

117TH CONGRESS  
1ST SESSION

# H. R. 1008

To provide for the development and use of technology for personalized handguns, to require that all handguns manufactured or sold in, or imported into, the United States incorporate such technology, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 11, 2021

Mrs. CAROLYN B. MALONEY of New York (for herself and Mr. CARSON) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To provide for the development and use of technology for personalized handguns, to require that all handguns manufactured or sold in, or imported into, the United States incorporate such technology, 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.**

4       This Act may be cited as the “Handgun Trigger  
5 Safety Act of 2021”.

1   **SEC. 2. FINDINGS.**

2       Congress finds as follows:

3           (1) It is in the interest of the United States to  
4       protect its citizens from handgun violence and acci-  
5       dental firearm deaths.

6           (2) Personalizing handguns would prevent un-  
7       authorized users, whether children, criminals, or oth-  
8       ers, from misusing the weapons.

9           (3) Personalizing handguns would allow autho-  
10      rized users to continue to lawfully own and use their  
11      handguns more safely.

12           (4) From 2011 to 2015, according to the Cen-  
13      ters for Disease Control, an average of 544 Ameri-  
14      cans died in firearm accidents each year.

15           (5) According to research from Everytown for  
16      Gun Safety, an unintentional shooting involving a  
17      child happens every 34 hours in the United States.

18           (6) According to the National Crime Victimiza-  
19      tion Survey, almost 350,000 incidents of firearm  
20      theft from private citizens occur each year.

21           (7) According to the Federal Bureau of Inves-  
22      tigation, 24 law enforcement officers were killed with  
23      their own weapon between 2006 and 2015.

24           (8) According to the Federal Bureau of Inves-  
25      tigation, almost half of all murders in the United  
26      States in 2015 were committed with handguns.

1   **TITLE I—TECHNOLOGY FOR**  
2   **PERSONALIZED HANDGUNS**  
3   **GRANTS**

4   **SEC. 101. DEFINITIONS.**

5       In this title:

6           (1) AUTHORIZED USER.—The term “authorized  
7       user”, with respect to a firearm, means—

8              (A) the lawful owner of the firearm; and

9              (B) any individual who is—

10                  (i) authorized by the lawful owner of  
11       the firearm to use the firearm; and

12                  (ii) authorized, under the law of the  
13       State where the firearm is being used, to  
14       own, carry, or use a firearm in the State.

15           (2) HANDGUN.—The term “handgun” has the  
16       meaning given the term in section 921(a)(29) of title  
17       18, United States Code.

18           (3) PERSONALIZED HANDGUN.—The term “per-  
19       sonalized handgun” means a handgun that—

20              (A) enables only an authorized user of the  
21       handgun to fire the handgun; and

22              (B) is manufactured in such a manner  
23       that the firing restriction described in subpara-  
24       graph (A)—

6 (4) QUALIFIED ENTITY.—The term “qualified

7           entity” means—

(A) a State or unit of local government;

9 (B) a nonprofit or for-profit organization;

10 or

(C) an institution of higher education (as defined in section 101 of the Higher Education Act of 1965 (20 U.S.C. 1001)).

14 (5) RETROFITTED PERSONALIZED HANDGUN.—

15 The term “retrofitted personalized handgun” means  
16 a handgun fitted with a device that—

19 (B) cannot be readily removed or deacti-  
20 vated.

## **21 SEC. 102. AUTHORIZATION.**

22 The Attorney General, acting through the Director  
23 of the National Institute of Justice (referred to in this  
24 title as the “Director”), shall make grants to qualified en-  
25 tities to develop technology for personalized handguns.

1 **SEC. 103. APPLICATIONS.**

2       A qualified entity seeking a grant under this title  
3 shall submit to the Director an application at such time,  
4 in such manner, and containing such information as the  
5 Director may reasonably require.

6 **SEC. 104. USES OF FUNDS.**

7       A qualified entity that receives a grant under this  
8 title—

9           (1) shall use not less than 70 percent of the  
10 amount of the grant to develop technology for per-  
11 sonalized handguns;

12          (2) may use not more than 20 percent of the  
13 amount of the grant to develop technology for retro-  
14 fitted personalized handguns; and

15          (3) may use not more than 10 percent of the  
16 amount of the grant for administrative costs associ-  
17 ated with the development of technology funded  
18 under this title.

