1 AN ACT 2 relating to prohibiting a person or entity from surveilling, reporting, or tracking the purchase of firearms, ammunition, and 3 accessories through the use of certain merchant category codes; 4 5 imposing a civil penalty. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 6 7 SECTION 1. This Act may be cited as the Second Amendment Financial Privacy Act. 8 SECTION 2. The legislature finds that: 9 (1) The Second Amendment to the United 10 States 11 Constitution guarantees the people the right to keep and bear arms; 12 (2) Section 23, Article I, of the Texas Constitution 13 provides that "Every citizen shall have the right to keep and bear 14 arms in the lawful defence of himself or the State"; In September 2022, the International Organization 15 (3) for Standardization (ISO), based in Switzerland, approved a new 16 merchant category code for firearm and ammunition merchants; 17 18 In a letter to payment card networks, federal (4) lawmakers stated that the new merchant category code for firearms 19 retailers would be ". . . the first step towards facilitating the 20 21 collection of valuable financial data that could help law 22 enforcement in countering the financing of terrorism efforts," 23 expressing a clear government expectation that payment card 24 networks will utilize the new merchant category code to conduct

H.B. No. 2837
1 mass surveillance of constitutionally protected firearms and
2 ammunition purchases in cooperation with law enforcement;

3 (5) The new merchant category code will allow banks, 4 payment card networks, acquirers, and other entities involved in 5 payment card processing to identify and separately track lawful 6 payment card purchases at firearms retailers in this state, paving 7 the way for unprecedented surveillance of Second Amendment activity 8 and information sharing between financial institutions and the 9 government;

10 (6) This potential for cooperative surveillance and 11 tracking of lawful firearms and ammunition purchases will have a 12 significant chilling effect on citizens wishing to exercise their 13 federal and state constitutional rights to keep and bear arms in 14 this state;

15 (7) While federal law requires some financial 16 institutions to report transactions that are highly indicative of money laundering or other unlawful activities, there is no federal 17 or state law authorizing financial institutions to surveil and 18 19 track lawful activities by customers in cooperation with law enforcement; 20

21 (8) The creation or maintenance of records of purchases of firearms or ammunition or the tracking of sales made by 22 23 a retailer of firearms or ammunition by a nongovernmental entity, 24 including a financial institution, without a substantial and historical business need or a requirement imposed by law, may 25 26 frustrate the right to keep and bear arms and violate the reasonable privacy rights of lawful purchasers of firearms or ammunition; and 27

H.B. No. 2837 Based on the above stated findings, it is the 1 (9) intent of the legislature to prohibit the misuse of payment card 2 processing systems to surveil, report, or otherwise discourage 3 constitutionally protected firearm and ammunition purchases within 4 5 this state. SECTION 3. Title 12, Business & Commerce Code, is amended by 6 7 adding Chapter 610 to read as follows: 8 CHAPTER 610. UNAUTHORIZED TRANSACTION CATEGORIZATION Sec. 610.001. DEFINITIONS. In this chapter: 9 (1) "Electronic payment transaction" means 10 a transaction in which a person uses a payment card or other payment 11 12 code or device issued or approved through a payment card network to debit a deposit account or use a line of credit, whether 13 authorization is based on a signature, personal identification 14 15 number, or other means. 16 (2) "Firearms code" means any merchant category code 17 approved by the International Organization for Standardization for a firearms retailer, including Merchant Category Code 5723. 18 (3) "Firearms retailer" means any person or entity 19 engaged in the sale of firearms, ammunition for use in firearms, or 20 firearms accessories. 21 (4) "Payment card" means a credit card, debit card, 22 check card, or other card that is issued to an authorized user to 23 24 purchase or obtain goods, services, money, or any other thing of 25 value. 26 (5) "Payment card issuer" means a lender, including a 27 financial institution, or a merchant that receives applications and

1 issues payment cards to individuals. (6) "Payment card network" means an entity that 2 3 directly or through a licensed member, processor, or agent provides the proprietary services, infrastructure, and software that route 4 information and data to conduct debit card or credit card 5 transaction authorization, clearance, and settlement, and that an 6 7 entity uses in order to accept as a form of payment a brand of debit 8 card, credit card, or other device that may be used to carry out debit or credit transactions. 9 10 Sec. 610.002. UNAUTHORIZED CATEGORIZATION OF CERTAIN TRANSACTIONS. (a) A person or entity involved in facilitating or

11 TRANSACTIONS. (a) A person or entity involved in facilitating or 12 processing an electronic payment transaction, including a payment 13 card issuer or payment card network, may not assign to a merchant or 14 require a merchant to use a firearms code.

