OMB No. 1140-0020

U.S. Department of Justice Bureau of Alcohol, Tobacco, Fucauus and Explosives

Firearms Transaction Record Part I - Over-the-Counter

WARNING: You may not receive : be used to determine whether you a Control Act are punishable by up t	re prohibite	d under law	from receiv	ino a ficearn	L Certain	matio Viola	n you pro ations of t	vide v ho Gu	,	nsferor's ial Numb	Transactio
Prepare in original only. All entries r "Please Print."	nust be in inl	c. Read the I	mportant Not	ices, Instruct	Q bga znai	efinit	ions on th	is form	i.		
	Section A	- Must Be	Completed P	ersonally By	Transfer	ee (Br	uyer)				
1. Transferee's Full Name											
Last Name	First Name				M	Middle Name (If no middle name state "NMN					
2. Current Residence Address (Car	not be a pos	t office box.)							 .	
Number and Street Address		City				County		State		Zip Code	
3. Place of Birth			4. Height	5. Weight	6. Gende	:r	7. Birth	Date			
U.S. City/State	Poreign Cou	in tr s/	Ft		Male		}		_		
	1 oroign coo	шиу		1	Male		Month	- 1	Day	Yes	JI,
•			In		Female	• 				İ	
8. Social Security Number (Optional, but will help prevent misidentification.) 9. Unique Personal Instruction to Train						lentifi sferor	cation Nu 6.)	mber (<i>UPIN</i>) if	applical	ole (See
10. Race (Ethnicity) (Check one or m	ore boxes.)			l <u></u>							
American Indian or Alaska N	-	Black	or African Ar	Marican			Nicking TY.		0.7		
Hispanic or Latino	一二	Black or African American				Native Hawaiian or Other Pacific Islander					
Asian White Asian White Asian White Asian White Asian White Asian II. Answer questions 11.a. through 12 by writing "yes" or "no" in the boxes to the right of the questions.											
Are you the actual buyer of the fire	earm(s) listec	on this form	7 Warning:	You are no	t the acto	al har	var if van	are on	anivina	1	
the meatin(a) on penam of aboth	er person.	lî von are no	t the actual	buyer, the de	ealer cann	ot tra	insfer the	firear	m(s) to		
you. (Sec Important Notice I for a	actual buyer	delinition and	detomples)								
b. Are you under indictment or information for more than one year? (An information)	madon in any	court for a f	felony, or any	other crime,	for which	the ju	udge could	limpri	son you		
c. Have you ever been convicted in a	my court of a	felony or a	ny other crim	e for which i	the judge o	Defu	nition 3.)			-	
more than one year, even if you re	ceived a shor	ter sentence	including pro	bation? (See	ine juuge e Important	Notic	nave impri	soned	you for	-	
 Are you a fugitive from justice? 										 	
Are you an unlawful user of, or ade substance?	dicted to, ma	rijuana, or an	y depressant,	stimulant, or	narcotic d	lrug, (or any othe	er cont	rolled		
Have you ever been adjudicated m	entally defec	tive (which in	ncludes a der	ermination by	a court. E	oard.	commissi	on or	other		
iawful authority that you are a dan	ger to yours	elf or to other	rs or are inco	mpetent to m	สกสสค บกท	P (11419)	affairs) C	R hav	e you		
ever been committed to a mental in	() Ynoriunai	iee Importani	t Notice #4 ar	id Definition:	s #5 and #e	5)					
. Have you been discharged from th									•		
Are you subject to a court order re- child of such partner? (See Import	ant wouce i	1									
. Have you ever been convicted in an and Definition 4.)			crime of don	estic violenc	c? (See Im	porta	int Notice	4, Exce	eption [
Have you ever renounced your Un		tizenship?									
. Are you an alien illegally in the Un											
 Arc you a nonimmigrant alien? (Si to question 12. 								=			
 If you answered "yea" to question ! (e.g., valid State hunting license.) 	ur yes," the	fall within ar a licensee mu	ly of the exco ist complete	ptions set for question 20c	th in Impo :.)	rtant :	Notice 4, 1	Except	ion 2?		
3. What is your State of residence (if a have a State of residence if you hav	iny)? e resided in i	s State for at	least 90 cont	(See Definition	n 7. If yo	u are	not a ciriz	en of th	re United	l States,	you only
4. What is your country of citizenship	? (List/check	more than a	ne, if annited	hle.)		20,24	· · · · · · · · · · · · · · · · · · ·	ou oj ti	us sale.)		
United States of America		her (Specify)									
5. If you are not a citizen of the Unite				number or se	dmission n	umha	r'7				
ote: Previous Editions Are Obsolete								A'	IF Form 44	173 (5300.9	9) Part I

