Public Act 102-0889, became effective when Governor Pritzker signed it on May 18, 2022. Section 24-5.1(g) of the Criminal Code of 2012 was amended regarding serialization of unfinished frames or receivers.” (720 ILCS 5/24-5.1).” The Act requires the Illinois State Police to issue this notice regarding its provisions. (720 ILCS 5/24-5.1(g)) Violations of the Act range from a Class A misdemeanor to a Class 2 felony. A copy of the legislation can be found at: Illinois General Assembly - Full Text of Public Act 102-0889 (ilga.gov).

1. Serial Numbers Mandatory - Any firearm or unfinished frame or receiver manufactured using a three-dimensional printer must be serialized no later than June 17, 2022, or prior to reaching a stage of manufacture where it may be readily completed, assembled, or converted to be a functional firearm.

2. Serialization Requirements –
   a. The engraving, casting, stamping, or other permanent marking must be completed by a federally licensed firearms dealer or other federal licensee authorized to provide marking services;
   b. The serial number shall be formatted with the licensee's abbreviated federal firearms license number as a prefix (which is the first 3 and last 5 digits) followed by a hyphen, and then followed by a number as a suffix, such as 12345678-(number); and
   c. The serial number(s) must be imprinted on a steal plaque and placed in a manner that accords with the requirements under federal law for affixing serial numbers to firearms.

3. Federal Licensees Authorized to Provide Marking Services – any such licensee that engraves, casts, stamps, or otherwise conspicuously and permanently places a unique serial number on a firearm or unfinished frame must:
   a. At the time of the transaction, make a record of every sale or transfer of a firearm, rifle, shotgun, finished frame or receiver, or unfinished frame or receiver that has been so marked in compliance with federal guidelines;
   b. Review and confirm the validity of the owner’s Firearm Owner's Identification Card issued under the Firearm Owners Identification Card Act prior to returning the firearm to the owner;
   c. Retain records that accord with the requirements under federal law in the case of the sale of a firearm indefinitely; and
   d. make all records accessible for inspection upon the request of the Illinois State Police or a law enforcement agency in accordance with Section 5-35 of the Firearm Dealer License Certification Act to the extent they are subject to those provisions.

4. Exceptions – These provisions do not apply to an un-serialized unfinished frame, receiver, or firearm that:
   a. has been rendered permanently inoperable;
   b. is an antique firearm, as defined by federal law;
   c. was manufactured prior to October 22, 1968;
d. is possessed by a bona fide supplier exclusively for transfer to a federal firearms manufacturer or federal firearms importer, or is possessed by a federal firearms manufacturer or federal firearms importer in compliance with all federal laws and regulations; or

e. is possessed by a person who received the firearm through inheritance, and is not otherwise prohibited from possessing the firearm, for a period not exceeding 30 days after inheriting the firearm.

5. Unlawful Conduct – it is unlawful for any person to knowingly:
   a. sell, offer to sell, or transfer unserialized unfinished frames, receivers, or firearms, including those produced using a three-dimensional printer, unless the party purchasing or receiving the such firearm is a federal firearms importer, federal firearms manufacturer, or federal firearms dealer.
   b. possess, transport, or receive an unserialized unfinished frame, receivers, or firearms beginning November 14, 2022, unless:
      i. the party possessing or receiving the unfinished frame, receiver, or firearm is a federal firearms importer or federal firearms manufacturer; or
      ii. the unfinished frame or receiver is possessed or transported by a person for transfer to a federal firearms importer or federal firearms manufacturer.