

Ordinance XXXX

AN ORDINANCE AMENDING CHAPTER XXXX, OF XXXX ON THE STUDY AND REPORT ON THE TRAFFICKING OF ILLEGAL FIREARMS

A Local Law to amend the administrative code of [MUNICIPALITY], in relation to a study and report on the trafficking of illegal firearms

Be it enacted by the [LEGISLATIVE BODY] as follows:

Section 1. The administrative code of [MUNICIPALITY] is amended by adding a new section [tktktk] to read as follows:

a. The [police department/local LE agency] shall coordinate with [ALL RELEVANT MUNICIPAL AGENCIES] to conduct a study on reducing the flow of firearms into the city and shall submit a report to the mayor and the speaker of the council no later than [TKTK MONTHS AFTER PASSAGE] , and annually thereafter. Such study and report shall include the following information for the preceding calendar year:

1. For each firearm seized or surrendered in the city and obtained by the police department:

(a) Whether the firearm was connected to a crime;

(b) Where the firearm originated, including where it was first sold, manufactured, imported or assembled;

(c) The date such firearm was seized or surrendered and the date such firearm was last sold legally;

(d) The location of such seizure, including latitude and longitude if available, but in all cases at least as specific as the nearest intersection;

(e) The make, model, type and serial number of such firearm;

(f) The manufacturer or importer of such firearm;

(g) Whether the firearm was a ghost gun or a firearm created using a three-dimensional printer, and if so, the entities that produced such firearm or parts thereof;

(h) The dealer of such firearm and whether such dealer was licensed; and

(i) Whether the firearm was registered in any state or federal database, including the National Firearms Registration and Transfer Record.

2. A review of the ways firearms are illegally transported into the city, including through roadways on and connected to the interstate and sea ports or bodies of water;

3. Limitations on disclosure. If disclosure of any information specified in paragraph one of subdivision a of this section is prohibited by law, such study and report shall identify the information being withheld and the reason therefore, and shall, instead of such withheld information, include aggregate data to the extent available. Such study and report need not include information about any firearm obtained through a gun buy-back program or where disclosure would compromise the safety of the public or police officers or could otherwise compromise ongoing law enforcement investigations or operations. Such report shall include the total number of seizures for which reporting was withheld due to a pending criminal investigation, and upon completion of such investigations the information relating to such seizures shall be reflected in a subsequent report.

4. This local law takes effect immediately.