I certify that the answers to Section A Definitions. I understand that answer I understand that a person who answersearm. I understand that a person person also answers "yes" to question misrepresented identification with repurchase of firearms for the purpose Notice 6.)	ring <i>"yes"</i> to quest 'ers "y <i>es"</i> to any of who answers <i>"yes"</i> 12. I also unders spect to this transa	ion 11.2. if I am the questions 1; to question 11.1; tand that makin ction, is a crime	not the actual build. b. through 11.k is prohibited from g any false oral punishable as a	uyer of th is prohit om purch or writter felony. I	e firearm is bited from p asing or rec 1 statement, further and	a crime punish surchasing or re eiving a firearu or exbibiting a erstand that th	able as a felony. eceiving a n, unless the ny false or
16. Transferee's/Buyer's Signature		17. Certification Date					
	Section B - 1	Must Be Comple	eted By Transfer	or (Seller)	.1	
18. Type of firearm(s) to be transferred	:		19. Location of	sale if at a	gun show o	r other qualifyir	ng event. (See
Handgun Lon	g Gun	Both	Instruction	to Transfe	ror 15.)	<u>. </u>	(City, State)
20a. Identification (e.g., driver's licens	e or other valid gove	ernment-issued p	hoto identification	r.) (See In	struction to	Transferor [.]	22. (010), 21110)
Type of Identification	Numbe	r on Identificatio	n		Expiration D Month	Day	Year
20b. Aliens only: Type and dates of ac Type of Identification			Date(s)				
20c. Nonimmigrant aliens only: Type waiver.) (See Instruction to Trans	feror 3.)						
Question 21, 22, or 23 Mu	st Be Completed P	rior To The Tra	nsfer Of The Fir	earm(s)	(See Instructi	ons to Transferoi	5-8.)
21a. The transferse's identifying inform NICS or the appropriate State agen	cy on:	vas transmitted to	21b. The NICS	or State tr	ansaction nu	mber <i>(if provide</i>	ed) was:
agency was: Proceed Delayed Denied The fireard Cancelled if State law	21d. If initial NICS or State response was "Delayed," the following response was received from NICS or the appropriate State agency: Proceed						
21c. (Complete if applicable.) After the (date).	firearm was transfe	rred, the following	ng response was re	eceived fro	om NICS or	the appropriate	State agency on:
21f. The name and Brady identification	number of the NICS	examiner	22. No NI	CS check	was required	herouse the fru	nofer involved
(optional)	22. No NICS check was required because the transfer involved only NFA firearm(s). (See Instruction to Transferor 3.)						
(name) 23. No NICS check was required by		mber)					
23. No NICS check was required exemption to NICS (See Instriction of Permit Type	icnon to transferor	8.)			nafer is to tal	ke place which o	qualifies as an
Sale Formit Type	To any)						
If the transfer of the firearm(s) takes place	e on a different dov	Section the data th	i C		A G	4 3	
Section C immediately prior to the trans: [certify that the answers I provided to	er or me meamn(s).	(See Instruction	l to Transferee 3 a	₽ Instruce	ION IO Transf	a, the transferce	must complete
24. Transferee's/Buyer's Signature						25. Recertificat	tion Date
	Section D	(See Instruction	s to Transferor 1	(0-11.)		· · · · · · · · · · · · · · · · · · ·	
26. 27. Manufacturer and/or Importer Model			28. Serial Number			29. oistol, revolver, shotgun, etc.)	30. Caliber or Gauge
							75.04
						ATF Form 4473 (5	300.9) Part I

Complete ATF Form 3310.4 For Multiple Purchases Of Handguns (See Instruction to Transferor 13.)

