

PR6000—Gun-Free Schools District Report

Submit the form to which these instructions refer electronically through the TEA eGrants system. The schedule will not be accepted by TEA via any other means.

What items are not considered firearms?

Firearms do not include items such as toy guns, cap guns, BB guns, and pellet guns.

What items are considered firearms?

Firearm

A firearm is defined in Title 18 USC §921, Definitions as follows:

- A. Any weapon (including a starter gun) which will or is designed to or may readily be converted to expel a projectile by the action of an explosive;
- B. The frame or receiver of any such weapon;
- C. Any firearm muffler or firearm silencer; or
- D. Any destructive device. Such term does not include an antique firearm.

Destructive device

The term “destructive device” used in part (D) of the definition of “firearm” means

- A. Any explosive, incendiary, or poison gas:
 - i. Bomb,
 - ii. Grenade,
 - iii. Rocket having a propellant charge of more than four ounces,
 - iv. Missile having an explosive or incendiary charge of more than one-quarter ounce,
 - v. Mine, or
 - vi. Device similar to any of the devices described in the preceding clauses;
- B. Any type of weapon (other than a shotgun or a shotgun shell which the Attorney General finds is generally recognized as particularly suitable for sporting purposes) by whatever name known which will, or which may be readily converted to, expel a projectile by the action of an explosive or other propellant, and which has any barrel with a bore of more than one-half inch in diameter; and

- C. Any combination of parts either designed or intended for use in converting any device into any destructive device described in subparagraph (A) or (B) and from which a destructive device may be readily assembled.

The term “destructive device” shall not include any device which is neither designed nor redesigned for use as a weapon; any device, although originally designed for use as a weapon, which is redesigned for use as a signaling, pyrotechnic, line throwing, safety, or similar device; surplus ordnance sold, loaned, or given by the Secretary of the Army pursuant to the provisions of section 4684 (2), 4685, or 4686 of title 10; or any other device which the Attorney General finds is not likely to be used as a weapon, is an antique, or is a rifle which the owner intends to use solely for sporting, recreational or cultural purposes.

Shotgun

For this file specification, shotgun is either a shotgun or a “short-barreled shotgun.”

- A. The term “shotgun” means a weapon designed or redesigned, made or remade, and intended to be fired from the shoulder and designed or redesigned and made or remade to use the energy of an explosive to fire through a smooth bore either a number of ball shot or a single projectile for each single pull of the trigger.
- B. The term “short-barreled shotgun” means a shotgun having one or more barrels less than eighteen inches in length and any weapon made from a shotgun (whether by alteration, modification or otherwise) if such a weapon as modified has an overall length of less than twenty-six inches.

Rifle

For this file specification, rifle is either a rifle or a “short-barreled rifle.”

- A. The term “rifle” means a weapon designed or redesigned, made or remade, and intended to be fired from the shoulder and designed or redesigned and made or remade to use the energy of an explosive to fire only a single projectile through a rifled bore for each single pull of the trigger.
- B. The term “short-barreled rifle” means a rifle having one or more barrels less than sixteen inches in length and any weapon made from a rifle (whether by alteration, modification, or otherwise) if such weapon, as modified, has an overall length of less than twenty-six inches.

LEA Report

Use this part to provide information about the local education agency (LEA).

1. Click **Yes** or **No** to indicate whether the LEA will request any Federal funds in the next compliance report grant year under the Elementary and Secondary Education Act, as amended. If you click **Yes**, go on to **step 2**. If you select **No**, skip to the **Certification and Incorporation** section.

2. Click **Yes** or **No** to indicate whether any students were found to have brought a firearm to school during the current compliance report grant year. If you click **Yes**, once the report is submitted successfully, *you must complete the PR6100* (Gun Free School Act Annual Campus Report on Student Expulsion), indicating the number of students and the number of incidents for each campus where a student who brought a firearm to school is enrolled. If you click **No**, skip to the **Certification and Incorporation** section.

Additional LEA Data (optional)

Use this space to describe any inconsistencies or unusual circumstances encountered.

Certification and Incorporation Statement

To certify the submitted data and reported activities, the authorized official submitting the data must complete this section certifying that the information is correct.

Primary Contact

Type contact information for the primary contact, whom TEA will contact for clarification of any data submitted.

Authorized Official

If the authorized official is the same as the primary contact, click the **Copy** button. If they are different, type contact information for the authorized official. The authorized official must be a legally responsible party, with authority to submit (that is, sign) the report for the organization.