118TH CONGRESS 1ST SESSION H.R. 4233

To facilitate the development of fair and affordable housing, decrease housing costs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 21, 2023

Ms. WATERS introduced the following bill; which was referred to the Committee on Appropriations, and in addition to the Committee on Financial Services, 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 facilitate the development of fair and affordable housing, decrease housing costs, 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; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Housing Crisis Response Act of 2023".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—CREATING AND PRESERVING AFFORDABLE, EQUITABLE, AND ACCESSIBLE HOUSING FOR THE 21ST CENTURY

- Sec. 101. Public housing investments.
- Sec. 102. Investments in affordable and accessible housing production.
- Sec. 103. Housing investment fund.
- Sec. 104. Section 811 supportive housing for people with disabilities.
- Sec. 105. Section 202 supportive housing for the elderly program.
- Sec. 106. Improving energy efficiency or water efficiency or climate resilience of affordable housing.
- Sec. 107. Revitalization of distressed multifamily properties.
- Sec. 108. Investments in rural rental housing.
- Sec. 109. Housing vouchers.
- Sec. 110. Project-based rental assistance.
- Sec. 111. Investments in Native American Communities.
- Sec. 112. Increased affordable housing program investment.
- Sec. 113. Promoting housing accessibility and visitability.

TITLE II—21ST CENTURY SUSTAINABLE AND EQUITABLE COMMUNITIES

- Sec. 201. Community development block grant funding for affordable housing and infrastructure.
- Sec. 202. Lead-based paint hazard control and housing-related health and safety hazard mitigation in housing of families with lower incomes.
- Sec. 203. Unlocking possibilities program.
- Sec. 204. Strengthening resilience under national flood insurance program.
- Sec. 205. Community Restoration and Revitalization Fund.
- Sec. 206. Fair housing activities and investigations.
- Sec. 207. Intergovernmental fair housing activities and investigations.

TITLE III—HOMEOWNERSHIP INVESTMENTS

- Sec. 301. First-Generation Downpayment Assistance.
- Sec. 302. Home loan program.
- Sec. 303. HUD-insured small dollar mortgage demonstration program.
- Sec. 304. Investments in rural homeownership.

TITLE IV—HUD ADMINISTRATION, CAPACITY BUILDING, TECHNICAL ASSISTANCE, AND AGENCY OVERSIGHT

- Sec. 401. Program administration, training, technical assistance, capacity building, and oversight.
- Sec. 402. Community-led capacity building.

TITLE I—CREATING AND PRE SERVING AFFORDABLE, EQUI TABLE, AND ACCESSIBLE HOUSING FOR THE 21ST CEN TURY

6 SEC. 101. PUBLIC HOUSING INVESTMENTS.

7 (a) APPROPRIATION.—In addition to amounts other-8 wise made available, there is appropriated to the Secretary 9 of Housing and Urban Development (in this section re-10 ferred to as the "Secretary") for fiscal year 2024, out of 11 any money in the Treasury not otherwise appropriated—

(1) \$10,000,000,000, to remain available until
September 30, 2033, for the Capital Fund under
section 9(d) of the United States Housing Act of
1937 (42 U.S.C. 1437g(d)) pursuant to the same
formula as in fiscal year 2021, to be made available
within 60 days of the date of the enactment of this
Act;

(2) \$53,000,000,000, to remain available until
September 30, 2028, for eligible activities under section 9(d)(1) of the United States Housing Act of
1937 (42 U.S.C. 1437g(d)(1)) for priority investments as determined by the Secretary to repair, replace, or construct properties assisted under such
section 9;

(3) \$1,200,000,000, to remain available until 1 2 September 30, 2028, for competitive grants under section 24 of the United States Housing Act of 1937 3 4 (42 U.S.C. 1437v) (in this section referred to as "section 24"), under the terms and conditions in 5 6 subsection (b), for transformation, rehabilitation, 7 and replacement housing needs of public and as-8 sisted housing, and to transform neighborhoods of 9 poverty into functioning, sustainable mixed-income 10 neighborhoods;

11 (4) \$750,000,000, to remain available until 12 September 30, 2033, for the costs to the Secretary 13 of administering and overseeing the implementation 14 of this section and the Public Housing Capital Fund 15 and the section 24 grant program generally, includ-16 ing information technology, financial reporting, re-17 search and evaluation, other cross-program costs in 18 support of programs administered by the Secretary 19 in this title, and other costs; and

(5) \$50,000,000, to remain available until September 30, 2033, to make new awards or increase
prior awards to existing technical assistance providers to provide an increase in capacity building
and technical assistance available to entities eligible

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for funding for activities or projects consistent with
 this section.

3 (b) TERMS AND CONDITIONS FOR SECTION 24
4 GRANTS.—Grants awarded under subsection (a)(3) shall
5 be subject to terms and conditions determined by the Sec6 retary, which shall include the following:

7 (1) USE.—Grant funds may be used for resi8 dent and community services, community develop9 ment and revitalization, and affordable housing
10 needs in the community.

(2) APPLICANTS.—Eligible recipients of grants
shall include lead applicants and joint applicants, as
follows:

14 (A) LEAD APPLICANTS.—A lead applicant
15 shall be a local government, a public housing
16 agency, or an owner of an assisted housing
17 property.

(B) JOINT APPLICANTS.—A nonprofit organization or a for-profit developer may apply
jointly as a joint applicant with such public entities specified in subparagraph (A). A local
government must be a joint applicant with an
owner of an assisted housing property specified
in subparagraph (A).

(3) PERIOD OF AFFORDABILITY.—Grantees
 shall commit to a period of affordability determined
 by the Secretary of not fewer than 20 years, but the
 Secretary may specify a period of affordability that
 is fewer than 20 years with respect to homeowner ship units developed with section 24 grants.

