

118TH CONGRESS
2D SESSION

H. R. 7585

To amend the Food and Nutrition Act of 2008 to require the promulgation of cybersecurity and digital service regulations relating to the use of EBT cards under the supplemental nutrition assistance program, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 7, 2024

Mr. KIM of New Jersey (for himself and Mr. LAWLER) introduced the following bill; which was referred to the Committee on Agriculture

A BILL

To amend the Food and Nutrition Act of 2008 to require the promulgation of cybersecurity and digital service regulations relating to the use of EBT cards under the supplemental nutrition assistance program, 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 “Enhanced Cybersecu-
5 rity for SNAP Act of 2024”.

1 **SEC. 2. ENHANCED CYBERSECURITY FOR EBT CARDS.**

2 Section 7(h) of the Food and Nutrition Act of 2008
3 (7 U.S.C. 2016(h)) is amended by adding at the end the
4 following:

5 “(15) CYBERSECURITY OF EBT CARDS.—

6 “(A) DEFINITIONS.—In this paragraph:

7 “(i) CHIP-ENABLED.—

8 “(I) IN GENERAL.—The term
9 ‘chip-enabled’, with respect to a pay-
10 ment card, means a payment card
11 that uses industry standard secure
12 payment technology, as identified by
13 the Administrator of the Food and
14 Nutrition Service in consultation with
15 the Secretary of the Treasury and the
16 Director of the National Institute of
17 Standards and Technology, that—

18 “(aa) provides for secure
19 card-based payment; and

20 “(bb) is resistant to cloning.

21 “(II) EMV CHIP.—The Adminis-
22 trator of the Food and Nutrition
23 Service, in consultation with the Sec-
24 retary of the Treasury and the Direc-
25 tor of the National Institute of Stand-
26 ards and Technology, shall consider

1 whether the secure payment technology described in subclause (I)
2 should meet the standards published
3 by EMVCo for contact and contactless
4 payments.
5

6 “(ii) MOBILE FRIENDLY.—The term
7 ‘mobile friendly’ has the meaning given the
8 term in section 3559(b) of title 44, United
9 States Code.

10 “(iii) NIST PIN AND PASSWORD
11 STANDARDS.—The term ‘NIST PIN and
12 password standards’ means the PIN and
13 password standards described in Special
14 Publication 800–63B entitled ‘Digital
15 Identity Guidelines’ (or a successor docu-
16 ment) of the National Institute of Stand-
17 ards and Technology.

18 “(iv) PIN.—The term ‘PIN’ has the
19 meaning given the term ‘personal identi-
20 fication number (PIN)’ in section 271.2 of
21 title 7, Code of Federal Regulations (or
22 successor regulations).

23 “(B) REGULATIONS.—

24 “(i) IN GENERAL.—Not later than 2
25 years after the date of enactment of this

1 paragraph, the Secretary shall promulgate,
2 and every 5 years thereafter, the Secretary
3 shall review and update as necessary, cy-
4 bersecurity and digital service regulations
5 relating to EBT cards and mobile pay-
6 ments under the supplemental nutrition as-
7 sistance program, including, at a min-
8 imum, to ensure that cybersecurity meas-
9 ures for EBT cards and mobile payments
10 keep pace with security safeguards used by
11 the private sector and required by Federal
12 agencies for credit, debit, and other pay-
13 ment cards and mobile payments.

14 “(ii) REQUIREMENTS.—The Secretary
15 shall ensure that the cybersecurity and dig-
16 ital service regulations described in clause
17 (i) require the following:

18 “(I)(aa) Each State shall operate
19 the user interfaces listed on the list of
20 required user interfaces maintained by
21 the Secretary under item (dd)(AA), in
22 accordance with this subclause, 1 or
23 more user interfaces of which house-
24 holds in the State may, at the election
25 of the applicable household, use to

1 manage the EBT account of the ap-
2 plicable household.

