# **Utah Code Ann. § 13-74-201**

Current through May 1, 2024 of the 2024 General Session.

***Utah Code Annotated* > *Title 13 Commerce and Trade (Chs. 1 — 74)* > *Chapter 74. Firearm Financial Transactions (Pts. 1 — 3)* > *Part 2. Prohibited Conduct (§ 13-74-201)***

**13-74-201. Limitations on firearms merchant codes.**

**(1)** For the processing of a payment card transaction, a financial entity may not assign to a firearms retailer or require a firearms retailer to use the firearms code.

**(2)** For purposes of the sale of a firearm, a firearm accessory or component, ammunition, or reloading supplies, a firearms retailer may not provide the firearms code to a financial entity.

**(3)** A financial entity may not otherwise classify a firearms retailer separately from general merchandise retailers or sporting goods retailers.

**(4)** Nothing in this chapter:

**(a)** limits a financial entity’s ability to:

**(i)** negotiate with responsible parties; or

**(ii)** comply with state or federal laws or regulations; or

**(b)** impairs a financial entity’s activities related to dispute processing, fraud or compliance management, or protecting transaction integrity from concerns related to illegal or suspicious activities, data breaches, or cyber risks.

**History**

2024 ch. 203, § 2, effective May 1, 2024.

Utah Code Annotated

Copyright © 2024 All rights reserved.

**End of Document**