

1 HB389

2 GRD9CC2-1

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2 3 4 SYNOPSIS: 5 This bill would prohibit a financial institution 6 from requiring merchants to use a merchant category 7 code (MCC) to distinguish a firearms retailer from a 8 general merchandise retailer or a sporting goods 9 retailer during a firearms transaction amounting to financial surveillance and from disclosing financial 10 11 information regarding the transaction. This bill would provide for definitions. 12 13 This bill would prohibit a state agency or other 14 political subdivision of the state, or any other 15 person, public or private, from keeping any record of privately owned firearms or registry of the owner of 16 17 those firearms. 18 This bill would prohibit a financial institution 19 from using a firearms code to engage in certain 20 discriminatory conduct in the state. 21 This bill would also authorize the Attorney 22 General to investigate alleged violations of this act, 23 to enforce this act by bringing an action to recover 24 civil penalties, and to restrain and enjoin an 25 individual or entity from violating this act. 26 27 28 A BILL



29	TO BE ENTITLED
30	AN ACT
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32	Relating to financial institutions; to provide
33	definitions; to prohibit a financial institution from using a
34	merchant category code to compile and disclose data tracking
35	firearms transactions; and to authorize the Attorney General
36	to enforce this act.
37	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
38	Section 1. This act may be cited as the Second
39	Amendment Financial Privacy Act.
40	Section 2. For the purposes of this act, the following
41	words have the following meaning:
42	(1) CUSTOMER. Any resident of this state engaged in a
43	payment card transaction that a financial institution
44	facilitates or processes.
45	(2) DISCLOSURE. The transfer, publication, or
46	distribution of protected financial information to another
47	person or entity for any purpose other than:
48	a. To process or facilitate a payment card transaction.
49	b. To take any actions related to dispute processing,
50	fraud management, or protection of transaction integrity from
51	concerns related to illegal activities, breach, or cyber
52	risks.
53	(3) FINANCIAL INSTITUTION. An entity involved in
54	facilitating or processing a payment card transaction,
55	including, but not limited to, a bank, savings institution, or
56	credit union authorized to do business in this state under

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57 federal or state law.

58 (4) FINANCIAL RECORD. A record held by a financial
59 institution related to a payment card transaction that the
60 financial institution has processed or facilitated.

(5) FIREARMS CODE. Any code or other indicator a 61 62 financial institution assigns to a merchant or to a payment 63 card transaction that identifies whether a merchant is a 64 firearms retailer or whether the payment card transaction 65 involves the purchase of a firearm, firearm accessories or components, or ammunition. The term includes, but is not 66 67 limited to, a merchant category code assigned to a retailer by a payment card network or other financial institution. 68

69 (6) FIREARMS RETAILER. Any person or entity engaged in
70 the lawful sale or transfer of a firearm, firearm accessories
71 or components, or ammunition.

72 (7) PAYMENT CARD. A credit card, debit card, check 73 card, or other card that is issued to an authorized user to 74 purchase or obtain goods, services, money, or any other thing 75 of value.

76 (8) PAYMENT CARD NETWORK. An entity that directly or 77 through a licensed member, processor, or agent provides the 78 proprietary services, infrastructure, and software that route 79 information and data to conduct debit card or credit card transaction authorization, clearance, and settlement, and 80 81 which an entity uses in order to accept as a form of payment a brand of debit card, credit card, or other device that may be 82 used to carry out debit or credit transactions. 83

84 (9) PROTECTED FINANCIAL INFORMATION. Any record of



85 sale, purchase, return, or refund involving a payment card 86 that is retrieved, characterized, generated, labeled, sorted, 87 or grouped based on the assignment of a firearms code.

88 Section 3. (a) An individual or entity involved in 89 facilitating or processing an electronic payment transaction 90 and licensed to do business in this state, including, but not 91 limited to, a financial institution, payment card issuer, or 92 payment card network, shall not assign to a merchant or 93 require a merchant to use a firearms code in a way that distinguishes a firearms retailer physically located in the 94 95 State of Alabama from general merchandise retailers or sporting goods retailers. 96

97 (b)(1) For the purposes of the sale or transfer of 98 firearms, ammunition for use in firearms, and firearm 99 accessories, a firearms retailer shall not provide a firearms 100 code to a payment card issuer or payment network and may only 101 use or be assigned a merchant category code for general 102 merchandise retailers or sporting goods retailers.

