First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 25-0105.01 Conrad Imel x2313

HOUSE BILL 25-1133

HOUSE SPONSORSHIP

Duran and Gilchrist,

Mullica,

SENATE SPONSORSHIP

House Committees Business Affairs & Labor

Senate Committees

A BILL FOR AN ACT

101	CONCERNING REQUIREMENTS FOR THE RETAIL SALE OF AMMUNITION
102	FOR FIREARMS, AND, IN CONNECTION THEREWITH,
103	ESTABLISHING REQUIREMENTS FOR THE DELIVERY OF
104	AMMUNITION SOLD AT RETAIL.

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 http://leg.colorado.gov.)

The bill requires that ammunition sold at retail must be accessible to a purchaser or transferee only with the assistance of the vendor, and the bill prohibits the retail sale of ammunition to a person who is younger than 21 years of age. Unlawful sale of ammunition by violating either requirement is a civil infraction; except that a second or subsequent violation is a class 1 misdemeanor.

The bill requires a person shipping ammunition to give written notice to the ammunition deliverer that the package contains ammunition and prohibits labeling the outside of the package in a manner that indicates that the package contains ammunition. Violating either provision is unlawful notification involving an ammunition package, which is a class 1 misdemeanor.

When delivering a package containing ammunition sold at retail, a retail ammunition deliverer is required to verify that the person receiving the delivery is 21 years of age or older and obtain written acknowledgment of receipt from the recipient. Violating either of these requirements is unlawful delivery of ammunition by a retail ammunition deliverer, which is a class 1 misdemeanor.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 18-12-101, add
3	(1)(a.2) as follows:
4	18-12-101. Peace officer affirmative defense - definitions.
5	(1) As used in this article 12, unless the context otherwise requires:
6	(a.2) "Ammunition" means an ammunition or cartridge
7	CASE, PRIMER, BULLET, OR PROPELLANT POWDER DESIGNED FOR USE IN A
8	FIREARM. THE TERM "AMMUNITION" DOES NOT INCLUDE:
9	(I) A SHOTGUN SHOT OR PELLET NOT DESIGNED FOR USE AS THE
10	SINGLE, COMPLETE PROJECTILE LOAD FOR ONE SHOTGUN HULL OR CASING;
11	OR
12	(II) AN UNLOADED, NONMETALLIC SHOTGUN HULL OR CASING
13	THAT DOES NOT HAVE A PRIMER.
14	SECTION 2. In Colorado Revised Statutes, add 18-12-116 as
15	follows:
16	18-12-116. Ammunition sales - sales requirements - minimum
17	purchase age - exceptions - ammunition delivery requirements -

1 **penalties - definitions.** (1) (a) A RETAIL AMMUNITION VENDOR SHALL 2 NOT SELL, OFFER FOR SALE, OR DISPLAY FOR SALE OR TRANSFER 3 AMMUNITION IN A MANNER THAT ALLOWS THE AMMUNITION TO BE 4 ACCESSIBLE TO A PURCHASER OR TRANSFEREE WITHOUT THE ASSISTANCE 5 OF THE VENDOR OR AN EMPLOYEE OF THE VENDOR. AMMUNITION 6 DISPLAYED IN AN ENCLOSED DISPLAY CASE OR BEHIND A COUNTER OR 7 OTHER CUSTOMER ACCESS PREVENTION DEVICE IS NOT CONSIDERED 8 ACCESSIBLE FOR THE PURPOSES OF THIS SUBSECTION (1)(a).

9 (b) A RETAIL AMMUNITION VENDOR SHALL NOT SELL AMMUNITION 10 TO A PERSON WHO IS UNDER TWENTY-ONE YEARS OF AGE. PRIOR TO 11 COMPLETING A SALE OF AMMUNITION AT AN IN-PERSON TRANSACTION, THE 12 RETAIL AMMUNITION VENDOR, OR AN EMPLOYEE OF THE VENDOR, SHALL 13 VERIFY THAT THE PURCHASER IS AT LEAST TWENTY-ONE YEARS OF AGE BY 14 REQUIRING THE PURCHASER TO PRODUCE A VALID GOVERNMENT-ISSUED 15 PHOTO IDENTIFICATION.

16 (c) A RETAIL AMMUNITION VENDOR THAT VIOLATES THIS
17 SUBSECTION (1) COMMITS UNLAWFUL SALE OF AMMUNITION. UNLAWFUL
18 SALE OF AMMUNITION IS A CIVIL INFRACTION; EXCEPT THAT A SECOND OR
19 SUBSEQUENT OFFENSE IS A CLASS 1 MISDEMEANOR.

