

### 115TH CONGRESS 2D SESSION

# H. R. 6491

To amend the Controlled Substances Act to require the Drug Enforcement Administration to report certain information on distribution of opioids to manufacturers and distributors to help identify, report, and stop suspicious orders of opioids and reduce diversion rates, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

July 24, 2018

Ms. Castor of Florida (for herself and Mr. McKinley) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on the Judiciary, 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

## A BILL

To amend the Controlled Substances Act to require the Drug Enforcement Administration to report certain information on distribution of opioids to manufacturers and distributors to help identify, report, and stop suspicious orders of opioids and reduce diversion rates, 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,

### 1 SECTION 1. SHORT TITLE.

2	This Act may be cited as the "Using Data to Prevent
3	Opioid Diversion Act of 2018".
4	SEC. 2. FINDINGS.
5	Congress finds the following:
6	(1) In 2016, there were nearly 64,000 drug
7	overdose deaths in the United States. More than
8	42,000 of these deaths were opioid-related.
9	(2) The regulations promulgated under the
10	Controlled Substances Act (21 U.S.C. 801 et seq.)
11	require drug manufacturers and distributors to—
12	(A) provide effective controls against the
13	diversion of controlled substances;
14	(B) detect and disclose suspicious orders to
15	the Drug Enforcement Administration; and
16	(C) keep complete and accurate records re-
17	lating to the manufacture or distribution of
18	controlled substances.
19	(3) Despite the requirements described in para-
20	graph (2), it has been publicly reported that between
21	2006 and 2016, nearly 21,000,000 opioids were dis-
22	tributed to 2 pharmacies in Williamson, West Vir-
23	ginia, which has a population of approximately
24	3,000. It has been further reported that between
25	2007 and 2008, nearly 9,000,000 pills were distrib-

- uted to a single pharmacy in Kermit, West Virginia,
  which has a population of 392.
  - (4) Similarly, it has been publicly reported that 780,000,000 oxycodone and hydrocodone pills were distributed to pharmacies throughout West Virginia between 2007 and 2012. In the same period, more than 1,700 people in the State died from overdoses of these 2 substances.
    - (5) Drug manufacturers and distributors are required to report the sale, delivery or other disposal of narcotics to the Drug Enforcement Administration through the Automated Reports and Consolidated Orders System.
    - (6) Notwithstanding the reporting requirement described in paragraph (5), the Drug Enforcement Administration does not disclose the total quantity and type of opioids distributed to a single pharmacy or practitioner with those manufacturers and distributors who are required to input information into the Automated Reports and Consolidated Orders System. This creates a barrier to identifying and stopping potentially suspicious orders.
    - (7) Although manufacturers and distributors are already required to provide effective controls against the diversion of controlled substances, this

- lack of data sharing may create a barrier to better identifying and stopping potentially suspicious orders.
  - (8) On an annual basis, the Attorney General of the United States is statutorily required to share the controlled substance or substances in schedule II that have the highest rates of abuse and to prepare and make available reports on the distribution patterns of such substances, with State regulatory, licensing, and law enforcement agencies. The Attorney General of the United States has entered into data sharing agreements with the attorneys general of the vast majority of States, Puerto Rico, and the District of Colombia to share, pursuant to State law and policy, data obtained from State prescription drug monitoring programs and other sources.
    - (9) To further reduce barriers associated with identifying suspicious patterns and stopping the diversion of opioids, the remaining States and territories of the United States should enter into similar agreements with, and to the greatest extent practical share data obtained from State prescription drug monitoring programs with, the Attorney General of the United States.

1	SEC. 3. PROVISION AND REVIEW OF AUTOMATED REPORTS
2	AND CONSOLIDATED ORDERS SYSTEMS IN-
3	FORMATION.
4	(a) Records and Reports of Registrants.—Sec-
5	tion 307 of the Controlled Substances Act (21 U.S.C. 827)
6	is amended—
7	(1) by redesignating subsections (f), (g), and
8	(h) as subsections (g), (h), and (i), respectively; and
9	(2) by inserting after subsection (e) the fol-
10	lowing:
11	``(f)(1) The Attorney General shall, not less fre-
12	quently than quarterly, make the following information
13	available to manufacturers and distributors registered
14	under this title through the Automated Reports and Con-
15	solidated Orders System, or any subsequent automated
16	system developed by the Drug Enforcement Administra-
17	tion to monitor selected controlled substances:
18	"(A) The total number of distributors reg-
19	istered under this title that distribute controlled sub-
20	stances to a pharmacy or practitioner registered
21	under section 303(f), aggregated by the name and
22	address of each pharmacy and practitioner reg-
23	istrant.
24	"(B) The total quantity and type of opioids dis-
25	tributed, listed by Administration Controlled Sub-