7 (4) ENVIRONMENTAL REVIEW.—For purposes
8 of environmental review, a grantee shall be treated
9 as a public housing agency under section 26 of the
10 United States Housing Act of 1937 (42 U.S.C.
11 1437x).

12 (5)LOW-INCOME AND AFFORDABLE HOUS-13 ING.—Amounts made available under this section 14 shall be used for low-income housing (as such term 15 is defined under section 3(b) of the United States 16 Housing Act of 1937 (42 U.S.C. 1437a(b))), HUD-17 assisted housing, and affordable housing, which shall 18 be housing for which the owner of the project shall 19 record an affordability use restriction approved by 20 the Secretary for households earning up to 120 per-21 cent of the area median income and is subject to the 22 period of affordability under paragraph (3) of this 23 subsection.

(c) OTHER TERMS AND CONDITIONS.—Grants
 awarded under this section shall be subject to the fol lowing terms and conditions:

4 (1) LIMITATION.—Amounts provided pursuant
5 to this section may not be used for operating costs
6 or rental assistance.

7 (2) DEVELOPMENT OF NEW UNITS.—Paragraph
8 (3) of section 9(g) of the United States Housing Act
9 of 1937 (42 U.S.C. 1437g(g)(3)) shall not apply to
10 new funds made available under this section.

(3) HEALTH AND SAFETY.—Amounts made
available under this section shall be used to address
health, safety, and environmental hazards, including
lead, fire, carbon monoxide, mold, asbestos, radon,
pest infestation, and other hazards as defined by the
Secretary.

17 (4) ENERGY EFFICIENCY AND RESILIENCE.—
18 Amounts made available under this section shall ad19 vance improvements to energy and water efficiency
20 or climate and disaster resilience in housing assisted
21 under this section.

(5) RECAPTURE.—If the Secretary recaptures
funding allocated by formula from a public housing
agency under subsection (a)(1), such recaptured
amounts shall be added to the amounts available

1 under subsection (a)(2), and shall be obligated by 2 the Secretary prior to the expiration of such funds. 3 (6) SUPPLEMENTATION OF FUNDS.—The Sec-4 retary shall ensure that amounts provided pursuant 5 to this section shall serve to supplement and not 6 supplant other amounts generated by a recipient of 7 such amounts or amounts provided by other Federal, 8 State, or local sources.

9 (d) IMPLEMENTATION.—The Secretary shall have au-10 thority to issue such regulations or notices, or other guid-11 ance, forms, instructions, and publications to carry out the 12 programs, projects, or activities authorized under this sec-13 tion to ensure that such programs, projects, or activities 14 are completed in a timely and effective manner.

15 SEC. 102. INVESTMENTS IN AFFORDABLE AND ACCESSIBLE 16 HOUSING PRODUCTION.

(a) APPROPRIATION.—In addition to amounts other18 wise made available, there is appropriated to the Secretary
19 of Housing and Urban Development (in this section re20 ferred to as the "Secretary") for fiscal year 2024, out of
21 any money in the Treasury not otherwise appropriated—

(1) \$9,925,000,000, to remain available until
September 30, 2028, for activities and assistance for
the HOME Investment Partnerships Program (in
this section referred to as the "HOME program"),

1	as authorized under sections 241 through 242, 244
2	through 253, 255 through 256, and 281 through
3	290 of the Cranston-Gonzalez National Affordable
4	Housing Act (42 U.S.C. 12741–12742, 42 U.S.C.
5	12744–12753, 42 U.S.C. 12755–12756, 42 U.S.C.
6	12831–12840) (in this section referred to as
7	"NAHA"), subject to the terms and conditions para-
8	graph $(1)(A)$ of subsection (b);
9	(2) \$14,925,000,000, to remain available until
10	September 30, 2028, for activities and assistance for
11	the HOME Investment Partnerships Program, as
12	authorized under sections 241 through 242, 244
13	through 253, 255 through 256, and 281 through
14	290 of the Cranston-Gonzalez National Affordable
15	Housing Act (42 U.S.C. 12741–12742, 42 U.S.C.
16	12744–12753, 42 U.S.C. 12755–12756, 42 U.S.C.
17	12831–12840), subject to the terms and conditions
18	in paragraphs $(1)(B)$ and (2) of subsection (b) ;
19	(3) \$50,000,000, to remain available until Sep-
20	tember 30, 2033, to make new awards or increase
21	prior awards to existing technical assistance pro-
22	viders to provide an increase in capacity building
22	and tachnical aggistance available to any grantage

and technical assistance available to any grantees
implementing activities or projects consistent with
this section; and

1	(4) \$100,000,000, to remain available until
2	September 30, 2033, for the costs to the Secretary
3	of administering and overseeing the implementation
4	of this section and the HOME and Housing Trust
5	Fund programs generally, including information
6	technology, financial reporting, research and evalua-
7	tions, and other cross-program costs in support of
8	programs administered by the Secretary in this title,
9	and other costs.
10	(b) TERMS AND CONDITIONS.—
11	(1) FORMULAS.—
12	(A) The Secretary shall allocate amounts
13	made available under subsection $(a)(1)$ pursu-
14	ant to section 217 of NAHA (42 U.S.C. 12747)
15	to grantees that received allocations pursuant
16	to that same formula in fiscal year 2023 and
17	shall make such allocations within 60 days of
18	the enactment of this Act.
19	(B) The Secretary shall allocate amounts
20	made available under subsection $(a)(2)$ pursu-
21	ant to the formula specified in section
22	1338(c)(3) of the Federal Housing Enterprises
23	Financial Safety and Soundness Act of 1992
24	(12 U.S.C. 4568(c)(3)) to grantees that re-
25	ceived Housing Trust Fund allocations pursu-

1 ant to that same formula in fiscal year 2023 2 and shall make such allocations within 60 days 3 of the date of the enactment of this Act. 4 (2) ELIGIBLE ACTIVITIES.—Other than as pro-5 vided in paragraph (5) of this subsection, funds 6 made available under subsection (a)(2) may only be 7 used for eligible activities described in subpara-8 graphs (A) through (B)(i) of section 1338(c)(7) of 9 the Federal Housing Enterprises Financial Safety 10 and Soundness Act of 1992 (12 U.S.C. 4568(c)(7)), 11 except that not more than 10 percent of funds made 12 available may be used for activities under such sub-13 paragraph (B)(i).

