In the Senate of the United States,

May 16, 2018.

Resolved, That the bill from the House of Representatives (H.R. 3249) entitled "An Act to authorize the Project Safe Neighborhoods Grant Program, and for other purposes.", do pass with the following

AMENDMENT:

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Project Safe Neighbor-

3 hoods Grant Program Authorization Act of 2018".

4 SEC. 2. DEFINITIONS.

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5 For the purposes of this Act—
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6 (1) the term "firearms offenses" means an offense
7 under section 922 or 924 of title 18, United States

8 Code;

(2) the term "Program" means the Project Safe
 Neighborhoods Block Grant Program established
 under section 3; and

4 (3) the term "transnational organized crime
5 group" has the meaning given such term in section
6 36(k)(6) of the State Department Basic Authorities
7 Act of 1956 (22 U.S.C. 2708(k)(6)).

8 SEC. 3. ESTABLISHMENT.

9 The Attorney General of the United States is author-10 ized to establish and carry out a program, to be known as 11 the "Project Safe Neighborhoods Block Grant Program" 12 within the Office of Justice Programs at the Department 13 of Justice.

14 SEC. 4. PURPOSE.

15 (a) Project Safe Neighborhoods Block Grant 16 PROGRAM.—The purpose of the Program is to foster and improve existing partnerships between Federal, State, and 17 18 local agencies, including the United States Attorney in each 19 Federal judicial district, entities representing members of 20 the community affected by increased violence, victims' advo-21 cates, and researchers to create safer neighborhoods through 22 sustained reductions in violent crimes by—

(1) developing and executing comprehensive strategic plans to reduce violent crimes, including the enforcement of gun laws, and prioritizing efforts focused

on identified subsets of individuals or organizations
 responsible for increasing violence in a particular ge ographic area;

4 (2) developing evidence-based and data-driven
5 intervention and prevention initiatives, including ju6 venile justice projects and activities which may in7 clude street-level outreach, conflict mediation, provi8 sion of treatment and social services, and the chang9 ing of community norms, in order to reduce violence;
10 and

(3) collecting data on outcomes achieved through
the Program, including the effect on the violent crime
rate, incarceration rate, and recidivism rate of the jurisdiction.

(b) ADDITIONAL PURPOSE AREAS.—In addition to the
purpose described in subsection (a), the Attorney General
may use funds authorized under this Act for any of the following purposes—

19 (1) competitive and evidence-based programs to
20 reduce gun crime and gang violence;

21 (2) the Edward Byrne criminal justice innova22 tion program;

23 (3) community-based violence prevention initia24 tives; or

(4) gang and youth violence education, preven tion and intervention, and related activities.

3 SEC. 5. RULES AND REGULATIONS.

4 (a) IN GENERAL.—The Attorney General shall issue
5 guidance to create, carry out, and administer the Program
6 in accordance with this section.

7 (b) FUNDS TO BE DIRECTED TO LOCAL CONTROL.
8 Amounts made available as grants under the Program shall
9 be, to the greatest extent practicable, locally controlled to
10 address problems that are identified locally.

(c) TASK FORCES.—Thirty percent of the amounts
made available as grants under the Program each fiscal
year shall be granted to Gang Task Forces in regions experiencing a significant or increased presence of criminal or
transnational organizations engaging in high levels of violent crime, firearms offenses, human trafficking, and drug
trafficking.

(d) PRIORITY.—Amounts made available as grants
under the Program shall be used to prioritize the investigation and prosecution of individuals who have an aggravating or leadership role in a criminal or transnational
organization described in subsection (c).

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1 SEC. 6. AUTHORIZATION OF APPROPRIATIONS.

- 2 There are authorized to be appropriated to the Attor-
- 3 ney General to carry out the Program \$50,000,000 for each
- 4 of fiscal years 2019 through 2021.

Attest:

Secretary.

AMENDMENT

^{115TH CONGRESS} H.R. 3249