3 “(bb)(AA) A State may operate
4 other user interfaces under item (aa)
5 in addition to the required user inter-
6 faces on the list maintained by the
7 Secretary under item (dd)(AA).

8 “(BB) Any web-based online por-
9 tal operated by a State as a user
10 interface shall be mobile friendly.

11 “(cc) Each user interface offered
12 by a State under items (aa) and (bb),
13 as applicable, shall—

14 “(AA) provide information
15 in each language in which the
16 State agency is required to make
17 material available pursuant to
18 section 272.4(b) of title 7, Code
19 of Federal Regulations (or suc-
20 cessor regulations);

21 “(BB) be available to house-
22 holds at least 99 percent of the
23 time; and

24 “(CC) include any other fea-
25 tures required by the Secretary.

1 “(dd)(AA) The Secretary shall
2 maintain a list of required user inter-
3 faces for purposes of item (aa), which
4 may include a web-based online portal
5 and a mobile application.

6 “(BB) The list under subitem
7 (AA) shall include an application pro-
8 gramming interface through which at
9 least 1 user interface offered by a
10 State under item (aa) allows house-
11 holds to delegate access to some or all
12 account features identified by the Sec-
13 retary to third-party provided soft-
14 ware. No fee shall be charged to any
15 party for the use of that application
16 programming interface.

17 “(CC) During the 10-year period
18 following the date on which the regu-
19 lations promulgated pursuant to
20 clause (i) become final, unless the
21 Secretary extends that period, the
22 Secretary shall maintain on the list
23 under subitem (AA) the following user
24 interfaces: text message, voice tele-
25 phone service, and a nondigital user

1 interface that does not require the use
2 of a phone or computer by the house-
3 hold.

4 “(II)(aa) Each State shall pro-
5 vide households on an opt-in basis—

6 “(AA) through each digital
7 user interface offered under sub-
8 clause (I), timely electronic notice
9 of transactions using the EBT
10 account of the household; and

11 “(BB) through each user
12 interface offered under subclause
13 (I), access to, including the abil-
14 ity to search, historical trans-
15 actions for not less than the pre-
16 ceding 12 months.

17 “(bb) Transaction information
18 under subitems (AA) and (BB) of
19 item (aa) shall include the amount of
20 the transaction, the merchant for the
21 transaction, the city and State of the
22 merchant for an in-person trans-
23 action, and the delivery address or
24 collection address for an online trans-
25 action.

1 collection address for an online trans-
2 action.

3 “(cc) Each State shall offer
4 households the ability, through each
5 user interface offered under subclause
6 (I), to report a fraudulent transaction
7 to the State.

8 “(dd) A State shall not require a
9 household to respond to or acknowl-
10 edge a notice of transaction delivered
11 pursuant to item (aa)(AA).

12 “(ee) A State shall notify a
13 household that has received reim-
14 bursement for EBT card fraud pursu-
15 ant to section 501(b)(2) of division
16 HH of the Consolidated Appropriations
17 Act, 2023 (7 U.S.C.
18 2016a(b)(2)), of the ability of the
19 household to opt in to restricting the
20 use of the EBT card as described in
21 subclause (III) and of the remaining
22 funds that may be reimbursed if the
23 household experiences fraud again.

24 “(III) Each State shall provide
25 households issued an EBT card the

1 ability, through each user interface of-
2 ered under subclause (I)—

3 “(aa) to make the use of
4 that EBT card for online trans-
5 actions workable only through
6 virtual card numbers or other
7 tokenization technology, such as
8 through a mobile payment serv-
9 ice, which shall require a dif-
10 ferent virtual card number for
11 each individual online merchant;

12 “(bb) to freeze and unfreeze
13 the EBT account of the house-
14 hold for transactions in which the
15 card number printed on the EBT
16 card is manually entered, either
17 for an in-person transaction or
18 an online transaction; and

19 “(cc) to check the enroll-
20 ment status of the household, in-
21 cluding the date on which the
22 household is required to apply for
23 recertification.