14 FUNDING RESTRICTIONS.—The commit-(3)ment requirements in section 218(g) (42 U.S.C. 15 16 12748(g)) of NAHA, the matching requirements in 17 section 220 (42 U.S.C. 12750) of NAHA, and the 18 set-aside for housing developed, sponsored, or owned 19 by community housing development organizations re-20 quired in section 231 of NAHA (42 U.S.C. 12771) 21 shall not apply for amounts made available under 22 this section.

(4) REALLOCATION.—For funds provided under
paragraphs (1) and (2) of subsection (a), the Secretary may recapture certain amounts remaining

available to a grantee under this section or amounts
 declined by a grantee, and reallocate such amounts
 to other grantees under that paragraph to ensure
 fund expenditure, geographic diversity, and avail ability of funding to communities within the State
 from which the funds have been recaptured.

7 (5) ADMINISTRATION.—Notwithstanding sub8 sections (c) and (d)(1) of section 212 of NAHA (42
9 U.S.C. 12742), grantees may use not more than 15
10 percent of their allocations under this section for ad11 ministrative and planning costs.

12 (c) IMPLEMENTATION.—The Secretary shall have au-13 thority to issue such regulations, notices, or other guid-14 ance, forms, instructions, and publications to carry out the 15 programs, projects, or activities authorized under this sec-16 tion to ensure that such programs, projects, or activities 17 are completed in a timely and effective manner.

18 SEC. 103. HOUSING INVESTMENT FUND.

(a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated for fiscal year 2024,
out of any money in the Treasury not otherwise appropriated, to remain available until September 30, 2028—
(1) \$740,000,000 to the Department of the
Treasury to establish the Housing Investment Fund
established by this section within the Community

1 Development Financial Institutions Fund (in this 2 section referred to as the "CDFI Fund") to make 3 grants to increase investment in the development, 4 preservation, rehabilitation, financing, or purchase 5 of affordable housing primarily for low-, very-low, 6 and extremely low-income families who are renters, 7 and for homeowners with incomes up to 120 percent 8 of the area median income, and for economic devel-9 opment and community facilities related to such 10 housing and to further fair housing; and 11 (2) \$10,000,000 for the costs to the CDFI 12 Fund of administering and overseeing the implemen-13 tation of this section, including information tech-14 nology, financial reporting, research and evaluations, 15 and other costs. 16 (b) ELIGIBLE GRANTEES.—A grant under this sec-17 tion may be made, pursuant to such requirements as the 18 CDFI Fund shall establish, only to— 19 (1) a CDFI Fund certified community develop-20 ment financial institution, as such term is defined in 21 section 103 of the Riegle Community Development 22 and Regulatory Improvement Act of 1994 (12

24 (2) a nonprofit organization having as one of its25 principal purposes the creation, development, or

U.S.C. 4702);

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1	preservation of affordable housing, including a sub-
2	sidiary of a public housing authority; or
3	(3) a consortium comprised of certified commu-
4	nity development financial institutions, eligible non-
5	profit housing organizations, or a combination of
6	both.
7	(c) ELIGIBLE USES.—Eligible uses for grant
8	amounts awarded from the Housing Investment Fund
9	pursuant to this section shall—
10	(1) be reasonably expected to result in eligible
11	affordable housing activities that support or sustain
12	affordable housing funded by a grant under this sec-
13	tion and capital from other public and private
14	sources; and
15	(2) include activities—
16	(A) to provide loan loss reserves;
17	(B) to capitalize an acquisition fund to ac-
18	quire residential, industrial, or commercial
19	property and land for the purpose of the preser-
20	vation, development, or rehabilitation of afford-
21	able housing, including to support the creation,
22	preservation, or rehabilitation of resident-owned
23	manufactured housing communities;
24	(C) to capitalize an affordable housing
25	fund, for development, preservation, rehabilita-

1	tion, or financing of affordable housing and eco-
2	nomic development activities, including commu-
3	nity facilities, if part of a mixed-use project, or
4	activities described in this paragraph related to
5	transit-oriented development, which may also be
6	designated as a focus of such a fund;
7	(D) to capitalize an affordable housing
8	mortgage fund, to facilitate the origination of
9	mortgages to buyers that may experience sig-
10	nificant barriers to accessing affordable mort-
11	gage credit, including mortgages having low
12	original principal obligations;
13	(E) for risk-sharing loans;
14	(F) to provide loan guarantees; and
15	(G) to fund rental housing operations.
16	(d) IMPLEMENTATION.—The CDFI Fund shall have
17	the authority to issue such regulations, notice, or other
18	guidance, forms, instructions, and publications to carry
19	out the programs, projects, or activities authorized under
20	this section to ensure that such programs, projects, or ac-
21	tivities are completed in a timely and effective manner.
22	SEC. 104. SECTION 811 SUPPORTIVE HOUSING FOR PEOPLE

23 WITH DISABILITIES.

24 (a) APPROPRIATION.—In addition to amounts other-25 wise available, there is appropriated to the Secretary of

Housing and Urban Development (in this section referred
 to as the "Secretary") for fiscal year 2024, out of any
 money in the Treasury not otherwise appropriated—

