TO INCREASE THE RATE OF FIRE OF A
20 SEMIAUTOMATIC FIREARM WHEN THE DEVICE IS ATTACHED TO THE
21 FIREARM;

(b) ANY PART OF A SEMIAUTOMATIC FIREARM OR COMBINATION OF
PARTS THAT IS DESIGNED AND FUNCTIONS TO INCREASE THE RATE OF FIRE
OF A SEMIAUTOMATIC FIREARM BY ELIMINATING THE NEED FOR THE
OPERATOR OF THE FIREARM TO MAKE A SEPARATE MOVEMENT FOR EACH
INDIVIDUAL FUNCTION OF THE TRIGGER; OR

27 (c) ANY OTHER DEVICE, PART, OR COMBINATION OF PARTS THAT IS

-12-

DESIGNED AND FUNCTIONS TO SUBSTANTIALLY INCREASE THE RATE OF
 FIRE OF A SEMIAUTOMATIC FIREARM ABOVE THE STANDARD RATE OF FIRE
 FOR A SEMIAUTOMATIC FIREARM THAT IS NOT EQUIPPED WITH THAT
 DEVICE, PART, OR COMBINATION OF PARTS.

5 18-12-603. Manufacture, import, purchase, sale, offer to sell, 6 and transfer of ownership of assault weapons prohibited -7 exemptions - penalties. (1) EXCEPT AS OTHERWISE PROVIDED IN 8 SUBSECTIONS (2) AND (3) OF THIS SECTION, A PERSON SHALL NOT 9 KNOWINGLY MANUFACTURE, IMPORT, PURCHASE, SELL, OFFER TO SELL, OR 10 TRANSFER OWNERSHIP OF, OR KNOWINGLY CAUSE THE MANUFACTURE, 11 IMPORTATION, PURCHASE, SALE, OFFER OF SALE, OR TRANSFER OF 12 OWNERSHIP OF, AN ASSAULT WEAPON.

13 (2) THE PROHIBITION DESCRIBED IN THIS SECTION DOES NOT APPLY
14 TO:

15 (a) A PERSON WHO IS AN ACTIVE MEMBER OF THE UNITED STATES
16 ARMED FORCES WHILE ON DUTY AND SERVING IN CONFORMANCE WITH THE
17 POLICIES OF THE UNITED STATES ARMED FORCES;

(b) THE MANUFACTURE, SALE, OR TRANSFER OF AN ASSAULT
WEAPON BY A LICENSED FIREARMS MANUFACTURER TO A PEACE OFFICER,
OR TO AN ENTITY THAT EMPLOYS PEACE OFFICERS; AND

(c) THE MANUFACTURE, SALE, OR TRANSFER OF RAPID-FIRE
TRIGGER ACTIVATORS BY A LICENSED FIREARMS MANUFACTURER TO A
PEACE OFFICER, OR TO AN ENTITY THAT EMPLOYS PEACE OFFICERS.

24 (d) THE MANUFACTURE, SALE, OR TRANSFER OF AN ASSAULT
25 WEAPON BY A LICENSED FIREARMS MANUFACTURER TO ANY BRANCH OF
26 THE UNITED STATES ARMED FORCES;

27 (e) THE TRANSFER OF AN ASSAULT WEAPON TO A LICENSED

-13-

FIREARMS DEALER FOR TEMPORARY STORAGE OR PERMANENT DISPOSAL,
 OR TO A GUNSMITH FOR THE PURPOSES OF MAINTENANCE, REPAIR,
 MODIFICATION, AND THE SUBSEQUENT RETURN OF THE ASSAULT WEAPON
 TO THE LAWFUL OWNER, PROVIDED THE LAWFUL OWNER IS NOT
 OTHERWISE PROHIBITED BY STATUTE;

6 (f) ANY FEDERAL, STATE, OR LOCAL HISTORICAL SOCIETY,
7 MUSEUM, OR INSTITUTIONAL COLLECTION THAT IS OPEN TO THE PUBLIC,
8 PROVIDED THAT THE ASSAULT WEAPON IS SECURELY HOUSED AND
9 UNLOADED;

10 (g) A FORENSIC LABORATORY, OR ANY AUTHORIZED AGENT OR
11 EMPLOYEE OF THE LABORATORY, FOR USE EXCLUSIVELY IN THE COURSE
12 AND SCOPE OF AUTHORIZED ACTIVITIES;

13 (h) AN ENTITY THAT OPERATES AN ARMORED VEHICLE BUSINESS
14 AND AN AUTHORIZED EMPLOYEE OF THE ENTITY WHILE IN THE COURSE AND
15 SCOPE OF EMPLOYMENT;

(i) A LICENSED GUN DEALER WHO HAS REMAINING INVENTORY OF
ASSAULT WEAPONS ON OR AFTER AUGUST 1, 2024, AND SELLS OR
TRANSFERS THE REMAINING INVENTORY ONLY TO A NON-COLORADO
RESIDENT AND THE SALE OR TRANSFER TAKES PLACE OUT OF STATE. A
SALE OR TRANSFER OF INVENTORY REMAINING ON OR AFTER AUGUST 1,
2024, TO A COLORADO RESIDENT OR IN THIS STATE IS A VIOLATION OF THIS
SECTION.