- Trade/corporate name and address of transferor (seller) (Hand stamp may be used.)
- 32. Federal Firearms License Number (Complete 15 digit FFL Number.) (Hand stamp may be used.)

On the basis of (1) the statements in Section A (and Section C if the transfer does not occur on the day Section A was completed); (2) my verification of the identification noted in question 20a (and my reverification at the time of transfer if the transfer does not occur on the day Section A was completed); and (3) the information in the current State Laws and Published Ordinances, it is my belief that it is not unlawful for me to sell, deliver, transport, or otherwise dispose of the firearm(s) listed on this form to the person identified in Section A.

The Person Transferring The Firearm(s) Must Complete Questions 33-36. For Denied/Cancelled Transactions, The Person Who Completed Section B Must Complete Questions 33-35.

33. Transferor's/Seller's Name (Please print.) 34. Transferor's/Seller's Signature 35. Transferor's/Seller's Title is Completed

Important Notices

- 1. Actual Buyer: For purposes of this form, you are the actual buyer if you are purchasing the firearm for yourself or otherwise acquiring the firearm for yourself (for example, redeeming the firearm from pawn/retrieving it from consignment, firearm raffle winner). You are also the actual buyer if you are legitimately acquiring the firearm as a gift for a third party. ACTUAL BUYER EXAMPLES: Mr Smith saks Mr Jones to purchase a firearm for Mr. Smith. Mr. Smith gives Mr. Jones the money for the firearm. Mr. Jones is NOT the actual buyer of the firearm and must answer "no " to quastion 11.a. The licensee may not transfer the firearm to Mr. Jones. However, if Mr. Brown goes to buy a firearm with his own money to give to Mr. Black as a present, Mr. Brown is the actual buyer of the firearm and should answer "yes" to question 11.a. Please note, if you are picking up a repaired firearm for unother person, you should unswer "n/a" to question 11.a.
- 2. Purpose of the Form: The information and certification on this form are designed so that a person licensed under 18 U.S.C. § 923 may determine if he or she lawfully may sell or deliver a firearm to the person identified in Section A, and to alert the buyer of certain restrictions on the receipt and possession of firearms. This form only should be used for sales or transfers where the seller is licensed under 18 U.S.C. § 923. The seller of a firearm must determine the lawfulness of the transaction and keep proper records of the transaction. Consequently, the seller must be familiar with the provisions of 18 U.S.C. § 921-931 and the regulations in 27 CFR Part 478. In determining the lawfulness of the sale or delivery of a long gun to a resident of another State, the seller is presumed to know applicable State laws and published ordinances in both the seller's State and the buyer's State.
- 3. Background Checks: The Brady law, 18 U.S.C. § 922(t), requires that prior to transferring any firearm to an unlicensed payson, a licensed importer, manufacturer or dealer must first contact the National Instant Criminal Background Check System (NICS). NICS will advise the licenses whether the system finds any information that the purchaser is prohibited by law from possessing or receiving a firearm. For purposes of this form, contacts to NICS include contacts to State agencies designated to conduct NICS checks for the Federal Government. WARNING: Any seller who transfers a firearm to any person they know or have reasonable cause to believe is prohibited from receiving or possessing a firearm violates the law even if the seller has complied with the background check requirements of the Brady law.
- 4. Prohibited Persons: Generally, 18 U.S.C. § 922 prohibits the shipment, hunsportation, receipt, or possession in or affecting interstate commerce of a firearm by one who: has been convicted of a misdemeanor crime of domestic violence; has been convicted of a felony, or any other crime, punishable by imprisonment for a term exceeding one year (this does not include State misdemeanors punishable by imprisonment of two years or less); is a fugitive from justice; is an unlawful user of, or addicted to, marijuans or any depressant, stimulant, or narcotic drug, or any other controlled substance; has been adjudicated mentally defective or has been committed to a mental institution; has been discharged from the Armed Forces under dishonorable conditions; has renounced his or her U.S. citizenship; is an alien illegally in the United States or a nonimmigrant alien; or is subject to certain restraining orders. Furthermore, section 922 prohibits the shipment, transportation, or receipt in or affecting interstate commerce of a firearm by one who is under indicament or information for a felony, or any other crime, punishable by imprisonment for a term exceeding one year.