19 **SEC. 105. TERM; RENEWAL.**

20          (a) TERM.—A grant awarded under this title shall  
21 be for a term of 1 year.

22          (b) RENEWAL.—A qualified entity receiving a grant  
23 under this title may renew the grant by submitting to the  
24 Director an application for renewal at such time, in such  
25 manner, and containing such information as the Director  
26 may reasonably require.

## 1 SEC. 106. REPORTS.

2       (a) REPORTS TO DIRECTOR.—A qualified entity re-  
3 ceiving a grant under this title shall submit to the Director  
4 such reports, at such time, in such manner, and con-  
5 taining such information as the Director may reasonably  
6 require.

(b) REPORTS TO CONGRESS.—Each year, the Director shall submit to Congress a report that contains a summary of the information submitted to the Director under subsection (a) during the previous year.

## **11 SEC. 107. REGULATIONS.**

12 The Director may promulgate such guidelines, rules,  
13 regulations, and procedures as may be necessary to carry  
14 out this title.

## 15 SEC. 108. AUTHORIZATION OF APPROPRIATIONS.

16 There is authorized to be appropriated to carry out  
17 this title \$2,000,000 for each of the first 2 fiscal years  
18 beginning after the date of the enactment of this Act.

19 **TITLE II—CONSUMER PRODUCT**  
20 **SAFETY COMMISSION SAFETY**  
21 **STANDARD**

## 22 SEC. 201. DEFINITIONS.

## 23 In this title:

1       “gun” have the meaning given those terms in section  
2       921 of title 18, United States Code.

3                     (2) AUTHORIZED USER.—The term “authorized  
4       user”, with respect to a firearm, means—

5                             (A) the lawful owner of the firearm; and

6                             (B) any individual who is—

7                                     (i) authorized by the lawful owner of  
8       the firearm to use the firearm; and

9                                     (ii) authorized, under the law of the  
10      State where the firearm is being used, to  
11      own, carry, or use a firearm in the State.

12                     (3) COMMISSION.—The term “Commission”  
13      means the Consumer Product Safety Commission.

14                     (4) CONSUMER PRODUCT SAFETY RULE.—The  
15      term “consumer product safety rule” has the mean-  
16      ing given the term in section 3(a) of the Consumer  
17      Product Safety Act (15 U.S.C. 2052(a)).

18                     (5) MANUFACTURED AND MANUFACTURER.—  
19      The terms “manufactured” and “manufacturer”  
20      have the meaning given those terms in section 3(a)  
21      of the Consumer Product Safety Act (15 U.S.C.  
22      2052(a)).

23                     (6) PERSONALIZED HANDGUN.—The term “per-  
24      sonalized handgun” means a handgun that—

1                             (A) enables only an authorized user of a  
2                             handgun to fire the handgun; and

3                             (B) is manufactured in such a manner  
4                             that the firing restriction described in subpara-  
5                             graph (A)—

6                                 (i) is incorporated into the design of  
7                             the handgun;

8                                 (ii) is not sold as an accessory; and

9                                 (iii) cannot be readily removed or de-  
10                             activated.

11                             (7) RETROFITTED PERSONALIZED HANDGUN.—

12                             The term “retrofitted personalized handgun” means  
13                             a handgun fitted with a device that—

14                                 (A) enables only an authorized user of a  
15                             handgun to fire the handgun; and

16                                 (B) cannot be readily removed or deacti-  
17                             vated.

18                             (8) STATE AND UNITED STATES.—The terms  
19                             “State” and “United States” have the meaning  
20                             given those terms in section 3(a) of the Consumer  
21                             Product Safety Act (15 U.S.C. 2052(a)).

22                             (9) TO DISTRIBUTE IN COMMERCE AND DIS-  
23                             TRIBUTION IN COMMERCE.—The terms “to dis-  
24                             tribute in commerce” and “distribution in com-  
25                             merce” have the meaning given those terms in sec-

1 tion 3(a) of the Consumer Product Safety Act (15  
2 U.S.C. 2052(a)).

3 SEC. 202. PROHIBITION ON MANUFACTURING AND DIS-  
4 TRIBUTION OF HANDGUNS THAT ARE NOT  
5 PERSONALIZED HANDGUNS.

## **6 (a) PROHIBITION.—**

7                             (1) MANUFACTURING.—Beginning on the date  
8                             that is 5 years after the date of enactment of this  
9                             Act, no person may manufacture in the United  
10                          States a handgun that is not a personalized hand-  
11                          gun.