15 (b) For the purposes of the sale of firearms, ammunition for 16 use in firearms, and firearms accessories, a firearms retailer may 17 not provide a firearms code to a payment card issuer or payment card 18 network and may only use or be assigned a merchant category code for 19 general merchandise retailers or sporting goods retailers. Any 20 agreement or contractual provision to the contrary is void.

21 (c) A payment card issuer or payment card network shall 22 notify the payment card holder in writing on every occasion that a 23 firearms code is assigned to an electronic payment transaction on 24 the payment card holder's account.

25 Sec. 610.003. INVESTIGATIVE AUTHORITY OF ATTORNEY GENERAL.
 26 (a) If the attorney general has reasonable cause to believe that a
 27 person or entity has engaged in, is engaging in, or is about to

engage in a violation of this chapter, the attorney general shall 1 issue a civil investigative demand. The procedures established for 2 the issuance of a civil investigative demand under Section 15.10 3 apply to the same extent and manner to the issuance of a civil 4 5 investigative demand under this section. 6 (b) The attorney general may request, pursuant to a civil 7 investigative demand issued under Subsection (a), that a person or entity disclose any data that is relevant to an investigation 8 conducted by the attorney general. The attorney general shall 9 10 evaluate the data for compliance with the requirements set forth in Section 610.002. 11 12 Sec. 610.004. NOTICE OF VIOLATION OF CHAPTER; OPPORTUNITY TO CURE. (a) Not later than the 30th day before bringing an action 13 under Section 610.005, the attorney general must give written 14 notice to the person or entity identifying the specific provisions 15 16 of this chapter that are or were being violated. 17 (b) The attorney general may not bring an action against the person or entity if the person or entity: 18 19 (1) cures the identified violation within the 30-day 20 period; and 21 (2) provides the attorney general a written statement 22 affirming that the person or entity has: 23 (A) cured the alleged violation; 24 (B) provided supporting documentation to show how the violation was cured; and 25 26 (C) made changes to internal policies to prevent 27 the recurrence of any similar violation in the future.

H.B. No. 2837

H.B. No. 2837 Sec. 610.005. ENFORCEMENT; CIVIL PENALTY; INJUNCTION. (a) 1 Except as provided by Section 610.006, the attorney general has 2 3 exclusive authority to enforce this chapter. 4 (b) A person or entity who violates this chapter and fails 5 to cure the violation in accordance with Section 610.004, or who breaches a written statement provided to the attorney general under 6 7 that section, is liable for a civil penalty in the amount of \$10,000 8 for each violation. 9 (c) The attorney general shall bring an action to: 10 (1) recover a civil penalty under this section; and (2) restrain or enjoin a person or entity from 11 12 violating this chapter. (d) The attorney general may recover reasonable attorney's 13 14 fees and other reasonable expenses incurred in investigating and 15 bringing an action under this section. 16 (e) The attorney general shall deposit a civil penalty 17 collected under this section in the state treasury to the credit of the general revenue fund. 18 19 Sec. 610.006. PRIVATE RIGHT OF ACTION. (a) A person who has used a payment card to purchase a firearm, ammunition for use in a 20 21 firearm, or a firearm accessory may bring an action against a 22 payment card issuer or payment card network to obtain: 23 (1) a declaratory judgment under Chapter 37, Civil 24 Practice and Remedies Code, that the payment card issuer or payment card network has violated Section 610.002; or 25 26 (2) a judgment enjoining the payment card issuer or 27 payment card network from violating Section 610.002.

(b) Except as provided by Subsection (a), this chapter may
 not be construed as providing a basis for, or being subject to, a
 private right of action for a violation of this chapter or any other
 <u>law.</u>
 SECTION 4. The changes in law made by Chapter 610, Business

6 & Commerce Code, as added by this Act, apply only to a purchase of a 7 firearm, ammunition for use in a firearm, or a firearm accessory 8 that takes place on or after the effective date of this Act.

9 SECTION 5. If any provision of this Act or its application 10 to any person or circumstance is held invalid, the invalidity does 11 not affect other provisions or applications of this Act that can be 12 given effect without the invalid provision or application, and to 13 this end the provisions of this Act are declared to be severable. 14 SECTION 6. This Act takes effect September 1, 2023.

President of the Senate

Speaker of the House

I certify that H.B. No. 2837 was passed by the House on May 3, 2023, by the following vote: Yeas 89, Nays 56, 2 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 2837 was passed by the Senate on May 19, 2023, by the following vote: Yeas 19, Nays 12.

Secretary of the Senate

APPROVED:

Date

Governor