4 (1) \$450,000,000 for capital advances, includ-5 ing amendments to capital advance contracts, for 6 supportive housing for persons with disabilities, as 7 authorized by section 811(b)(2) of the Cranston-8 Gonzalez National Affordable Housing Act (42) 9 U.S.C. 8013(b)(2) (in this section referred to as the "Act"), and subject to subsections (a) through 10 11 (h)(4), (h)(6) through (i)(1)(C), and (i)(2) through 12 (m) of such section 811 (42 U.S.C. 8013(a)-42 13 U.S.C. 8013(h)(4), 42 U.S.C. 8013(h)(6)–42 U.S.C. 14 8013(i)(1)(C), 42 U.S.C. 8013(i)(2)-42 U.S.C. 15 8013(m)), and for project rental assistance for sup-16 portive housing for persons with disabilities under 17 section 811(d)(2) of the Act and for project assist-18 ance contracts pursuant to section 202(h) of the 19 Housing Act of 1959 (Public Law 86–372; 73 Stat. 20 667), for project rental assistance to State housing 21 finance agencies and other appropriate entities as 22 authorized under section 811(b)(3) of the Act, for 23 State housing finance agencies;

24 (2) \$7,500,000 for providing technical assist25 ance to support State-level efforts to integrate hous-

1 ing assistance and voluntary supportive services for 2 residents of housing receiving such assistance, which 3 funding may also be used to provide technical assist-4 ance to applicants and potential applicants to under-5 stand program requirements and develop effective 6 applications, and the Secretary may use amounts 7 made available under this paragraph to increase prior awards to existing technical assistance pro-8 9 viders to provide an immediate increase in capacity 10 building and technical assistance; and

11 (3) \$42,500,000 for the costs to the Secretary 12 of administering and overseeing the implementation 13 of this section and the Supportive Housing for Per-14 sons with Disabilities program generally, including 15 information technology, financial reporting, research 16 and evaluations, other cross-program costs in sup-17 port of programs administered by the Secretary in 18 this title, and other costs.

19 Amounts appropriated by this section shall remain avail-20 able until September 30, 2033.

(b) LIMITATIONS ON COSTS.—When awarding grants
under paragraph (1) of subsection (a), the Secretary shall
establish and assess reasonable development cost limitations by market area for various types and sizes of supportive housing for persons with disabilities. The Sec-

retary shall not count owner or sponsor contributions of
 other funding or assistance against the overall cost of a
 project.

4 (c) OCCUPANCY STANDARDS.—The owner or sponsor
5 of housing assisted with funds provided under this section
6 may, with the approval of the Secretary, limit occupancy
7 with the housing to persons with disabilities who can ben8 efit from the supportive services offered in connection with
9 the housing.

10 (d) IMPLEMENTATION.—The Secretary shall have au-11 thority to issue such regulations, notices, or other guid-12 ance, forms, instructions, and publications to carry out the 13 programs, projects, or activities authorized under this sec-14 tion to ensure that such programs, projects, or activities 15 are completed in a timely and effective manner.

16 SEC. 105. SECTION 202 SUPPORTIVE HOUSING FOR THE EL-

17 DERLY PROGRAM.

(a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated to the Secretary of
Housing and Urban Development (in this section referred
to as the "Secretary") for fiscal year 2024, out of any
money in the Treasury not otherwise appropriated—

(1) \$450,000,000 for the Supportive Housing
for the Elderly Program authorized under section
202 of the Housing Act of 1959, and subject to sub-

1	sections (a) through (g), $(h)(2)$ through $(h)(5)$, and
2	(i) through (m) of such section 202 (12 U.S.C.
3	1701q(a)–12 U.S.C. 1701q(g), 12 U.S.C.
4	1701q(h)(2)-12 U.S.C. $1701q(h)(5)$, 12 U.S.C.
5	1701q(i)-12 U.S.C. $1701q(m)$) (in this section re-
6	ferred to as the "Act"), which shall be used—
7	(A) for capital advance awards in accord-
8	ance with section 202(c)(1) of the Act to recipi-
9	ents that are eligible under the Act;
10	(B) for new section 8 project-based rental
11	assistance contracts under section 8(b) of the
12	United States Housing Act of 1937 Act (42
13	U.S.C. 1437f(b)), subject to subsection (c) of
14	this section, with the Secretary setting the
15	terms of such project-based rental assistance
16	contracts, including the duration and provisions
17	regarding rent setting and rent adjustment, to
18	support the capital advance projects funded
19	under this section; and
20	(C) for service coordinators;
21	(2) \$7,500,000, to provide technical assistance
22	to support State-level efforts to improve the design
23	and delivery of voluntary supportive services for resi-
24	dents of any housing assisted under the Act and
25	other housing supporting low-income older adults, in

1 order to support residents to age-in-place and avoid 2 institutional care, as well as to assist applicants and 3 potential applicants with project-specific design, and 4 the Secretary may use amounts made available 5 under this paragraph to increase prior awards to ex-6 isting technical assistance providers to provide an 7 immediate increase in capacity building and technical assistance; and 8

9 (3) \$42,500,000 for the costs to the Secretary 10 of administering and overseeing the implementation 11 of this section and the Supportive Housing for the 12 Elderly program generally, including information 13 technology, financial reporting, research and evalua-14 tion, other cross-program costs in support of pro-15 grams administered by the Secretary in this title, 16 and other costs.

17 Amounts appropriated by this section shall remain avail-18 able until September 30, 2033.

(b) LIMITATION ON COSTS.—When awarding grants
under paragraph (1) of subsection (a), the Secretary shall
establish and assess reasonable development cost limitations by market area for various types and sizes of supportive housing for the elderly. The Secretary shall not
count owner or sponsor contributions of other funding or
assistance against the overall cost of a project.

1 (c) IMPLEMENTATION.—The Secretary shall have au-2 thority to issue such regulations, notices, or other guid-3 ance, forms, instructions, and publications to carry out the 4 programs, projects, or activities authorized under this sec-5 tion to ensure that such programs, projects, or activities 6 are completed in a timely and effective manner.