23

(j) A PEACE OFFICER; AND

24 (k) AN ENTITY THAT EMPLOYS PEACE OFFICERS FOR USE BY THAT
25 ENTITY OR ITS EMPLOYEES.

26 (3) AN ASSAULT WEAPON SHALL NOT BE SOLD OR TRANSFERRED BY
27 AN INDIVIDUAL ON OR AFTER JULY 1, 2024, TO ANYONE WITHIN THE STATE,

1 EXCEPT TO:

2 (a) AN HEIR BY BEQUEST OR INTESTATE SUCCESSION; OR 3 (b) A LICENSED GUN OR FIREARMS DEALER, WHO SHALL RENDER 4 THE WEAPON INOPERABLE WITHIN NINETY DAYS OF THE TRANSFER. 5 (4) (a) AN INDIVIDUAL OR ENTITY THAT DOES NOT HAVE A PERMIT 6 TO SELL FIREARMS BUT SELLS OR ATTEMPTS TO MAKE A PRIVATE SALE OF 7 AN ASSAULT WEAPON IN VIOLATION OF SUBSECTION (1) OF THIS SECTION 8 ON OR AFTER JULY 1, 2025, SHALL BE ASSESSED A CIVIL PENALTY IN THE 9 AMOUNT OF SEVEN HUNDRED AND FIFTY DOLLARS. 10 (b) A LICENSED GUN DEALER, LICENSED FIREARMS DEALER, GUN

SHOW VENDOR, OR OTHER PERSON THAT HAS A PERMIT TO SELL FIREARMS
WHO SELLS OR ATTEMPTS TO SELL AN ASSAULT WEAPON IN VIOLATION OF
SUBSECTION (1) OF THIS SECTION ON OR AFTER JULY 1, 2025, SHALL BE
REPORTED TO THE DEPARTMENT OF REVENUE. THE DEPARTMENT OF
REVENUE SHALL TAKE APPROPRIATE ACTIONS AS REQUIRED BY LAW.

16 (c) A LICENSED GUN DEALER, LICENSED FIREARMS DEALER, GUN
17 SHOW VENDOR, OR OTHER PERSON THAT HAS A PERMIT TO SELL FIREARMS
18 THAT PURCHASES AN ASSAULT WEAPON FROM A MANUFACTURER OF
19 ASSAULT WEAPONS THAT OPERATES IN COLORADO SHALL BE REPORTED TO
20 THE DEPARTMENT OF REVENUE. THE DEPARTMENT OF REVENUE SHALL
21 TAKE APPROPRIATE ACTIONS AS REQUIRED BY LAW.

18-12-604. Possession of rapid-fire trigger activators
prohibited - exemptions - penalties. (1) EXCEPT AS OTHERWISE
PROVIDED IN SUBSECTION (2) OF THIS SECTION, A PERSON SHALL NOT
KNOWINGLY POSSESS A RAPID-FIRE TRIGGER ACTIVATOR.

26 (2) THE PROHIBITION DESCRIBED IN THIS SECTION DOES NOT APPLY
27 TO:

-15-

(a) A MEMBER OF THE UNITED STATES ARMED FORCES, TO THE
 EXTENT THAT THE PERSON IS OTHERWISE AUTHORIZED TO ACQUIRE AN
 RAPID-FIRE TRIGGER ACTIVATOR AND DOES SO WHILE ACTING WITHIN THE
 SCOPE OF THE PERSON'S DUTIES;

5 (b) THE MANUFACTURE, SALE, OR TRANSFER OF RAPID-FIRE
6 TRIGGER ACTIVATORS BY A LICENSED FIREARMS MANUFACTURER TO ANY
7 BRANCH OF THE UNITED STATES ARMED FORCES;

8 (c) A FORENSIC LABORATORY, OR ANY AUTHORIZED AGENT OR
9 EMPLOYEE OF THE LABORATORY, FOR USE EXCLUSIVELY IN THE COURSE
10 AND SCOPE OF AUTHORIZED ACTIVITIES;

(d) A LICENSED GUN DEALER WHO HAS REMAINING INVENTORY OF
RAPID-FIRE TRIGGER ACTIVATORS ON OR AFTER AUGUST 1, 2024, AND
SELLS OR TRANSFERS THE REMAINING INVENTORY ONLY TO A
NON-COLORADO RESIDENT AND THE SALE OR TRANSFER TAKES PLACE OUT
OF STATE. A SALE OR TRANSFER OF INVENTORY REMAINING ON OR AFTER
AUGUST 1, 2024, TO A COLORADO RESIDENT OR IN THIS STATE IS A
VIOLATION OF THIS SECTION.