24 “(IV) The requirements de-
25 scribed in items (aa) and (bb) of sub-

1 clause (III) shall terminate 5 years
2 after the date on which the regulation
3 promulgated pursuant to that sub-
4 clause becomes final, unless the Sec-
5 retary extends that period.

6 “(V) A State may opt to make
7 ineffective the use of the card number
8 printed on the EBT card to complete
9 an online transaction, and require on-
10 line transactions to occur only in ac-
11 cordance with subclause (III)(aa).

12 “(VI) Not later than 2 years
13 after the date on which the regula-
14 tions promulgated pursuant to clause
15 (i) become final, States shall begin
16 issuing chip-enabled EBT cards.

17 “(VII) Not later than 4 years
18 after the date on which the regula-
19 tions promulgated pursuant to clause
20 (i) become final, States may not issue
21 new EBT cards with magnetic stripes.

22 “(VIII) Not later than 5 years
23 after the date on which the regula-
24 tions promulgated pursuant to clause
25 (i) become final, States shall be re-

1 quired to reissue any existing valid
2 EBT cards with magnetic stripes as
3 chip-enabled EBT cards without mag-
4 netic stripes.

5 “(IX) In the case of a chip-en-
6 abled EBT card reissued pursuant to
7 any of subclauses (VI) through (VIII),
8 absent suspicion of fraud, as applica-
9 ble, a State shall—

10 “(aa) reissue a new chip-en-
11 abled EBT card; and

12 “(bb) deactivate the current
13 chip-enabled EBT card on the
14 date that is the earlier of—

15 “(AA) the date on
16 which the new chip-enabled
17 EBT card is activated; and

18 “(BB) 30 days after
19 the date on which the new
20 chip-enabled EBT card is
21 sent to the household.

22 “(iii) SUNSET FOR REQUIREMENT TO
23 USE CHIP TECHNOLOGY.—Under the cy-
24 bersecurity regulations described in clause
25 (i), all EBT cards issued during the 5-year

1 out clause (ii)(VIII) shall be chip-enabled,
2 unless the Secretary extends that period.

3 “(C) REIMBURSEMENTS.—Each State up-
4 grading EBT cards to comply with the regula-
5 tions promulgated under subparagraph (B)(i)
6 shall receive reimbursement from the Secretary
7 in an amount determined by the Secretary to
8 cover all reasonable costs incurred by the State,
9 including—

10 “(i) the 1-time up-front costs paid by
11 the State to card vendors;

12 “(ii) the additional annual fees associ-
13 ated with chip-enabled cards paid by
14 States to card vendors; and

15 “(iii) postage or other delivery-related
16 costs.

17 “(D) PROHIBITION ON PASSWORD AND PIN
18 REQUIREMENTS INCONSISTENT WITH FEDERAL
19 CYBERSECURITY STANDARDS.—Beginning 60
20 days after the date of enactment of this para-
21 graph, a State agency may not require, with re-
22 spect to a PIN for use of an EBT card or a
23 password for access to an online account or mo-
24 bile application managing the EBT card—

1 “(i) that the PIN or password be peri-
2 odically changed in circumstances that are
3 prohibited by the NIST PIN and password
4 standards; or

5 “(ii) that the password meet com-
6 plexity requirements that are prohibited by
7 the NIST PIN and password standards.

8 “(E) GRANT PROGRAM FOR CHIP-ENABLED
9 EBT CARDS.—

10 “(i) DEFINITIONS.—In this subparagraph:

12 “(I) ADMINISTERING ENTITY.—
13 The term ‘administering entity’ means
14 an entity awarded a grant under
15 clause (ii) to provide subgrants to eli-
16 gible entities.

