(Pub. L. 90–351, title I, \$2804, as added Pub. L. 106-561, \$2(c)(1), Dec. 21, 2000, 114 Stat. 2789; amended Pub. L. 107-273, div. B, title V, \$5001(b)(4), Nov. 2, 2002, 116 Stat. 1814; Pub. L. 108-405, title III, \$311(a), Oct. 30, 2004, 118 Stat. 2276)

AMENDMENTS

2004—Subsec. (a). Pub. L. 108-405, §311(a)(1), substituted "shall use the grant to do any one or more of the following:

"(1) To carry out"

for "shall use the grant to carry out" and added pars. (2) and (3).

Subsec. (b). Pub. L. 108-405, §311(a)(2), substituted "for the purpose set forth in subsection (a)(1) of this section" for "under this subchapter" in introductory provisions.

Subsec. (e). Pub. L. 108-405, §311(a)(3), added subsec. (e).

2002—Subsec. (a). Pub. L. 107–273, \$5001(b)(4)(A), inserted "or unit of local government" after "A State". Subsec. (c)(1). Pub. L. 107–273, \$5001(b)(4)(B), inserted "(including grants received by units of local government within a State)" after "under this subchapter".

§ 3797n. Administrative provisions

(a) Regulations

The Attorney General may promulgate such guidelines, regulations, and procedures as may be necessary to carry out this subchapter, including guidelines, regulations, and procedures relating to the submission and review of applications for grants under section 3797k of this title.

(b) Expenditure records

(1) Records

Each State, or unit of local government within the State, that receives a grant under this subchapter shall maintain such records as the Attorney General may require to facilitate an effective audit relating to the receipt of the grant, or the use of the grant amount.

(2) Access

The Attorney General and the Comptroller General of the United States, or a designee thereof, shall have access, for the purpose of audit and examination, to any book, document, or record of a State, or unit of local government within the State, that receives a grant under this subchapter, if, in the determination of the Attorney General, Comptroller General, or designee thereof, the book, document, or record is related to the receipt of the grant, or the use of the grant amount.

(Pub. L. 90–351, title I, \$2805, as added Pub. L. 106-561, \$2(c)(1), Dec. 21, 2000, 114 Stat. 2790.)

§3797o. Reports

(a) Reports to Attorney General

For each fiscal year for which a grant is awarded under this subchapter, each State or unit of local government that receives such a grant shall submit to the Attorney General a report, at such time and in such manner as the Attorney General may reasonably require, which report shall include—

(1) a summary and assessment of the program carried out with the grant, which shall include a comparison of pre-grant and post-grant forensic science capabilities;

- (2) the average number of days between submission of a sample to a forensic science laboratory or forensic science laboratory system in that State operated by the State or by a unit of local government and the delivery of test results to the requesting office or agency;
- (3) an identification of the number and type of cases currently accepted by the laboratory; and
- (4) such other information as the Attorney General may require.

(b) Reports to Congress

Not later than 90 days after the last day of each fiscal year for which 1 or more grants are awarded under this subchapter, the Attorney General shall submit to the Speaker of the House of Representatives and the President protempore of the Senate, a report, which shall include—

- (1) the aggregate amount of grants awarded under this subchapter for that fiscal year; and
- (2) a summary of the information provided under subsection (a) of this section.

(Pub. L. 90–351, title I, \$2806, as added Pub. L. 106–561, \$2(c)(1), Dec. 21, 2000, 114 Stat. 2790; amended Pub. L. 107–273, div. B, title V, \$5001(b)(5), Nov. 2, 2002, 116 Stat. 1814.)

AMENDMENTS

2002—Subsec. (a). Pub. L. 107-273, \$5001(b)(5)(A), inserted "or unit of local government" after "each State" in introductory provisions.

Subsec. (a)(1). Pub. L. 107–273, \$5001(b)(5)(B), inserted ", which shall include a comparison of pre-grant and post-grant forensic science capabilities" before semi-colon at end.

Subsec. (a)(3), (4). Pub. L. 107-273, 5001(b)(5)(C)-(E), added par. (3) and redesignated former par. (3) as (4).

SUBCHAPTER XV-A—PROSECUTION DRUG TREATMENT ALTERNATIVE TO PRISON PROGRAM

$\S 3797q$. Grant authority

(a) In general

The Attorney General may make grants to State, Tribal, and local prosecutors to develop, implement, or expand qualified drug treatment programs that are alternatives to imprisonment, in accordance with this subchapter.

(b) Qualified drug treatment programs described

For purposes of this subchapter, a qualified drug treatment program is a program—

- (1) that is administered by a State, Tribal, or local prosecutor:
- (2) that requires an eligible offender who is sentenced to participate in the program (instead of incarceration) to participate in a comprehensive substance abuse treatment program that is approved by the State or Indian Tribe and licensed, if necessary, to provide medical and other health services;
- (3) that requires an eligible offender to receive the consent of the State, Tribal, or local prosecutor involved to participate in such program:
- (4) that, in the case of an eligible offender who is sentenced to participate in the program, requires the offender to serve a sentence of imprisonment with respect to the crime in-