20 (2) (a) A RETAIL AMMUNITION VENDOR DELIVERING A PACKAGE
21 CONTAINING AMMUNITION TO A RETAIL AMMUNITION DELIVERER FOR
22 PURPOSES OF TRANSPORT:

23 (I) SHALL GIVE WRITTEN NOTICE TO THE RETAIL AMMUNITION
24 DELIVERER THAT THE PACKAGE CONTAINS AMMUNITION; AND

(II) SHALL NOT LABEL, TAG, OR OTHERWISE MARK THE OUTSIDE OF
THE PACKAGE IN A MANNER THAT INDICATES THAT THE PACKAGE
CONTAINS AMMUNITION.

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(b) A RETAIL AMMUNITION VENDOR WHO VIOLATES THIS
 SUBSECTION (2) COMMITS UNLAWFUL NOTIFICATION INVOLVING AN
 AMMUNITION PACKAGE. UNLAWFUL NOTIFICATION INVOLVING AN
 AMMUNITION PACKAGE IS A CLASS 1 MISDEMEANOR.

5 (c) THIS SUBSECTION (2) DOES NOT PROHIBIT A RETAIL
6 AMMUNITION VENDOR FROM COMPLYING WITH REQUIREMENTS IN FEDERAL
7 LAW OR REGULATIONS CONCERNING LABELING A PACKAGE INTENDED FOR
8 SHIPMENT OR TRANSPORT THAT CONTAINS AMMUNITION.

9 (3) (a) WHEN DELIVERING A PACKAGE CONTAINING AMMUNITION
10 SOLD AT RETAIL, A RETAIL AMMUNITION DELIVERER SHALL:

(I) VERIFY THAT THE PERSON RECEIVING THE AMMUNITION
DELIVERY IS TWENTY-ONE YEARS OF AGE OR OLDER BY REQUIRING THE
PERSON TO PRESENT A VALID GOVERNMENT-ISSUED PHOTOGRAPHIC
IDENTIFICATION TO THE PERSON MAKING THE DELIVERY; AND

(II) OBTAIN WRITTEN ACKNOWLEDGMENT OF RECEIPT OF THE
AMMUNITION DELIVERY FROM THE RECIPIENT OF THE DELIVERY.

17 (b) A RETAIL AMMUNITION DELIVERER THAT VIOLATES THIS
18 SUBSECTION (3) COMMITS UNLAWFUL DELIVERY OF AMMUNITION BY A
19 RETAIL AMMUNITION DELIVERER. UNLAWFUL DELIVERY OF AMMUNITION
20 BY A RETAIL AMMUNITION DELIVERER IS A CLASS 1 MISDEMEANOR.

21 (4) This section does not apply to the sale or offer to sell
22 AMMUNITION AT WHOLESALE OR THE DELIVERY OF AMMUNITION SOLD AT
23 WHOLESALE.

24 (5) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE25 REQUIRES:

26 (a) "RETAIL AMMUNITION DELIVERER" MEANS AN ENTITY THAT
27 DELIVERS, BY MOTOR VEHICLE, AMMUNITION SOLD AT RETAIL TO THE

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PURCHASER AT A LOCATION IN THIS STATE. "RETAIL AMMUNITION
 DELIVERER" INCLUDES A RETAIL AMMUNITION VENDOR THAT DELIVERS TO
 A LOCATION OTHER THAN THE VENDOR'S PLACE OF BUSINESS AMMUNITION
 SOLD BY THE VENDOR AT RETAIL TO THE PURCHASER.

5 (b) "RETAIL AMMUNITION VENDOR" MEANS A PERSON WHO SELLS
6 AMMUNITION AT RETAIL. "RETAIL AMMUNITION VENDOR" INCLUDES A
7 VENDOR NOT LOCATED IN COLORADO WHEN THE VENDOR SELLS OR OFFERS
8 TO SELL AMMUNITION AT RETAIL FOR DELIVERY TO A PURCHASER LOCATED
9 IN COLORADO.

SECTION 3. Effective date - applicability. This act takes effect
 July 1, 2026, and applies to ammunition sold and ammunition delivered
 on or after said date.

SECTION 4. Safety clause. The general assembly finds,
 determines, and declares that this act is necessary for the immediate
 preservation of the public peace, health, or safety or for appropriations for
 the support and maintenance of the departments of the state and state
 institutions.