

119TH CONGRESS
1ST SESSION

H. R. 2948

To authorize the Director of the Bureau of Justice Assistance to make grants to States, units of local government, and gun dealers to conduct gun buyback programs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

APRIL 17, 2025

Mrs. MCIVER (for herself, Mrs. HAYES, and Mr. BELL) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To authorize the Director of the Bureau of Justice Assistance to make grants to States, units of local government, and gun dealers to conduct gun buyback programs, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*

2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

4 (a) SHORT TITLE.—This Act may be cited as the

5 “Safer Neighborhoods Gun Buyback Act of 2025”.

6 (b) TABLE OF CONTENTS.—The table of contents for

7 this Act is as follows:

See. 1. Short title; table of contents.

TITLE I—GUN BUYBACK GRANT PROGRAM

- Sec. 101. Program authorized.
- Sec. 102. Applications.
- Sec. 103. Term of grant.
- Sec. 104. Smart prepaid cards.
- Sec. 105. Uses of funds.
- Sec. 106. Definitions.
- Sec. 107. Authorization of appropriations.

TITLE II—CRIMINAL PROVISION

Sec. 201. Use of smart prepaid card in the acquisition or transfer of a firearm.

TITLE I—GUN BUYBACK GRANT PROGRAM

3 SEC. 101. PROGRAM AUTHORIZED.

4 (a) IN GENERAL.—The Director of the Bureau of
5 Justice Assistance (referred to in this title as the “Direc-
6 tor”) may make grants to eligible entities to conduct gun
7 buyback programs.

8 (b) ELIGIBLE ENTITY DEFINED.—In this title, the
9 term “eligible entity” means—

- 10 (1) a State;
- 11 (2) a unit of local government;
- 12 (3) Tribal government; or
- 13 (4) a covered gun dealer.

14 SEC. 102. APPLICATIONS.

15 (a) GRANTS.—The chief executive of an eligible entity
16 seeking a grant under this title shall submit an application
17 to the Director at such time and containing such informa-
18 tion as the Director may reasonably require.

(b) SUBGRANTS.—A covered gun dealer seeking a subgrant shall submit an application to the chief executive

1 of such unit of local government or State at such time
2 and containing such information as the chief executive
3 may reasonably require, including proof of such dealer's
4 license under section 923 of title 18, United States Code.

5 **SEC. 103. TERM OF GRANT.**

6 (a) TERM.—The term of a grant awarded under this
7 title shall be two years.

8 (b) AVAILABILITY OF GRANT FUNDS.—

9 (1) STATES OR UNITS OF LOCAL GOVERN-
10 MENT.—A State or unit of local government that re-
11 ceives a grant under this title shall return to the Di-
12 rector any remaining smart prepaid cards and any
13 unused portion of such grant at the end of the two-
14 year and 270-day period beginning on the date that
15 the grant was awarded.

16 (2) GUN DEALERS.—A gun dealer that receives
17 a grant or subgrant under this title shall return to
18 the Director any remaining smart prepaid cards and
19 any unused portion of such grant or subgrant that
20 was allocated to be used to buy back guns—

21 (A) in the case of a gun dealer receiving a
22 grant, at the end of the two-year period begin-
23 ning on the date that the grant was awarded;
24 or

7 (c) AMOUNTS RETURNED.—The Director shall re-
8 turn to the general fund of the Treasury any amounts re-
9 turned under subsection (b).

10 SEC. 104. SMART PREPAID CARDS.

11 (a) IN GENERAL.—In conducting the grant program
12 authorized under section 101, the Director may reserve
13 such funds as may be necessary to acquire and distribute
14 smart prepaid cards to eligible entities that receive grants
15 under this title. The Director shall distribute the smart
16 prepaid cards without any funds loaded onto the cards.

17 (b) MARKET VALUE OF GUNS.—The Director shall
18 determine the market value of each gun that the Director
19 determines should be included in the gun buyback pro-
20 gram and make such information publicly available.

21 (c) PROHIBITION ON USE OF CARDS TO BUY
22 GUNS.—

23 (1) IN GENERAL.—A person may not use a
24 smart prepaid card in the acquisition of a gun or
25 ammunition, and a person may not accept a smart

1 prepaid card in the transfer (including a loan) of a
2 gun or ammunition.

3 (2) PENALTY.—A person that violates para-
4 graph (1) shall pay to the Director an amount that
5 is equal to the value of the prohibited sale.

