

115TH CONGRESS
2D SESSION

S. 2763

To provide grants to State, local, territorial, and tribal law enforcement agencies to purchase chemical screening devices and train personnel to use chemical screening devices in order to enhance law enforcement efficiency and protect law enforcement officers.

IN THE SENATE OF THE UNITED STATES

APRIL 26, 2018

Mr. BROWN (for himself, Mr. MARKEY, Mr. RUBIO, Mr. PORTMAN, Mr. SCHUMER, and Mrs. CAPITO) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To provide grants to State, local, territorial, and tribal law enforcement agencies to purchase chemical screening devices and train personnel to use chemical screening devices in order to enhance law enforcement efficiency and protect law enforcement officers.

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 “Providing Officers
5 With Electronic Resources Act” or the “POWER Act”.

6 **SEC. 2. FINDINGS; PURPOSE.**

7 (a) FINDINGS.—Congress finds that—

1 (1) chemical screening devices enhance the ability
2 of law enforcement agencies to identify unknown
3 chemical substances seized or otherwise encountered
4 by law enforcement officers; and

5 (2) equipping law enforcement agencies with
6 technology that can more efficiently identify substances,
7 such as heroin, fentanyl, methamphetamine,
8 and other narcotics, will ensure that law enforcement
9 agencies can—

10 (A) investigate cases more quickly and
11 safely;

12 (B) better deploy resources and strategies
13 to combat illegal substances from entering and
14 harming communities throughout the United
15 States; and

16 (C) share spectral data with other law enforcement
17 agencies and State and local fusion
18 centers.

19 (b) PURPOSE.—The purpose of this Act is to provide
20 grants to State, local, and tribal law enforcement agencies
21 to purchase chemical screening devices and train personnel
22 to use chemical screening devices in order to—

23 (1) enhance law enforcement efficiency; and
24 (2) protect law enforcement officers.

1 **SEC. 3. DEFINITIONS.**

2 In this Act:

3 (1) APPLICANT.—The term “applicant” means
4 a law enforcement agency that applies for a grant
5 under section 4.

6 (2) ATTORNEY GENERAL.—The term “Attorney
7 General” means the Attorney General, acting
8 through the Director of the Office of Community
9 Oriented Policing Services.

10 (3) CHEMICAL SCREENING DEVICE.—The term
11 “chemical screening device” means an infrared spec-
12 trophotometer, mass spectrometer, nuclear magnetic
13 resonance spectrometer, Raman spectrophotometer,
14 ion mobility spectrometer, or any other scientific in-
15 strumentation that is able to collect data that can be
16 interpreted to determine the presence and identity of
17 a covered substance.

18 (4) CHIEF LAW ENFORCEMENT OFFICER.—The
19 term “chief law enforcement officer” has the mean-
20 ing given the term in section 922(s) of title 18,
21 United States Code.

22 (5) COVERED SUBSTANCE.—The term “covered
23 substance” means—

24 (A) fentanyl;

25 (B) any other synthetic opioid; and

(C) any other narcotic or psychoactive substance.

(6) GRANT FUNDS.—The term “grant funds” means funds from a grant awarded under section 4.

5 (7) INDIAN TRIBE.—The term “Indian tribe”
6 has the meaning given the term in section 4 of the
7 Indian Self-Determination and Education Assistance
8 Act (25 U.S.C. 5304).

16 (9) PERSONNEL.—The term “personnel”—

19 (B) includes scientists and law enforce-
20 ment officers

(10) RECIPIENT.—The term “recipient” means an applicant that receives a grant under section 4.

1 Omnibus Crime Control and Safe Streets Act of
2 1968 (34 U.S.C. 10251).

3 **SEC. 4. GRANTS.**

4 (a) GRANTS AUTHORIZED.—The Attorney General
5 may award grants to applicants to—

6 (1) purchase a chemical screening device; and
7 (2) train personnel to use, and interpret data
8 collected by, a chemical screening device.

