House Amendment NO
Offered By
AMEND House Bill No. 1160, Page 6, Section 571.104, Line 178, by inserting after all of said section and line the following:
"571.700. 1. Prior to any firearm sale in this state, a licensed firearm dealer shall provide
the prospective purchaser with a booklet of information, to be produced by the department of health
and senior services. Such booklet shall include information to help the prospective purchaser
reasonably consider whether or not to purchase a firearm. This information shall include
information regarding:
(1) The immediate and long-term medical risks associated with owning a firearm;
(2) The immediate and long-term medical risks associated with being shot by a firearm;
(3) Risk factors, including any physical, psychological, or situational factors, that may arise
from a firearm purchase;
(4) Firearm-associated death rates including, but not limited to, suicide, murder,
manslaughter, and accidental homicide;
(5) The immediate and long-term medical risks associated with firearms generally, along
with medical descriptions and photographs of fatal firearm injuries, as collected by emergency
pediatric medical professionals, law enforcement officials, and prosecutor's offices; and
(6) Alternatives to purchasing a firearm, including materials about peaceful and nonviolent
conflict resolution.
2. Prior to any firearm sale in this state, a licensed firearm dealer shall provide the
prospective purchaser with the name and license number of the firearm dealer and a statement that
the dealer is available to answer any questions concerning the purchase of a firearm, along with a
telephone number where the dealer may be reached.
3. Prior to any firearm sale in this state, there is hereby imposed a seventy-two-hour waiting
period after an initial request has been made by a prospective purchaser to make a firearm purchase
After an initial request has been made, a prospective purchaser shall complete a firearm training
course within twenty-four hours. The firearm training course building or shooting range shall
comply with all minimum standards provided under sections 197.200 to 197.240.
4. If a firearm purchase has not been finalized within ninety-six hours of the initial firearm
purchase request, such purchase request shall expire, and a prospective purchaser shall be required
to revisit a licensed firearm dealer and make a new firearm purchase request in order to proceed
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with a prospective firearm purchase.

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- 5. Prior to any firearm purchase in this state, a firearm purchaser shall attain a signed affidavit by a licensed physician stating that the purchaser is fully aware of all physical, psychological, and situational factors of such purchase.
- 6. No firearm purchase shall be allowed in this state without the voluntary, informed consent of the purchaser. Such consent shall be freely given under circumstances that lack any form of coercion.
- 7. Notwithstanding any provision of law to the contrary, no firearm sale in this state shall be permitted where the purchaser intends to immediately transport such firearm outside of the boundaries of this state.
- 8. Prior to any firearm purchase in this state, a firearm purchaser shall attain consent from at least one other member of such purchaser's household, if the purchaser's household has other members. The purchaser shall also provide the firearm dealer with an affidavit stating that the purchaser has informed, in writing, every member of the purchaser's household.
- 9. Prior to any firearm sale in this state, a purchaser shall be required to view a thirty-minute video on fatal firearm injuries. Such video shall include testimony from medical professionals, law enforcement officials, and local prosecutors, and shall be approved by the department of public safety. The purchaser shall verify, to the department of public safety, that he or she has viewed the entire video in the presence of a licensed firearm dealer.
- 10. Notwithstanding any provision of law to the contrary, a firearm purchaser and the dealer from whom a firearm was purchased shall both be liable for any offense committed with a firearm that was purchased from such dealer.
- 571.702. Any entity that sells firearms, ammunition, or accessories, or any entity that instructs or trains individuals in the use of firearms, shall be disqualified from receiving state funds and shall be ineligible for any state-administered or subsidized tax credit, tax abatement, or loan under chapter 32, 100, 135, 253, 447, or 620. Any entity that is found to be ineligible for a state-administered or subsidized tax credit, tax abatement, or loan under this section may make an appeal with the administrative hearing commission under the provisions of chapter 621."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.