ATF Form 4473 (5300.9) Part I Revised May 2007 EXCEPTION 1: A person who has been convicted of a felony, or any other crime, for which the judge could have imprisoned the person for more than one year, or who has been convicted of a misdemeanor crime of domestic violence, is not prohibited from purchasing, receiving, or possessing a firearm if: (1) under the law of the jurisdiction where the conviction occurred, the person has been pardoned, the conviction has been expunged or set aside, or the person has had civil rights (the right to vote, sit on a jury, and hold public office) restored AND (2) the person is not prohibited by the law of the jurisdiction where the conviction occurred from receiving or possessing firearms. Persons subject to this exception should answer "no" to 11.c. or 11.i., as applicable. A person who has been convicted of a misdemeanor crime of domestic violence also is not prohibited unless: (1) the person was represented by a lawyer or gave up the right to a lawyer; and (2) if the person was entitled to a jury, was tried by a jury or gave up the right to a jury trial. Persons subject to this exception should answer "no" to 11.i.

EXCEPTION 2: A nonimmigrant alien is not prohibited from purchasing, receiving, or possessing a firearm if the alien: (1) is in possession of a hunting license or permit lawfully issued in the United States; or (2) has received a waiver from the prohibition from the Attorney General of the United States. (See 18 U.S.C. § 922(y)(2) for additional exceptions.) Persons subject to one of these exceptions should answer "yes" to questions 11.1 and 12 and provide the documentation requested by question 20c.

- 5. Restraining Orders: Under 18 U.S.C. § 922, fircarms may not be sold to or received by persons subject to a court order that: (A) was issued after a hearing which the person received actual notice of and had an opportunity to participate in; (B) restrains such person from harassing, stalking or threatening an intimate partner or child of such intimate partner or person, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child; and (C)(i) includes a finding that such person represents a credible threat to the physical safety of such intimate partner or child; or (ii) by its terms explicitly prohibits the use, attempted use, or threatened use of physical force against such intimate partner or child that would reasonably be expected to cause bodily injury. An "intimate partner" of a person is: the spouse or former spouse of the person, the parent of a child of the person, or an individual who cohabitates or has cohabited with the person.
- 6. Engaged in the Business: Under 18 U.S.C. §§ 922 and 923, it is unlawful for a person to engage in the business of dealing in firearms without a license. A person is engaged in the business of dealing in firearms if he or she devotes time, attention, and labor to dealing in firearms as a regular course of trade or business with the principal objective of livelihood and profit through the repetitive purchase and resale of firearms. A license is not required of a person who only makes occasional sales, exchanges, or purchases of firearms for the enhancement of a personal collection or for a hobby, or who sells all or part of his or her personal collection of firearms.
- Exportation of Firearms: The State or Commerce Departments may require you to obtain a license prior to export.

Instructions To Transferee/Buyer

- The buyer must personally complete Section A of this form and certify (sign)
 that the answers are true and correct. However, if the buyer is unable to read
 and/or write, the answers (other than the signature) may be written by another
 person, excluding the seller. Two persons (other than the seller) must then sign
 as witnesses to the buyer's answers and signature.
- 2. When the buyer of a firearm is a corporation, company, association, partner-ship or other such business entity, an officer authorized to act on behalf of the business must complete Section A of the form with his or her personal information, sign Section A, and attach a written statement, executed under penalties of perjury, stating: (A) the firearm is being acquired for the use of and will be the property of that business entity, and (B) the name and address of that business entity.
- 3. If the transfer of the firearm takes place on a different day from the date that the buyer signed Section A, the seller must again check the photo identification of the buyer at the time of the transfer, and the buyer must complete the recertification in Section C at the time of transfer.