7 SEC. 106. IMPROVING ENERGY EFFICIENCY OR WATER EF8 FICIENCY OR CLIMATE RESILIENCE OF AF9 FORDABLE HOUSING.

10 (a) APPROPRIATION.—In addition to amounts other-11 wise available, there is appropriated to the Secretary of 12 Housing and Urban Development (in this section referred 13 to as the "Secretary") for fiscal year 2024, out of any 14 money in the Treasury not otherwise appropriated—

15 (1) \$1,770,000,000, to remain available until 16 September 30, 2030, for the cost of providing direct 17 loans, including the costs of modifying such loans, 18 and for grants, as provided for and subject to terms 19 and conditions in subsection (b), including to sub-20 sidize gross obligations for the principal amount of 21 direct loans, not to exceed \$4,000,000,000, to fund 22 projects that improve the energy or water efficiency, 23 indoor air quality and sustainability improvements, 24 implement low-emission technologies, materials, or 25 processes, including zero-emission electricity generation, energy storage, or building electrification, elec tric car charging station installations, or address cli mate resilience of multifamily properties;

4 (2) \$25,000,000, to remain available until Sep5 tember 30, 2032, for the costs to the Secretary of
6 administering and overseeing the implementation of
7 this section, including information technology, finan8 cial reporting, research and evaluation, other cross9 program costs in support of programs administered
10 by the Secretary in this title, and other costs;

(3) \$120,000,000, to remain available until
September 30, 2031, for expenses of contracts administered by the Secretary, including to carry out
property climate risk, energy, or water assessments,
due diligence, and underwriting functions for such
grant and direct loan program; and

17 (4) \$85,000,000, to remain available until Sep-18 tember 30. 2030.for energy and water 19 benchmarking of properties eligible to receive grants 20 or loans under this section, regardless of whether 21 they actually received such grants, along with associ-22 ated data analysis and evaluation at the property 23 and portfolio level, including the development of in-24 formation technology systems necessary for the col-25 lection, evaluation, and analysis of such data.

1	(b) LOAN AND GRANT TERMS AND CONDITIONS.—
2	Amounts made available under this section shall be for
3	direct loans, grants, and direct loans that can be converted
4	to grants to eligible recipients that agree to an extended
5	period of affordability for the property.
6	(c) DEFINITIONS.—As used in this section—
7	(1) the term "eligible recipient" means any
8	owner or sponsor of an eligible property; and
9	(2) the term "eligible property" means a prop-
10	erty receiving project-based assistance pursuant to—
11	(A) section 202 of the Housing Act of
12	1959 (12 U.S.C. 1701q);
13	(B) section 811 of the Cranston-Gonzalez
14	National Affordable Housing Act (42 U.S.C.
15	8013); or
16	(C) section 8(b) of the United States
17	Housing Act of 1937 (42 U.S.C. 1437f(b)).
18	(d) IMPLEMENTATION.—The Secretary shall have au-
19	thority to issue such regulations, notices, or other guid-
20	ance, forms, instructions, and publications to carry out the
21	programs, projects, or activities authorized under this sec-
22	tion to ensure that such programs, projects, or activities
23	are completed in a timely and effective manner.

3 (a) APPROPRIATION.—In addition to amounts other4 wise available, there is appropriated to the Secretary of
5 Housing and Urban Development (in this section referred
6 to as the "Secretary") for fiscal year 2024, out of any
7 money in the Treasury not otherwise appropriated—

8 (1) \$1,550,000,000 for providing direct loans, 9 which may be forgivable, to owners of distressed 10 properties for the purpose of making necessary phys-11 ical improvements, including to subsidize gross obli-12 gations for the principal amount of direct loans not 13 to exceed \$6,000,000,000, subject to the terms and 14 conditions in subsection (b); and

(2) \$50,000,000 for the costs to the Secretary
of administering and overseeing the implementation
of this section and the Office of Housing programs
generally, including information technology, financial
reporting, research and evaluations, other cross-program costs in support of programs administered by
the Secretary in this title, and other costs.

22 Amounts appropriated by this section shall remain avail-23 able until September 30, 2031.

24 (b) LOAN TERMS AND CONDITIONS.—

25 (1) ELIGIBILITY.—Owners or sponsors of multi26 family housing projects who meet each of the fol•HR 4233 IH

lowing requirements shall be eligible for loan assist ance under this section:

3 (A) The multifamily housing project, in4 cluding any project from which assistance has
5 been approved to be transferred has deficiencies
6 that cause the project to be at risk of physical
7 obsolescence or economic non-viability.

8 (B) The actual rents received by the owner 9 or sponsor of the distressed property would not 10 adequately sustain the debt needed to make 11 necessary physical improvements.

12 (C) The owner or sponsor meets any such 13 additional eligibility criteria as the Secretary 14 determines to be appropriate, considering fac-15 tors that contributed to the project's defi-16 ciencies.

17 (2) USE OF LOAN FUNDS.—Each recipient of
18 loan assistance under this section may only use such
19 loan assistance to make necessary physical improve20 ments.