1       (b) ENFORCEMENT BY CONSUMER PRODUCT SAFETY  
2 COMMISSION.—

3                 (1) TREATMENT OF VIOLATION.—Notwith-  
4 standing section 3(a)(5)(E) of the Consumer Prod-  
5 uct Safety Act (15 U.S.C. 2052(a)(5)(E)), a viola-  
6 tion of subsection (a) or any rule promulgated by  
7 the Commission pursuant to paragraph (4) shall be  
8 treated as a violation of section 19(a)(1) of the Con-  
9 sumer Product Safety Act (15 U.S.C. 2068(a)(1)).

10               (2) TREATMENT AS CONSUMER PRODUCT SAFE-  
11 TY STANDARDS.—Notwithstanding section  
12 3(a)(5)(E) of the Consumer Product Safety Act (15  
13 U.S.C. 2052(a)(5)(E)), subsection (a) and any rule  
14 promulgated pursuant to paragraph (4) shall be con-  
15 sidered consumer product safety rules.

16               (3) POWERS OF COMMISSION.—

17                 (A) IN GENERAL.—The Commission shall  
18 enforce this section in the same manner, by the  
19 same means, and with the same jurisdiction,  
20 powers, and duties as though all applicable  
21 terms and provisions of the Consumer Product  
22 Safety Act (15 U.S.C. 2051 et seq.) were incor-  
23 porated into and made a part of this section.

24                 (B) PRIVILEGES AND IMMUNITIES.—Any  
25 person who violates this section shall be subject

1           to the penalties and entitled to the privileges  
2           and immunities provided in the Consumer  
3           Product Safety Act (15 U.S.C. 2051 et seq.).

4           (4) REGULATIONS.—The Commission, in con-  
5           sultation with the Attorney General and the Director  
6           of the National Institute of Justice, may promulgate  
7           such rules as the Commission considers appropriate  
8           to carry out this section.

9           (c) ENFORCEMENT BY STATES.—

10           (1) IN GENERAL.—In any case in which the at-  
11           torney general of a State has reason to believe that  
12           an interest of the residents of the State has been or  
13           is threatened or adversely affected by the engage-  
14           ment of any person in a practice that violates sub-  
15           section (a), the attorney general of the State may,  
16           as parens patriae, bring a civil action on behalf of  
17           the residents of the State in an appropriate district  
18           court of the United States—

19               (A) to enjoin further violation of such sub-  
20               section by such person;

21               (B) to compel compliance with such sub-  
22               section;

23               (C) to obtain damages, restitution, or other  
24               compensation on behalf of such residents; or

(D) to such civil penalties and other relief as the court considers appropriate.

7 (ii) upon intervening—

(II) file petitions for appeal of a decision in the civil action.

1       against any defendant named in the complaint of the  
2       Commission for the violation with respect to which  
3       the Commission instituted such action.

4                     (5) VENUE; SERVICE OF PROCESS.—

5                     (A) VENUE.—Any action brought under  
6       paragraph (1) may be brought in—

- 7                         (i) the district court of the United  
8       States that meets applicable requirements  
9       relating to venue under section 1391 of  
10      title 28, United States Code; or  
11                         (ii) another court of competent juris-  
12       diction.

13                     (B) SERVICE OF PROCESS.—In an action  
14       brought under paragraph (1), process may be  
15       served in any district in which the defendant—

- 16                         (i) is an inhabitant; or  
17                         (ii) may be found.

18                     (6) ACTIONS BY OTHER STATE OFFICIALS.—

19                     (A) IN GENERAL.—In addition to civil ac-  
20       tions brought by attorneys general under para-  
21       graph (1), any other officer of a State who is  
22       authorized by the State to do so may bring a  
23       civil action under paragraph (1), subject to the  
24       same requirements and limitations that apply

1       under this subsection to civil actions brought by  
2       attorneys general.

3                     (B) SAVINGS PROVISION.—Nothing in this  
4       subsection may be construed to prohibit an au-  
5       thorized official of a State from initiating or  
6       continuing any proceeding in a court of the  
7       State for a violation of any civil or criminal law  
8       of the State.