- 4. If the buyer is a member of the Armed Forces on acrive duty acquiring a firearm in the State where his or her permanent duty station is located, but does not reside at his or her permanent duty station, the buyer must list both his or her permanent duty station address and his or her residence address in response to question 2.
- If you are a U.S. citizen with two states of residence, you should list your current residence address in response to question 2 (e.g., if you are buying a firearm while staying at your weekend home in State X, you should list your address in State X in response to question 2),

Instructions To Transferor/Seller

- 1. Know Your Customer: Bofore a licensee may sell or deliver a firearm to a nonlicensee, the licensee must establish the identity, place of residence, and age of the buyer. The buyer must provide a valid government-issued photo identification to the seller that contains the buyer's name, residence address. and date of birth. The licenses must record the type, identification number, and expiration date (if any) of the identification in question 20a. A driver's license or an identification card issued by a State in place of a license is acceptable. Social security cards are not acceptable because no address, date of birth, or photograph is shown on the cards. A combination of governmentissued documents may be provided. For example, if a U.S. citizen has two states of residence and is trying to buy a handgon in State X, he may provide a driver's license (showing his name, date of birth, and photograph) issued by State Y and another government-issued document (such as a tax document) from State X showing his residence address. If the buyer is a member of the Armed Forces on active duty acquiring a firearm in the State where his or her permanent duty station is located, but he or she has a driver's license from another State, you should list the buyer's military identification card and official orders showing where his or her permanent duty station is located in response to question 20a.
- 2. Sale of Firearms to Legal Aliens (Part 1): A buyer who is not a citizen of the United States must provide additional documentation (beyond a valid government-issued photo identification that contains the buyer's name, residence address, and date of birth) to establish that he or she has resided in a State continuously for at least 90 days immediately prior to the date of the sale. See Definition 7. Examples of appropriate documents to establish state residency are utility bills from each of the last 3 months immediately prior to the sale of a lease agreement which demonstrates 90 days of residency immediately prior to the sale. A licensee may attach a copy of the documentation to AIF Form 4473, rather than record the type of documentation in question 20b.
- 3. Sale of Firearms to Legal Allens (Part 2): Even if a nonimmigrant alien can establish that he or she has a U.S.-issued alien number or admission number and has resided in a State for at least 90 continuous days immediately prior to the date of sale, he or she is prohibited from receiving a firearm unless he or she falls within an exception to the nonimmigrant alien prohibition. (See Important Notice 4, Exception 2.) If a nonimmigrant alien claims to fall within one of these exceptions by answering "yes" to question 12, he or she must provide the licensec with documentation of the exception (e.g., hunting license/permit: waiver). If the documentation is a hunting license/permit, the licensee must make sure it has not expired. An expired hunting license/permit does not qualify for the exception. A licensee may attach a copy of the documentation to ATF Form 4473, rather than record the type of documentation in question 20c.
- If the buyer's name in question 1 is illegible, the seller must print the buyer's name above the name written by the buyer.
- 5. NICS Check: After the buyer has completed Section A of the form and the licensee has completed questions 18-20, and before transferring the firearm, the licensee must contact NICS (see Instruction 8 below for NICS check exceptions.) However, the licensee should NOT contact NICS and should stop the transaction if: the buyer answers "no" to question 11.a.; the buyer answers "yes" to any question in 11.b.-11.l., unless the buyer only has answered "yes" to question 11.l. and also answers "yes" to question 12; or the buyer is unable to provide the documentation required by question 20s, b, or c.

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At the time that NICS is contacted, the licensee must record in question 21ac: the date of contact, the NICS (or State) transaction number, and the initial response provided by NICS or the State. The licenses may record the Missing Disposition Information (MDI) date in 21c which NICS provides for delayed transactions (States do not provide this number). If the licenses receives a "delayed" response, before transferring the firearm, the licensee must record in question 21d any response later provided by NICS or the State or that no resolution was provided within 3 business days. If the licensee receives a response from NICS or the State after the firearm has been transferred, he or she must record this information in question 21c. Note: States acting as points of contact for NICS checks may use terms other than "proceed," "delayed," "cancelled," or "denied." In such cases, the licensee should check the box that corresponds to the State's response. Some States may not provide a transaction number for denials. However, if a firearm is transferred within the three business day period, a transaction number is required.