(3) LOAN AVAILABILITY.—The Secretary shall
only provide loan assistance to an owner or sponsor
of a multifamily housing project when such assistance, considered with other financial resources avail-

1	able to the owner or sponsor, is needed to make the
2	necessary physical improvements.
3	(4) INTEREST RATES AND LENGTH.—Loans
4	provided under this section shall bear interest at 1
5	percent, and at origination shall have a repayment
6	period coterminous with the affordability period es-
7	tablished under paragraph (6), with the frequency
8	and amount of repayments to be determined by re-
9	quirements established by the Secretary.
10	(5) LOAN MODIFICATIONS OR FORGIVENESS.—
11	With respect to loans provided under this section,
12	the Secretary may take any of the following actions
13	if the Secretary determines that doing so will pre-
14	serve affordability of the project:
15	(A) Waive any due on sale or due on refi-
16	nancing restriction.
17	(B) Consent to the terms of new debt to
18	which the loans may be subordinate, even if
19	such new debt would impact the repayment of
20	the loans.
21	(C) Extend the term of the loan.
22	(D) Forgive the loan in whole or in part.
23	(6) EXTENDED AFFORDABILITY PERIOD.—Each
24	recipient of loan assistance under this section shall
25	agree to an extended affordability period for the

1	project that is subject to the loan by extending any
2	existing affordable housing use agreements for an
3	additional 30 years or, if the project is not currently
4	subject to a use agreement establishing affordability
5	requirements, by establishing a use agreement for
6	30 years.
7	(7) MATCHING CONTRIBUTION.—Each recipient
8	of loan assistance under this section shall secure at
9	least 20 percent of the total cost needed to make the
10	necessary physical improvements from non-Federal
11	sources, except in cases where the Secretary deter-
12	mines that a lack of financial resources qualifies a
13	loan recipient for—
14	(A) a reduced contribution below 20 per-
15	cent; or
16	(B) an exemption to the matching con-
17	tribution requirement.
18	(8) Additional loan conditions.—The Sec-
19	retary may establish additional conditions for loan
20	eligibility provided under this section as the Sec-
21	retary determines to be appropriate.
22	(9) Properties insured by the sec-
23	RETARY.—In the case of any property with respect
24	to which assistance is provided under this section
25	that has a mortgage insured by the Secretary, the

	_ ~
1	Secretary may use funds available under this section
2	as necessary to pay for the costs of modifying such
3	loan.
4	(c) DEFINITIONS.—As used in this section—
5	(1) the term "multifamily housing project"
6	means a project consisting of five or more dwelling
7	units assisted or approved to receive a transfer of
8	assistance, insured, or with a loan held by the Sec-
9	retary or a State or State agency in part or in whole
10	pursuant to—
11	(A) section 8 of the United States Housing
12	Act of 1937 (42 U.S.C. 1437f), not including
13	subsection $(0)(13)$ of such section;
14	(B) section 202 of the Housing Act of
15	1959 (12 U.S.C. 1701q), as amended by section
16	801 of the Cranston-Gonzalez National Afford-
17	able Housing Act;
18	(C) section 202 of the Housing Act of
19	1959 (former 12 U.S.C. 1701q), as such section
20	existed before the enactment of the Cranston-
21	Gonzalez National Affordable Housing Act;
22	(D) section 811 of the Cranston-Gonzalez
23	National Affordable Housing Act (42 U.S.C.
24	8013); or

1	(E) section 236 of the National Housing
2	Act (12 U.S.C. 1715z–1); and

3 (2) the term "necessary physical improve-4 ments" means new construction or capital improve-5 ments to an existing multifamily housing project 6 that the Secretary determines are necessary to ad-7 dress the deficiencies or that rise to such a level that 8 delaying physical improvements to the project would 9 be detrimental to the longevity of the project as suit-10 able housing for occupancy.

11 (d) IMPLEMENTATION.—The Secretary shall have the 12 authority to issue such regulations, notices, or other guid-13 ance, forms, instructions, and publications to carry out the 14 programs, projects, or activities authorized under this sec-15 tion to ensure that such programs, projects, or activities 16 are completed in a timely and effective manner.

17 SEC. 108. INVESTMENTS IN RURAL RENTAL HOUSING.

(a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated to the Rural Housing
Service of the Department of Agriculture for fiscal year
2024, out of any money in the Treasury not otherwise appropriated—

(1) \$1,800,000,000, to remain available until
September 30, 2031, for the Administrator of the
Rural Housing Service for making loans and grants

1	for new construction, improvements to energy and
2	water efficiency or climate resilience, the removal of
3	health and safety hazards, and the preservation and
4	revitalization of housing for other purposes described
5	under section 514 of the Housing Act of 1949 (42)
6	U.S.C. 1484), subsections $(a)(1)$ through $(a)(2)$,
7	(b)(1) through (b)(3), (b)(5) through $(aa)(2)(A)$,
8	and (aa)(4) of section 515 of such Act (42 U.S.C.
9	1485(a)(1)–42 U.S.C. 1485(a)(2), 42 U.S.C.
10	1485(b)(1)–(b)(3), 42 U.S.C. 1485(b)(5)–42 U.S.C.
11	1485(aa)(2)(A), 42 U.S.C. 1485(aa)(4)), and 516 of
12	such act (42 U.S.C. 1486), subject to the terms and
13	conditions in subsection (b);

(2) \$100,000,000, to remain available until
September 30, 2031, to provide continued assistance
pursuant to section 3203 of the American Rescue
Plan Act of 2021; and

18 (3) \$100,000,000, to remain available until September 30, 2032, for the costs to the Rural 19 20 Housing Service of the Department of Agriculture of 21 administering and overseeing the implementation of 22 this section, including information technology, finan-23 cial reporting, research and evaluations, other cross-24 program costs in support of programs administered 25 by the Secretary in this title, and other costs.