17 “(II) ELIGIBLE ENTITY.—The
18 term ‘eligible entity’ means—

19 “(aa) an entity described in
20 paragraph (1) or (3) of section
21 3(o) that—

22 “(AA) is authorized to
23 participate in the supple-
24 mental nutrition assistance
25 program under section 9;

1 “(BB) does not have
2 payment terminals that ac-
3 cept chip-enabled EBT
4 cards; and

5 “(CC) is located in an
6 area with limited grocery ac-
7 cess, as determined by the
8 Secretary; and

9 “(bb) an entity described in
10 paragraph (2), (4), or (5) of sec-
11 tion 3(o) that meets the require-
12 ments described in subitems
13 (AA) and (BB) of item (aa).

14 “(ii) GRANTS.—The Secretary shall
15 establish a grant program to award a
16 grant to an administering entity to provide
17 subgrants to eligible entities to upgrade to
18 chip-compatible payment terminals that
19 support contact and contactless payment
20 card technology.

21 “(F) DATA COLLECTION.—The Secretary
22 shall—

23 “(i) collect, and publish on the website
24 of the Department of Agriculture, data
25 on—

15 “(G) PUBLIC REPORT.—

16 “(i) IN GENERAL.—Not later than 1
17 year after the date of enactment of this
18 paragraph, and every 2 years thereafter,
19 the Secretary shall submit to the Commit-
20 tees on Appropriations and Agriculture,
21 Nutrition, and Forestry of the Senate and
22 the Committees on Appropriations and Ag-
23 riculture of the House of Representatives,
24 and make publicly available on the website

1 of the Department of Agriculture, a report
2 that—

3 “(I) identifies trends relating to
4 the theft of benefits, including the fre-
5 quency of theft of benefits and the lo-
6 cation of those thefts;

7 “(II) evaluates the effectiveness
8 of existing cybersecurity regulations
9 for the supplemental nutrition assist-
10 ance program, including identifying
11 ineffective measures and the compli-
12 ance burden borne by individual ben-
13 efit recipients;

14 “(III) describes the efforts of
15 States—

16 “(aa) to update cybersecurity
17 measures for EBT cards;
18 and

19 “(bb) to reimburse stolen
20 benefits; and

21 “(IV) examines usability issues of
22 EBT cards, including issues that
23 present barriers to households using
24 benefits or affect fraud prevention
25 goals.

1 “(ii) RESTRICTED ANNEX.—The re-
2 port under clause (i) may include a non-
3 publicly available annex containing classi-
4 fied or law enforcement-sensitive informa-
5 tion.”.

6 **SEC. 3. ENSURING NO LOSS OF ACCESS TO BENEFITS DUE
7 TO EBT CARD DAMAGE, LOSS, OR FRAUD.**

8 Section 7(h)(7) of the Food and Nutrition Act of
9 2008 (7 U.S.C. 2016(h)(7)) is amended—

10 (1) by striking “Regulations” and inserting the
11 following:

12 “(A) IN GENERAL.—Regulations”; and

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

14 “(B) ENSURING NO LOSS OF ACCESS TO
15 BENEFITS DUE TO EBT CARD DAMAGE, LOSS,
16 OR FRAUD.—Not later than 180 days after the
17 date of enactment of the Enhanced Cyberse-
18 curity for SNAP Act of 2024, the Secretary shall
19 promulgate regulations requiring the following:

20 “(i) If an EBT card is damaged, no
21 longer functions properly, is stolen, or is
22 frozen due to fraud, the applicable State
23 shall take the necessary steps to ensure
24 that the household receives a replacement
25 card, either by mail or in person, as se-

1 lected by the household, not later than 3
2 business days after the household submits
3 to the State a request for a replacement
4 EBT card.

5 “(ii) A State shall not require, but
6 shall offer as an option, in-person collec-
7 tion of a new or replacement EBT card.”.