- 1 stances Code Number, to each pharmacy and practi-
- 2 tioner registered under section 303(f).
- 3 "(2) The information required to be made available
- 4 under paragraph (1) shall be made available not later than
- 5 the 15th day of the first month following the quarter to
- 6 which the information relates.
- 7 "(3)(A) All manufacturers and distributors registered
- 8 under this title shall be responsible for reviewing the infor-
- 9 mation made available by the Attorney General under this
- 10 subsection.
- 11 "(B) In determining whether to initiate proceedings
- 12 under this title against a manufacturer or distributor reg-
- 13 istered under this title based on the failure of the reg-
- 14 istrant to maintain effective controls against diversion or
- 15 otherwise comply with the requirements of this title or the
- 16 regulations issued thereunder, the Attorney General may
- 17 take into account that the information made available
- 18 under this subsection was available to the registrant.
- 19 "(4) All of the reports required under this subsection
- 20 shall be provided in electronic format.".
- 21 (b) Cooperative Arrangements.—Section 503 of
- 22 the Controlled Substances Act (21 U.S.C. 873) is amend-
- 23 ed—
- 24 (1) by striking subsection (c) and inserting the
- 25 following:

- 1 "(c)(1) The Attorney General shall, once every 6
- 2 months, prepare and make available to regulatory, licens-
- 3 ing, attorneys general, and law enforcement agencies of
- 4 States a standardized report containing descriptive and
- 5 analytic information on the actual distribution patterns,
- 6 as gathered through the Automated Reports and Consoli-
- 7 dated Orders System, or any subsequent automated sys-
- 8 tem, pursuant to section 307. Such reports shall include
- 9 detailed amounts, outliers, and trends of distributor and
- 10 pharmacy registrants, in such States for the controlled
- 11 substances contained in schedule II, which, in the discre-
- 12 tion of the Attorney General, are determined to have the
- 13 highest abuse.
- 14 "(2) If the Attorney General publishes the report de-
- 15 scribed in paragraph (1) once every 6 months as required
- 16 under paragraph (1), nothing in this subsection shall be
- 17 construed to authorize an action to be brought in any
- 18 court to challenge the sufficiency of the information in the
- 19 report or to compel the Attorney General to produce any
- 20 reports referred to in this subsection.".
- 21 (c) CIVIL AND CRIMINAL PENALTIES.—Section 402
- 22 of the Controlled Substances Act (21 U.S.C. 842) is
- 23 amended—
- 24 (1) in subsection (a)—

1	(A) in paragraph (15), by striking "or" at
2	the end;
3	(B) in paragraph (16), by striking the pe-
4	riod at the end and inserting "; or"; and
5	(C) by inserting after paragraph (16) the
6	following:
7	"(17) in the case of a manufacturer or distribu-
8	tors of opioids registered under this title, to fail to
9	review the most recent information, directly related
10	to the customers of the manufacturer or distributor,
11	made available by the Attorney General in accord-
12	ance with section 307(f)."; and
13	(2) in subsection (c)—
14	(A) in paragraph (1), by striking subpara-
15	graph (B) and inserting the following:
16	"(B)(i) Except as provided in clause (ii), in the case
17	of a violation of paragraph (5), (10), or (17) of subsection
18	(a), the penalty shall not exceed \$10,000.
19	"(ii) In the case of a violation described in clause (i)
20	committed by a manufacturer or distributor of opioids reg-
21	istered under this title and related to the reporting of sus-
22	picious orders for opioids, failing to maintain effective con-
23	trols against diversion of opioids, or failing to review the
24	most recent information made available by the Attorney

General in accordance with section 307(f), the penalty 2 shall not exceed \$100,000."; and 3 (B) in paragraph (2)— 4 (i) in subparagraph (A), by inserting "or (D)" after "subparagraph (B)"; and (ii) by adding at the end the fol-6 7 lowing: 8 "(D) In the case of a violation described in subparagraph (A) that was a violation of paragraph (5), (10), or 10 (17) of subsection (a) committed by a manufacturer or distributor of opioids registered under this title that relates to the reporting of suspicious orders for opioids, failing to maintain effective controls against diversion of opioids, or failing to review the most recent information 14 15 made available by the Attorney General in accordance with section 307(f), the criminal fine under title 18, United 16 States Code, shall not exceed \$500,000.". 18 SEC. 4. RULE OF CONSTRUCTION. 19 Nothing in this Act should be construed to absolve a drug manufacturer, drug distributor, or other Drug En-21 forcement Administration registrant from the responsibility of the manufacturer, distributor, or other registrant 23 to— 24 (1) identify, stop, and report suspicious orders; 25 or

- 1 (2) maintain effective controls against diversion
- 2 in accordance with section 303 of the Controlled
- 3 Substances Act (21 U.S.C. 823) or any successor
- 4 law or associated regulation.

#### 5 SEC. 5. REPORT.

- 6 Not later than 1 year after the date of enactment
- 7 of this Act, the Attorney General shall submit to Congress
- 8 a report that provides information about how the Attorney
- 9 General is using data in the Automation of Reports and
- 10 Consolidated Orders System to identify and stop sus-
- 11 picious activity, including whether the Attorney General
- 12 is looking at aggregate orders from individual pharmacies
- 13 to multiple distributors that in total are suspicious, even
- 14 if no individual order rises to the level of a suspicious
- 15 order to a given distributor.

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