103 (2) A financial institution shall not discriminate 104 against a firearms retailer by declining a lawful payment card 105 transaction based solely on the assignment or non-assignment 106 of a firearms code; provided, that a financial entity may 107 decline or otherwise refuse to process the transaction on the 108 basis of the firearms code only if necessary to comply with 109 this section or if requested by the customer or due to fraud controls or merchant category exclusions offered by a 110 financial entity for the purpose of expenditure control or 111 112 corporate card control.



113 (c) Except for those records kept during the regular course of a criminal investigation and prosecution or as 114 115 otherwise required by law, a state governmental agency or 116 local government, special district or other political subdivision, or any official, agent, or employee of the state 117 118 or other governmental entity, or any other individual, public 119 or private, other than the owner or owner's representative, 120 shall not knowingly and willingly keep or cause to be kept any list, record, or registry of privately owned firearms or any 121 list, record, or registry of the owners of those firearms. 122

(d) Except for those records kept in the regular course of business required by order of the civil court issued during civil court proceedings, a financial institution shall not disclose a financial record, including a firearms code that was collected in violation of this act.

(e) Except as otherwise required by law or rule, or 128 129 pursuant to the Attorney General's power to examine witnesses 130 and documents for the purpose of enforcing the provisions of 131 this chapter, a financial institution shall not disclose a 132 financial record, including a firearms code that was collected 133 in violation of this act, unless the disclosure of the 134 financial record or firearms code was based on a good-faith 135 conclusion that the entity's action was required by applicable 136 law or rule, or pursuant to the Attorney General's power to 137 examine witnesses and documents.

(f) Nothing in this section shall limit the ability of a financial institution to negotiate with responsible parties or otherwise impair the financial institution's actions



141 related to dispute processing, fraud management, protection of 142 transaction integrity from concerns related to illegal 143 activities, breach, or cyber risks.

Section 4. (a) If the Attorney General has reasonable cause to believe that an individual or entity has engaged in or is about to engage in a violation of this chapter, the Attorney General may examine witnesses and documents for the purpose of enforcing the provisions of this chapter.

(b) Either a firearms retailer physically located in the State of Alabama whose business was the subject of an alleged violation of this act or a customer who transacted at a firearms retailer physically located in Alabama whose business was the subject of an alleged violation of this act, may petition the Attorney General to investigate the alleged violation.

(c) If the Attorney General believes an individual or 156 157 entity under investigation for violation of this act may have 158 information or be in possession, custody, or control of any 159 document or other tangible object relevant to the 160 investigation, before the institution of any court proceeding, 161 the Attorney General may serve upon the individual or entity a 162 written demand in the form of a subpoena, or subpoena duces 163 tecum, to appear and be examined under oath and to produce the documents or objects for inspection and copying. 164

(1) Upon a finding by the Attorney General that there has been a violation of this act, the Attorney General shall give written notice to the individual or entity identifying the specifics of the provisions of this act which were



169 violated.

(2) The Attorney General may not bring an action
against the individual or entity if the individual or entity
does all of the following:

a. Cures the identified violation within 30 days or
establishes to the Attorney General's satisfaction that a
suspected violation never occurred.

b. Provides the Attorney General a written statementaffirming that the individual or entity has:

178 1. Provided supporting documentation to show how the 179 violation was cured or establishes to the Attorney General's 180 satisfaction that a suspected violation never occurred.

181 2. Made changes to internal policies to prevent the182 recurrence of any similar violation in the future.

183 (3) The Attorney General has exclusive authority to 184 enforce this act if the individual or entity fails to cure the 185 violation or breaches a written statement provided to the 186 Attorney General under this section.

187 (4) An individual or entity shall be liable for a civil
188 penalty in the amount of ten thousand dollars (\$10,000) for
189 each violation.

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(5) The Attorney General may bring an action to:

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a. Recover a civil penalty under this section.

b. Restrain or enjoin a person or entity from violatingthis chapter.

194 c. Request an order directing a financial institution, 195 individual, or entity to destroy all illegal registry records 196 and all copies.



197 d. Request that the court enter any other orders the198 court deems appropriate.

(6) The Attorney General may recover reasonable
attorney fees and other reasonable expenses incurred in
investigating and bringing an action under this section.

202 Section 5. The remedies set forth in this act shall be 203 exclusive remedies for violation of this act.

Section 6. It shall be a defense to a proceeding initiated pursuant to this act that the firearms code was required to be used based on a good-faith conclusion that the individual or entity's disclosure or action was required by applicable law or regulation.

209 Section 7. This act shall become effective on October 210 1, 2024.