- 6. Unique Personal Identification Number (UPIN): For purchasers approved to have information maintained about them in the FBI NICS Voluntary Appeal File (VAF), NICS will provide them with a Unique Personal Identification Number (UPIN), which the buyer should record in question 9. The licensee may be asked to provide the UPIN to NICS or the State.
- 7. NICS Responses: If NICS provides a "proceed" response, the transaction may proceed. If NICS provides a "cancelled" response, the seller is prohibited from transferring the firearm to the buyer. If NICS provides a "denied" response, the seller is prohibited from transferring the firearm to the buyer. If NICS provides a "delayed" response, the seller is prohibited from transferring the firearm unless 3 business days have elapsed and, before the transfer, NICS or the State has not advised the seller that the buyer's receipt or possession of the firearm would be in violation of law. See 27 CFR § 478.102(a) for an example of how to calculate 3 business days. If NICS provides a "delayed" response, NICS also will provide a Missing Disposition Information (MDI) date which calculates the 3 business days and reflects when the firearm(s) can be transferred under Federal law. States may not provide an MDI date. Please note State law may impose a waiting period on transferring firearms.
- 8. EXCEPTIONS TO NICS CHECK: A NICS check is not required if the transfer qualifies for any of the exceptions in 27 CRR § 478.102(d). Generally these include: (a) transfers where the buyer has presented the licensee with a permit or license that allows the buyer to possess, acquire, or carry a firearm, and the permit has been recognized by ATF as a valid alternative to the NICS check requirement; (b) transfers of National Firearms Act weapons approved by ATF; or (c) transfers certified by ATF as exempt because compliance with the NICS check requirements is impracticable. See 27 CFR § 478.102(d) for a detailed explanation. If the transfer qualifies for one of these exceptions, the licensee must obtain the documentation required by 27 CFR § 478.131. A firearm must not be transferred to any buyer who fails to provide such documentation.
- 9. If the transfer takes place on a different day from the date that the buyer signed Section A, the licensec must again check the photo identification of the buyer at the time of transfer, and the buyer must complete the recertification in Section C at the time of transfer.
- For "denied" and "cancelled" NICS transactions, the person who completed Section B must complete Section D, questions 33-35.
- Immediately prior to transferring the firearm, the seller must complete all of the questions in Section D.
- 12. Additional fixearms purchases by the same buyer may not be added to the form after the seller has signed and dated it. A buyer who wishes to purchase additional firearms after the seller has signed and dated the form must complete a new ATF Form 4473. The seller must conduct a new NICS check.
- In addition to completing this form, the seller must report any multiple sale or other disposition of pistols or revolvers on ATF Form 3310.4. (See 27 CFR § 478.126a).
- 14. If more than three firsarms are involved in a trunsaction, the information required by Section D, questions 26-30, must be provided for the additional firearms on a separate sheet of paper, which must be attached to the ATF Form 4473 covering the transaction.

- 15. If the transfer occurs at a gun show or other qualifying event sponsored by any national, State, or local organization as authorized by 27 CFR § 478.100, the seller must record the location of the sale in question 19.
- 16. After the seller has completed the firearms transaction, he or she must make the completed, original ATF Form 4473 (which includes the Important Notices, Instructions, and Definitions), and any supporting documents, part of his or her permanent records. Such Forms 4473 must be retained for at least 20 years. Filing may be chronological (by date), alphabetical (by name), or numerical (by transaction serial number), as long as all of the seller's completed Forms 4473 are filed in the same manner. FORMS 4473 FOR DENIED/CAN-CELLED TRANSFERS MUST BE RETAINED: If the transfer of a firearm is denied/cancelled by NICS, or if for any other reason the transfer does not go through after a NICS check is initiated, the licensee must retain the ATF Form 4473 in his or her records for at least 5 years. Forms 4473 with respect to which a sale, delivery or transfer did not take place shall be separately retained in alphabetical (by name) or chronological (by date of transferee's certification) order.
- You may include any other information on this form that is relevant to the transaction.
- 18. If you or the buyer discover an ATF Form 4473 is incomplete or improperly completed after the firearm has been transferred, and you or the buyer wish to make a record of your discovery, photocopy the inaccurate form. Make any necessary additions or revisions to the photocopy. You only should make changes to Sections B and D. The buyer only should make changes to Sections A and C. Whoever made the changes should initial and date the changes. The corrected photocopy should be attached to the original Form 4473 and retained as part of your permanent records,