8 **SEC. 4. NO REPLACEMENT FEES FOR CERTAIN EBT CARDS.**

9 Section 7(h)(8)(A) of the Food and Nutrition Act of
10 2008 (7 U.S.C. 2016(h)(8)(A)) is amended—

11 (1) by striking “A State agency” and inserting
12 the following:

13 “(i) IN GENERAL.—Except as pro-
14 vided in clause (ii), a State agency”; and

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

16 “(ii) EXCEPTIONS.—Beginning 60
17 days after the date of enactment of the
18 Enhanced Cybersecurity for SNAP Act of
19 2024, a State agency may not collect a
20 charge under clause (i) if the replacement
21 of the EBT card is due to—

22 “(I) the EBT card malfunc-
23 tioning;

24 “(II) suspected or reported fraud
25 relating to that EBT card by an indi-

1 vidual outside of the household to
2 which the EBT card belongs;
3 “(III) the expiration of the EBT
4 card; or
5 “(IV) required replacement of the
6 EBT card in compliance with regula-
7 tions promulgated pursuant to para-
8 graph (15)(B).”.

9 **SEC. 5. REQUIREMENT FOR RETAILER USE OF CHIP-EN-**
10 **ABLED PAYMENT TERMINALS AS A CONDI-**
11 **TION OF SNAP PARTICIPATION.**

12 Section 9(a) of the Food and Nutrition Act of 2008
13 (7 U.S.C. 2018(a)) is amended—
14 (1) in paragraph (2)—
15 (A) by striking “(2) The Secretary” and
16 inserting the following:
17 “(2) REGULATIONS.—The Secretary”; and
18 (B) by indenting the margins of subpara-
19 graphs (A) and (B) appropriately;
20 (2) by indenting the margin of paragraph (3)
21 appropriately; and
22 (3) by adding at the end the following:
23 “(5) CHIP-ENABLED PAYMENT TERMINALS.—
24 Beginning not later than 180 days after the date on
25 which the regulations promulgated pursuant to sec-

1 tion 7(h)(15)(B)(i) become final, the Secretary shall
2 require retail food stores and wholesale food con-
3 cerns seeking authorization or reauthorization to ac-
4 cept and redeem benefits under the supplemental
5 nutrition assistance program to have a chip-enabled
6 (as defined in section 7(h)(15)(A)) payment terminal
7 at each retail location of the retail food store or
8 wholesale food concern.”.

9 **SEC. 6. REPORT.**

10 (a) IN GENERAL.—Not later than 1 year after the
11 date of enactment of this Act, the Secretary of Agriculture
12 shall submit to the Committees on Appropriations and Ag-
13 riculture, Nutrition, and Forestry of the Senate and the
14 Committees on Appropriations and Agriculture of the
15 House of Representatives, and make publicly available on
16 the website of the Department of Agriculture, a report on
17 the security of EBT cards (as defined in section 3 of the
18 Food and Nutrition Act of 2008 (7 U.S.C. 2012)) issued
19 in the Commonwealth of Puerto Rico, including—
20 (1) the resistance of those EBT cards to
21 cloning; and
22 (2) if appropriate, recommendations for improv-
23 ing the security of the electronic benefit transfer sys-
24 tem against EBT card cloning-based fraud.

1 (b) RESTRICTED ANNEX.—The report under sub-
2 section (a) may include a nonpublicly available annex con-
3 taining classified or law enforcement-sensitive informa-
4 tion.

5 **SEC. 7. CONFORMING AMENDMENTS.**

6 Section 501 of division HH of the Consolidated Ap-
7 propriations Act, 2023 (7 U.S.C. 2016a), is amended—

8 (1) in subsection (a)—

9 (A) by striking paragraphs (1) and (2);

10 (B) by redesignating paragraphs (3) through (5) as paragraphs (1) through (3), re-
11 spectively; and

12 (C) in paragraph (3) (as so redesign-
13 nated)—

14 (i) in subparagraph (B), by adding
15 “and” at the end;

16 (ii) by striking subparagraph (C); and

17 (iii) by redesignating subparagraph

18 (D) as subparagraph (C); and

19 (2) in subsection (b)—

20 (A) in paragraph (1)—

21 (i) in subparagraph (A)(vi), by strik-
22 ing “measures” and all that follows
23 through “(a)(1)” and inserting “meas-
24 ures”;

○