18 (e) A PEACE OFFICER; AND

(f) AN ENTITY THAT EMPLOYS PEACE OFFICERS FOR USE BY THATENTITY OR ITS EMPLOYEES.

(3) (a) AN INDIVIDUAL OR ENTITY THAT DOES NOT HAVE A
PERMIT TO SELL FIREARMS BUT SELLS OR ATTEMPTS TO MAKE A PRIVATE
SALE OF A RAPID-FIRE TRIGGER ACTIVATOR IN VIOLATION OF SUBSECTION
(1) OF THIS SECTION ON OR AFTER JULY 1, 2025, SHALL BE ASSESSED A
CIVIL PENALTY IN THE AMOUNT OF SEVEN HUNDRED AND FIFTY DOLLARS.
(b) A LICENSED GUN DEALER, LICENSED FIREARMS DEALER, GUN
SHOW VENDOR, OR OTHER PERSON THAT HAS A PERMIT TO SELL FIREARMS

1 WHO SELLS OR ATTEMPTS TO SELL A RAPID-FIRE TRIGGER ACTIVATOR IN 2 VIOLATION OF SUBSECTION (1) OF THIS SECTION ON OR AFTER JULY 1, 3 2025, SHALL BE REPORTED TO THE DEPARTMENT OF REVENUE. THE 4 DEPARTMENT OF REVENUE SHALL TAKE ACTIONS AS REQUIRED BY LAW. 5 (c) A LICENSED GUN DEALER, LICENSED FIREARMS DEALER, GUN 6 SHOW VENDOR, OR OTHER PERSON THAT HAS A PERMIT TO SELL FIREARMS 7 THAT PURCHASES A RAPID-FIRE TRIGGER ACTIVATOR FROM A 8 MANUFACTURER OF RAPID-FIRE TRIGGER ACTIVATORS THAT OPERATES IN 9 COLORADO SHALL BE REPORTED TO THE DEPARTMENT OF REVENUE. THE 10 DEPARTMENT OF REVENUE THE DEPARTMENT OF REVENUE SHALL ACTIONS 11 AS REOUIRED BY LAW. 12 18-12-605. Interstate transportation of assault weapons. THIS 13 PART 6 DOES NOT APPLY TO THE TRANSPORTATION OF ASSAULT WEAPONS 14 THROUGH THE STATE BY A PERSON WHO IS NOT OTHERWISE PROHIBITED BY 15 STATE OR FEDERAL LAW FROM TRANSPORTING, SHIPPING, OR RECEIVING A 16 FIREARM. A PERSON IS ENTITLED TO TRANSPORT AN ASSAULT WEAPON FOR 17 ANY LAWFUL PURPOSE FROM ANY PLACE WHERE THE PERSON MAY 18 LAWFULLY POSSESS AND CARRY THE ASSAULT WEAPON TO ANY OTHER 19 PLACE WHERE THE PERSON MAY LAWFULLY POSSESS AND CARRY THE 20 ASSAULT WEAPON, PROVIDED THAT THE ASSAULT WEAPON IS 21 TRANSPORTED IN ACCORDANCE WITH THE FEDERAL REQUIREMENTS SET 22 FORTH IN 18 U.S.C. SEC 926(a). 23 SECTION 2. In Colorado Revised Statutes, 18-12-108.7, amend 24 (3) as follows: 25 18-12-108.7. Unlawfully providing or permitting a juvenile to 26 possess a handgun - penalty - unlawfully providing a firearm other

than a handgun to a juvenile - penalty. (3) With regard to firearms

1 other than handguns, no INCLUDING ASSAULT WEAPONS, AS DEFINED IN 2 SECTION 18-12-602, A person shall NOT sell, rent, or transfer ownership 3 or allow unsupervised possession of a firearm, INCLUDING AN ASSAULT 4 WEAPON AS PROHIBITED PURSUANT TO PART 6 OF THIS ARTICLE 12, with 5 or without remuneration to any juvenile without the consent of the 6 juvenile's parent or legal guardian. Unlawfully providing a firearm, 7 INCLUDING AN ASSAULT WEAPON, AS DEFINED IN SECTION 18-12-602, other 8 than a handgun to a juvenile in violation of this subsection (3) is a class 9 1 misdemeanor.

10 SECTION 3. Safety clause. The general assembly finds, 11 determines, and declares that this act is necessary for the immediate 12 preservation of the public peace, health, or safety or for appropriations for 13 the support and maintenance of the departments of the state and state 14 institutions.