Definitions

- Over-the-counter Transaction: The sale or other disposition of a firearm by a seller to a buyer, at the seller's licensed premises. This includes the sale or other disposition of a rifle or shotgun to a nonresident buyer on such premises.
- State Laws and Published Ordinances: The publication (ATF P 5300.5) of State firearms laws and local ordinances ATF distributes to licensees.
- Under Indictment or Information or Convicted in any Court: An indictment, information, or conviction in any Federal, State, or local court.
- 4. Misdemeanor Crime of Domestic Violence: A Federal, State, local, or tribal offense that is a misdemeanor under Federal, State, or tribal law and has, as an element, the use or attempted use of physical force, or the threatened use of a deadly weapon, committed by a current or former spouse, parent, or guardian of the victim, by a person with whom the victim shares a child in common, by a person who is cohabiting with, or has cohabited with the victim as a spouse, parent, or guardian, or by a person similarly situated to a spouse, parent, or guardian of the victim. The term includes all misdemeanors that have us an element the use or attempted use of physical force or the threatened use of a deadly weapon (c.g., assault and battery), if the offense is committed by one of the defined parties.
- 5. Adjudicated as a Mental Defective: (a) A determination by a court, board, commission, or other lawful authority that a person, as a result of marked subnormal intelligence, or mental illness, incompetency, condition, or disease: (1) Is a danger to himself or to others; or (2) Lucks the mental capacity to contruct or manage his own affairs. (b) This term shall include (1) A finding of insanity by a court in a criminal case; and (2) Those persons found incompetent to stand trial or found not guilty by reason of luck of mental responsibility pursuant to articles 50a and 72b of the Uniform Code of Military Justice, 10 U.S.C. 850a, 876b.
- 6. Committed to a Mental Institution: A formal commitment of a person to a mental institution by a court, board, commission, or other lawful authority. The term includes a commitment to a mental institution involuntarily. The term includes commitment for mental defectiveness or mental illness. It also includes commitments for other reasons, such as for drug use. The term does not include a person in a mental institution for observation or a voluntary admission to a mental institution.

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- 7. State of Residence: The State in which an individual resides. An individual resides in a State if he or she is present in a State with the intention of making a home in that State. If an individual is a member of the Armed Forces on active duty, his or her State of residence also is the State in which his or her permanent duty station is located. An alien who is legally in the United States is a resident of a State only if the alien is residing in the State and has resided in the State continuously for at least 90 days immediately prior to the date of sale or delivery of a firearm.
- 3. Naniamigrant Aliea: An alien in the United States in a nonimmigrant classification. The definition includes, in large part, parsons traveling temporarily in the United States for business or pleasure, persons studying in the United States who maintain a residence abroad, and certain foreign workers. The definition does NOT include permanent resident aliens.

Privacy Act Information

Solicitation of this information is authorized under 18 U.S.C. § 923(g). Disclosure of the individual's social security number is voluntary. The number may be used to verify the individual's identity.

Paperwork Reduction Act Notice

The information required on this form is in accordance with the Paperwork Reduction Act of 1995. The purpose of the information is to determine the eligibility of the transferse to receive firearms under Federal law. The information is subject to inspection by ATF officers and is required by 18 U.S.C. §§ 922 and 923.

The estimated average burden associated with this collection is 25 minutes per respondent or recordkeeper, depending on individual circumstances. Comments about the accuracy of this burden estimate and suggestions for reducing it should be directed to Reports Management Officer, Document Services Branch, Bureau of Alcohol, Tobacco, Firearms and Explosives, Washington, DC 20226.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

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