(b) PRESERVATION AND REVITALIZATION TERMS
 2 AND CONDITIONS.—

3 (1) LOANS AND GRANTS AND OTHER ASSIST-4 ANCE.—The Administrator of the Rural Housing 5 Service of the Department of Agriculture shall pro-6 vide direct loans and grants, including the cost of 7 modifying loans, to restructure existing Department 8 of Agriculture multi-family housing loans expressly 9 for the purposes of ensuring the project has suffi-10 cient resources to preserve the project for the pur-11 pose of providing safe and affordable housing for 12 low-income residents and farm laborers, including— 13 (A) reducing or eliminating interest; 14 (B) deferring loan payments; 15 (C) subordinating, reducing, or re-amor-16 tizing loan debt; and 17 (D) providing other financial assistance, 18 including advances, payments, and incentives 19 (including the ability of owners to obtain rea-20 sonable returns on investment) required by the Secretary, including such assistance to non-21 22 profit entities and public housing authorities. 23 (2) RESTRICTIVE USE AGREEMENT.—The Ad-24 ministrator of the Rural Housing Service of the De-25 partment of Agriculture shall as part of the preservation and revitalization agreement obtain a restric tive use agreement consistent with the terms of the
 restructuring.

4 (c) IMPLEMENTATION.—The Administrator of the 5 Rural Housing Service of the Department of Agriculture shall have authority to issue such regulations, notices, or 6 7 other guidance, forms, instructions, and publications to 8 carry out the programs, projects, or activities authorized 9 under this section to ensure that such programs, projects, 10 or activities are completed in a timely and effective man-11 ner.

12 SEC. 109. HOUSING VOUCHERS.

(a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated to the Secretary of
Housing and Urban Development (in this section referred
to as the "Secretary") for fiscal year 2024, out of any
money in the Treasury not otherwise appropriated—

18 (1) \$15,000,000,000, to remain available until
19 September 30, 2031, for—

20 (A) incremental tenant-based rental assist21 ance for extremely low-income families under
22 section 8(o) of the United States Housing Act
23 of 1937 (42 U.S.C. 1437f(o));

24 (B) renewals of such tenant-based rental25 assistance; and

1	(C) fees for the costs of administering ten-
2	ant-based rental assistance and other expenses
3	related to the utilization of voucher assistance
4	under subparagraph (A), which may include the
5	cost of facilitating the use of voucher assistance
6	provided under paragraph (5);
7	(2) \$7,100,000,000, to remain available until
8	September 30, 2031, for—
9	(A) incremental tenant-based rental assist-
10	ance under section 8(o) of the United States
11	Housing Act of 1937 (42 U.S.C. 1437f(o)) for
12	households experiencing or at risk of homeless-
13	ness, survivors of domestic violence, dating vio-
14	lence, sexual assault, and stalking, and sur-
15	vivors of trafficking;
16	(B) renewals of such tenant-based rental
17	assistance; and
18	(C) fees for the costs of administering ten-
19	ant-based rental assistance and other expenses
20	related to the utilization of voucher assistance
21	under subparagraph (A), which may include the
22	cost of facilitating the use of voucher assistance
23	provided under paragraph (5);
24	(3) \$1,000,000,000, to remain available until
25	September 30, 2033, for—

1	(A) tenant protection vouchers for reloca-
2	tion and replacement of public housing units
3	demolished or disposed as part of a public hous-
4	ing preservation or project-based replacement
5	transaction using funds made available under
6	this title;
7	(B) renewals of such tenant-based rental
8	assistance; and
9	(C) fees for the costs of administering ten-
10	ant-based rental assistance and other expenses
11	related to the utilization of voucher assistance
12	under subparagraph (A), which may include the
13	cost of facilitating the use of voucher assistance
14	provided under paragraph (5);
15	(4) \$300,000,000, to remain available until
16	September 30, 2033, for competitive grants, subject
17	to terms and conditions determined by the Sec-
18	retary, to public housing agencies for mobility-re-
19	lated services for voucher families, including families
20	with children, and service coordination;
21	(5) \$230,000,000, to remain available until
22	September 30, 2033, for eligible expenses to facili-
23	tate the use of voucher assistance under this section
24	and for other voucher assistance under section $8(0)$
25	of the United States Housing Act of 1937, as deter-

1	mined by the Secretary, in addition to amounts oth-
2	erwise available for such expenses, including prop-
3	erty owner outreach and retention activities such as
4	incentive payments, security deposit payments and
5	loss reserves, landlord liaisons, and other uses of
6	funds designed primarily—
7	(A) to recruit owners of dwelling units,
8	particularly dwelling units in census tracts with
9	a poverty rate of less than 20 percent, to enter
10	into housing assistance payment contracts; and
11	(B) to encourage owners that enter into
12	housing assistance payment contracts as de-
13	scribed in subparagraph (A) to continue to
14	lease their dwelling units to tenants assisted
15	under section 8(0) of the United States Hous-
16	ing Act of 1937;
17	(6) \$300,000,000, to remain available until
18	September 30, 2033, for the costs to the Secretary
19	of administering and overseeing the implementation
20	of this section and the Housing Choice Voucher pro-
21	gram generally, including information technology, fi-
22	nancial reporting, research and evaluations, other
23	cross-program costs in support of programs adminis-
24	tered by the Secretary in this title, and other costs;
25	and

(7) \$70,000,000, to remain available until September 30, 2033, for making new awards or increasing prior awards to existing technical assistance providers to provide an increase in capacity building
and technical assistance available to public housing
agencies.

7 (b) TERMS AND CONDITIONS.—

8 (1) ALLOCATION.—The Secretary shall allocate 9 initial incremental assistance provided for rental as-10 sistance under subsection (a)(1) and (2) in each fis-11 cal year commencing in 2024 and ending in 2028 in 12 accordance with a formula or formulas that include 13 measures of severe housing need among extremely 14 low-income renters and public housing agency capac-15 ity, and ensures geographic diversity among public 16 housing agencies administering the Housing Choice 17 Voucher program.

(2) ELECTION TO ADMINISTER.—The Secretary
shall establish a procedure for public housing agencies to accept or decline the incremental vouchers
made available under this section.

(3) FAILURE TO USE VOUCHERS PROMPTLY.—
If a public housing agency fails to lease the authorized vouchers it has received under this subsection
on behalf of eligible families within a reasonable pe-

riod of time, the Secretary may offset the agency's
voucher renewal allocations and may revoke and redistribute any unleased vouchers and associated
funds, which may include administrative fees and
amounts allocated under subsections (a)(3) and
(a)(4), to other public housing agencies.