6 **SEC. 105. USES OF FUNDS.**

7 (a) STATES AND UNITS OF LOCAL GOVERNMENT.—
8 A State or unit of local government receiving a grant
9 under this title shall use such funds to do the following:

10 (1) GUN BUYBACK PROGRAM.—Use such funds
11 to—

12 (A) conduct a gun buyback program; or
13 (B) make subgrants to gun dealers in such
14 State or unit of local government to conduct
15 gun buyback programs, and distribute the
16 smart prepaid cards such State or unit of local
17 government receives to gun dealers receiving
18 subgrants.

19 (2) GUN AND AMMUNITION RECYCLING PRO-
20 GRAM.—Use not less than 5 percent of such funds
21 to destroy the guns, including all parts, components,
22 and accessories, and ammunition that such State or
23 unit of local government collects or receives from
24 gun dealers.

1 (3) ADMINISTRATIVE COSTS.—Use not more
2 than 15 percent of such funds for the administrative
3 costs of carrying out the grant program under this
4 title, including the criminal database checks under
5 subsection (f).

6 (b) GUN DEALERS.—

7 (1) IN GENERAL.—A gun dealer receiving a
8 grant or subgrant under this title shall use such
9 funds to conduct a gun buyback program.

10 (2) SMART PREPAID CARD AMOUNTS.—

11 (A) In order to purchase a gun through a
12 gun buyback program, a gun dealer shall load
13 onto a smart prepaid card 125 percent of the
14 market value of the gun that the individual
15 wishes to dispose of (as determined by the Di-
16 rector under section 104(b)).

17 (B) A gun dealer may increase the pur-
18 chase price of a gun and load an amount onto
19 a smart prepaid card that is greater than 125
20 percent of the market value of the gun if the
21 gun dealer determines that the gun has been al-
22 tered in a way that would increase the market
23 value of the gun (such as an altered grip, or the
24 addition of a scope).

25 (3) GUNS RECEIVED.—

1 (A)(i) In the case of a gun dealer receiving
2 a grant under this title, the gun dealer shall
3 verify, pursuant to section 534(a)(5) of title 28,
4 United States Code, that each firearm received
5 under this program has not been reported sto-
6 len.

7 (ii) If such firearm has been reported sto-
8 len, such gun dealer shall notify the Bureau of
9 Alcohol, Tobacco, Firearms and Explosives
10 within 24 hours.

11 (B) In the case of a gun dealer receiving
12 a grant under this title, the gun dealer shall de-
13 liver a gun, as received including all parts, com-
14 ponents, and accessories, or ammunition the
15 dealer receives under the gun buyback program
16 to the closest office of the Bureau of Alcohol,
17 Tobacco, Firearms and Explosives not later
18 than 30 days after receiving such gun.

19 (C) In the case of a gun dealer receiving
20 a subgrant under this title, the gun dealer shall
21 deliver a gun, as received including all parts,
22 components, and accessories, or ammunition the
23 dealer receives under the gun buyback program
24 to the State or unit of local government from

1 which it receives the subgrant not later than 30
2 days after receiving such gun.

3 (c) AMMUNITION COLLECTION.—A State, unit of
4 local government, or gun dealer conducting a gun buyback
5 program under this title may accept ammunition from in-
6 dividuals wishing to dispose of it, which shall be destroyed
7 in accordance with the recycling program in subsection
8 (a)(2), but may not use smart prepaid cards to purchase
9 ammunition under the gun buyback program.

10 (d) INCENTIVES FOR GUN DEALER PARTICIPA-
11 TION.—To the extent that the Director determines nec-
12 essary to facilitate participation of gun dealers in the gun
13 buyback program, grant funds may be used to provide
14 monetary or other incentives to gun dealers to participate
15 in such program. For purposes of subsection (a), any such
16 incentives shall be treated as part of the subgrant to the
17 gun dealer described in paragraph (1)(B) thereof.

18 (e) RESALE OF GUNS PROHIBITED.—A State, unit
19 of local government, or gun dealer conducting a gun
20 buyback program under this title may not sell a gun, or
21 any of the parts, components, or accessories of the gun
22 as received, or ammunition received under such program.

23 (f) CRIMINAL DATABASE CHECK.—A State, unit of
24 local government, or office of the Bureau of Alcohol, To-
25 bacco, Firearms and Explosives that receives a gun under

1 a gun buyback program under this title shall, not later
2 than 21 days after receiving the gun, use any database
3 accessible to the State, unit of local government, or office
4 of the Bureau of Alcohol, Tobacco, Firearms and Explosives,
5 as applicable, in order to determine whether the gun
6 was used in the commission of a crime. If such a gun was
7 used in the commission of a crime, the gun shall be delivered
8 to the appropriate prosecuting authority.