9 (b) APPLICATIONS.—

10 (1) IN GENERAL.—The chief law enforcement
11 officer of an applicant shall submit to the Attorney
12 General an application that—

13 (A) shall include—

14 (i) a statement describing the need for
15 a chemical screening device in the jurisdic-
16 tion of the applicant; and

17 (ii) a certification—

18 (I) of the number of chemical
19 screening devices the applicant owns
20 or possesses;

21 (II) that not less than 1 em-
22 ployee of the applicant will be trained
23 to—

1 (aa) use any chemical
2 screening device purchased using
3 grant funds; and

4 (bb) interpret data collected
5 by any chemical screening device
6 purchased using grant funds; and

(III) that the applicant will make

any chemical screening device purchased using grant funds reasonably

available to test a covered substance seized by a law enforcement agency

near the jurisdiction of the applicant;

13 and

(B) in addition to the information required under subparagraph (A), may, at the option of

(ii) in case of a tie, the election is to be decided by a draw.

(bb) as of the date of the application, the number of cases in which the applicant is awaiting identification of a covered substance;

(II) any documented case of a law enforcement officer, first responder, or treating medical personnel in the jurisdiction of the applicant who has suffered an accidental drug overdose caused by exposure to a covered substance while in the line of duty;

(III) any chemical screening device the applicant will purchase using grant funds, including the estimated cost of the chemical screening device; and

(IV) any estimated costs relating to training personnel of the applicant to use a chemical screening device purchased using grant funds; and

(ii) data relating to—

(I) the approximate amount of covered substances seized by the ap-

1 plicant during the 2-year period end-
2 ing on the date of the application, cat-
3 egorized by the type of covered sub-
4 stance seized; and

5 (II) the approximate number of
6 covered substance overdoses in the ju-
7 risdiction of the applicant that the ap-
8 plicant investigated or responded to
9 during the 2-year period ending on
10 the date of the application, catego-
11 rized by fatal and nonfatal overdoses.

12 (2) JOINT APPLICATIONS.—

13 (A) IN GENERAL.—Two or more law en-
14 forcement agencies, including law enforcement
15 agencies located in different States, that have
16 jurisdiction over areas that are geographically
17 contiguous may submit a joint application for a
18 grant under this section that includes—

19 (i) for each law enforcement agency—
20 (I) all information required under
21 paragraph (1)(A); and
22 (II) any optional information de-
23 scribed in paragraph (1)(B) that each
24 law enforcement agency chooses to in-
25 clude;

(ii) a plan for the sharing of any chemical screening devices purchased or training provided using grant funds; and

(II) interpret data collected by any chemical screening device purchased using grant funds.

(B) SUBMISSION.—Law enforcement agencies submitting a joint application under subparagraph (A) shall—

20 (c) RESTRICTIONS.—

1 (2) ADMINISTRATIVE COSTS.—Not more than 3
2 percent of any grant made under this section may
3 be used for administrative costs.

4 (d) REPORTS AND RECORDS.—

5 (1) REPORTS.—For each year during which
6 grant funds are used, the recipient shall submit to
7 the Attorney General a report containing—

8 (A) a summary of any activity carried out
9 using grant funds;

10 (B) an assessment of whether each activity
11 described in subparagraph (A) is meeting the
12 needs described in subsection (b)(1)(A)(i) that
13 the applicant identified in the application sub-
14 mitted under subsection (b); and

15 (C) any other information relevant to the
16 purpose of this Act that the Attorney General
17 may determine appropriate.

18 (2) RECORDS.—For the purpose of an audit by
19 the Attorney General of the receipt and use of grant
20 funds, a recipient shall—

21 (A) keep—

22 (i) any record relating to the receipt
23 and use of grant funds; and

24 (ii) any other record as the Attorney
25 General may require; and

4 SEC. 5. AUTHORIZATION OF APPROPRIATIONS.

5 There are authorized to be appropriated to the Attorney
6 General \$20,000,000 for fiscal year 2019 to carry out
7 section 4.

○