9                     (d) COST OF RETROFITTING.—

10                    (1) COST BORNE BY MANUFACTURERS.—Upon  
11       the request of the owner of a handgun that was  
12       manufactured in the United States and that is not  
13       a personalized handgun or retrofitted personalized  
14       handgun, the manufacturer of the handgun—

15                    (A) shall—

16                      (i) retrofit the handgun so that the  
17       handgun is a retrofitted personalized hand-  
18       gun; and

19                      (ii) return the handgun to the owner  
20       within a reasonable period of time; and

21                    (B) may not request compensation for the  
22       retrofit from the owner.

23                    (2) RULEMAKING.—Not later than 1 year after  
24       the date of enactment of this Act, the Commission,  
25       in consultation with the Attorney General and the

1       Director of the National Institute of Justice, shall  
2       by regulation establish the maximum period of time  
3       within which a manufacturer that receives a request  
4       from the owner of a handgun under paragraph (1)  
5       shall retrofit and return the handgun to the owner.

6                     (3) REIMBURSEMENT FROM DEPARTMENT OF  
7       JUSTICE ASSETS FORFEITURE FUND.—Section  
8       524(c)(1) of title 28, United States Code, is amend-  
9       ed—

10                  (A) in subparagraph (H), by striking  
11               “and” at the end;

12                  (B) in subparagraph (I), by striking the  
13               period at the end and inserting “; and”; and

14                  (C) by inserting after subparagraph (I) the  
15               following:

16                  “(J) payments to reimburse manufacturers of  
17       handguns for the costs of retrofitting handguns to  
18       comply with the requirement under section  
19       202(d)(1) of the Handgun Trigger Safety Act of  
20       2021.”.

21                  (e) RELATION TO STATE LAW.—This section shall  
22       not be construed as superseding, altering, or affecting any  
23       provision of law of a State, except to the extent that such  
24       provision of law is inconsistent with the provisions of this  
25       section, and then only to the extent of the inconsistency.

1   **TITLE III—EXEMPTION FROM**  
2   **THE PROTECTION OF LAW-**  
3   **FUL COMMERCE IN ARMS ACT**

4   **SEC. 301. EXEMPTIONS FROM THE PROTECTION OF LAW-**  
5                 **FUL COMMERCE IN ARMS ACT.**

6             Section 4 of the Protection of Lawful Commerce in  
7   Arms Act (15 U.S.C. 7903) is amended—

8                 (1) in paragraph (4)—

9                     (A) by striking “The term ‘qualified prod-  
10                  uct’ means” and inserting the following: “The  
11                  term ‘qualified product’—

12                     “(i) except as provided in clause (ii),  
13                  means”;

14                     (B) by striking the period at the end and  
15                  inserting “; and”; and

16                     (C) by adding at the end the following:

17                     “(ii) does not include a handgun  
18                  that—

19                     “(I) is manufactured on or after  
20                  the date that is 5 years after the date  
21                  of enactment of the Handgun Trigger  
22                  Safety Act of 2021; and

23                     “(II) is not a—

24                     “(aa) personalized handgun;  
25                  or

1                         “(bb) retrofitted personal-  
2                         ized handgun.”; and

3                         (2) by adding at the end the following:

4                         “(10) AUTHORIZED USER.—The term ‘author-  
5                         ized user’, with respect to a firearm, means—

6                         “(A) the lawful owner of the firearm; and

7                         “(B) any individual who is—

8                         “(i) authorized by the lawful owner of  
9                         the firearm to use the firearm; and

10                         “(ii) authorized, under the law of the  
11                         State where the firearm is being used, to  
12                         own, carry, or use a firearm in the State.

13                         “(11) HANDGUN.—The term ‘handgun’ has the  
14                         meaning given the term in section 921(a)(29) of title  
15                         18, United States Code.

16                         “(12) PERSONALIZED HANDGUN.—The term  
17                         ‘personalized handgun’ means a handgun that—

18                         “(A) enables only an authorized user of the  
19                         handgun to fire the handgun; and

20                         “(B) is manufactured in such a manner  
21                         that the firing restriction described in subpara-  
22                         graph (A)—

23                         “(i) is incorporated into the design of  
24                         the handgun;

25                         “(ii) is not sold as an accessory; and

1                     “(iii) cannot be readily removed or de-  
2                         activated.

3                     “(13) RETROFITTED PERSONALIZED HAND-  
4                         GUN.—The term ‘retrofitted personalized handgun’  
5                         means a handgun fitted with a device that—

6                     “(A) enables only an authorized user of the  
7                         handgun to fire the handgun; and

8                     “(B) cannot be readily removed or deacti-  
9                         vated.”.

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