9 **SEC. 106. DEFINITIONS.**

10 In this title:

11 (1) AMMUNITION.—The term “ammunition”
12 has the meaning given such term in section
13 921(a)(17)(A) of title 18, United States Code.

14 (2) COVERED GUN DEALER.—The term “covered gun dealer” means a gun dealer—

16 (A) not subject to a warning letter or
17 warning conference pursuant to violations of
18 Federal law by the Bureau of Alcohol, Tobacco,
19 Firearms and Explosives in the 5 years prior to
20 the date on which the dealer receives a grant
21 under this title; and

22 (B) is not located in a unit of local government or State that receives a grant under this
23 title.

1 (3) GUN.—The term “gun” means “firearm”
2 as defined in section 921(a)(3) of title 18, United
3 States Code.

4 (4) GUN BUYBACK PROGRAM.—The term “gun
5 buyback program” means a program under which a
6 State, a unit of local government, or a gun dealer,
7 using smart prepaid cards as described in section
8 105(b)(2), purchases back from individuals wishing
9 to dispose of them, a gun identified by the Director
10 under section 104(b).

11 (5) GUN DEALER.—The term “gun dealer”
12 means a dealer of firearms licensed under section
13 923 of title 18, United States Code.

14 (6) SMART PREPAID CARD.—The term “smart
15 prepaid card” means a card issued by the Director
16 that—

17 (A) is redeemable at multiple, unaffiliated
18 merchants or service providers;

19 (B) contains a mechanism, for the purpose
20 of preventing the cardholder from using it to
21 purchase a gun or ammunition, that recognizes
22 the merchant category code of a merchant and
23 prohibits the use of such card at a place of
24 business subject to a license to deal in firearms

1 under section 923 of title 18, United States
2 Code;

3 (C) is honored, upon presentation, by mer-
4 chants solely for goods or services, except for
5 merchants described in subparagraph (B);

6 (D) is loaded on a prepaid basis by a
7 State, unit of local government, or gun dealer
8 for use in a gun buyback program;

9 (E) clearly and conspicuously bears the
10 words “THIS CARD MAY NOT BE USED
11 TO PURCHASE A GUN OR AMMUNITION”
12 in capital and raised letters on the card; and

13 (F) may not redeemed for coins or cur-
14 rency.

15 (7) STATE.—The term “State” means each of
16 the 50 States, the District of Columbia, or any com-
17 monwealth, territory, or possession of the United
18 States.

19 (8) TRIBAL GOVERNMENT.—The term “tribal
20 government” means any Indian tribe, band, nation,
21 or other organized group or community, including
22 any Alaska Native village or regional or village cor-
23 poration as defined in or established pursuant to the
24 Alaska Native Claims Settlement Act (85 Stat. 688;
25 43 U.S.C. 1601 et seq.) which is recognized as eligi-

1 ble for the special programs and services provided by
2 the United States to Indians because of their special
3 status as Indians.

4 SEC. 107. AUTHORIZATION OF APPROPRIATIONS.

5 There is authorized to be appropriated \$360,000,000
6 for each of fiscal years 2025 through 2027 to carry out
7 this title.

8 TITLE II—CRIMINAL PROVISION

9 SEC. 201. USE OF SMART PREPAID CARD IN THE ACQUISI-

10 TION OR TRANSFER OF A FIREARM.

11 (a) IN GENERAL.—Chapter 44 of title 18, United
12 States Code, is amended by adding at the end the fol-
13 lowing:

14 “§ 932. Use of smart prepaid card in the acquisition
15 or transfer of a firearm

“Whoever, in or affecting interstate or foreign commerce, uses a smart prepaid card (as such term is defined in section 106 of the Safer Neighborhoods Gun Buyback Act of 2017) in connection with the acquisition of, or accepts a smart prepaid card in connection with the transfer (including a loan) of a firearm or ammunition shall be fined not more than \$100,000.”.

23 (b) CLERICAL AMENDMENTS.—

1 ed by inserting after “section 929” the following:
2 “or section 932”.

3 (2) TABLE OF SECTIONS.—The table of sections
4 at the beginning of chapter 44 of title 18, United
5 States Code, is amended by inserting after the item
6 relating to section 931 the following:

“932. Use of smart prepaid card in the acquisition or transfer of a firearm.”.