7 (4) LIMITATION OF USE OF FUNDS.— Public
8 housing agencies may use funds received under this
9 section only for the activities listed in subsection (a)
10 for which the funds were provided to such agency.

11 (5) CAP ON PROJECT-BASED VOUCHERS FOR 12 VULNERABLE POPULATIONS.—Upon request by a 13 public housing agency, the Secretary may designate 14 a number of the public housing agency's vouchers al-15 located under this section as excepted units that do 16 not count against the percentage limitation on the 17 number of authorized units a public housing agency 18 may project-base under section 8(0)(13)(B) of the 19 United States Housing Act of 1937, in accordance 20 with the conditions established by the Secretary. 21 This paragraph may not be construed to waive, 22 limit, or specify alternative requirements, or permit 23 such waivers, limitations, or alternative require-24 ments, related to fair housing and nondiscrimina-25 tion, including the requirement to provide housing and services to individuals with disabilities in inte grated settings.

3 (6) HOMELESS WAIVER AUTHORITY.— In ad-4 ministering the voucher assistance targeted for 5 households experiencing or at risk of homelessness, 6 survivors of domestic violence, dating violence, sex-7 ual assault, and stalking, and survivors of traf-8 ficking under subsection (a)(2), the Secretary may, 9 upon a finding that a waiver or alternative require-10 ment is necessary to facilitate the use of such assist-11 ance, waive or specify alternative requirements for— 12 (A) section 8(0)(6)(A) of the United States 13 of (42)Housing Act 1937 U.S.C. 14 1437f(0)(6)(A) and regulatory provisions re-

1437f(o)(6)(A)) and regulatory provisions related to the administration of waiting lists and local preferences;

17 (B) section 214(d)(2) of the Housing and 18 Community Development Act of 1980 (42) 19 U.S.C. 1436a(d)(2), section 576(a), (b), and 20 (c) of the Quality Housing and Work Responsi-21 bility Act of 1998 (42 U.S.C. 13661(a), (b), 22 and (c)), and regulatory provisions related to 23 the verification of eligibility, eligibility require-24 ments, and the admissions process;

15

1	(C) section $8(0)((7)(A)$ of the United
2	States Housing Act of 1937 (42 U.S.C.
3	1437f(0)(7)(A)) and regulatory provisions re-
4	lated to the initial lease term;
5	(D) section $8(r)(B)(i)$ of the United States
6	Housing Act of 1937 (42 U.S.C.
7	1437f(r)(B)(i)) and regulatory provisions re-
8	lated to portability moves by non-resident appli-
9	cants; and
10	(E) regulatory provisions related to the es-
11	tablishment of payment standards.
12	(c) IMPLEMENTATION.—The Secretary shall have au-
13	thority to issue such regulations, notices, or other guid-
14	ance, forms, instructions, and publications to carry out the
15	programs, projects, or activities authorized under this sec-
16	tion to ensure that such programs, projects, or activities
17	are completed in a timely and effective manner.
18	SEC. 110. PROJECT-BASED RENTAL ASSISTANCE.
19	(a) APPROPRIATION.—In addition to amounts other-
20	wise available, there is appropriated to the Secretary of
21	Housing and Urban Development (in this section referred
22	to as the "Secretary") for fiscal year 2024, out of any
23	money in the Treasury not otherwise appropriated—
24	(1) \$880,000,000 for the project-based rental

assistance program, as authorized under section 8(b)

1	of the United States Housing Act of 1937 (42
2	U.S.C. 1437f(b)), (in this section referred to as the
3	"Act"), subject to the terms and conditions of sub-
4	section (b) of this section;
5	(2) \$20,000,000 for providing technical assist-
6	ance to recipients of or applicants for project-based
7	rental assistance or to States allocating the project-
8	based rental assistance; and
9	(3) \$100,000,000 for the costs to the Secretary
10	of administering and overseeing the implementation
11	of this section and the section 8 project-based rental
12	assistance program generally, including information
13	technology, financial reporting, research and evalua-
14	tions, other cross-program costs in support of pro-
15	grams administered by the Secretary in this title,
16	and other costs.
17	Amounts appropriated by this section shall remain avail-
18	able until September 30, 2033.
19	(b) TERMS AND CONDITIONS.—
20	(1) AUTHORITY.—Notwithstanding section 8(a)
21	the Act (42 U.S.C. 1437f(a)), the Secretary may use
22	amounts made available under this section to pro-
23	vide assistance payments with respect to newly con-
24	structed housing, existing housing, or substantially
25	rehabilitated non-housing structures for use as new

multifamily housing in accordance with this section
and the provisions of section 8 of the Act. In addition, the Secretary may use amounts made available
under this section for performance-based contract
administrators for section 8 project-based assistance,
for carrying out this section and section 8 of the
Act.

8 (2)PROJECT-BASED RENTAL ASSISTANCE. 9 The Secretary may make assistance payments using 10 amounts made available under this section pursuant 11 to contracts with owners or prospective owners who 12 agree to construct housing, to substantially rehabili-13 tate existing housing, to substantially rehabilitate 14 non-housing structures for use as new multifamily 15 housing, or to attach the assistance to newly con-16 structed housing in which some or all of the units 17 shall be available for occupancy by very low-income 18 families in accordance with the provisions of section 19 8 of the Act. In awarding contracts pursuant to this 20 section, the Secretary shall give priority to owners or 21 prospective owners of multifamily housing projects 22 located or to be located in areas of high opportunity, 23 as defined by the Secretary, in areas experiencing 24 economic growth or rising housing prices to prevent 25 displacement or secure affordable housing for low-in-

1	come households, or that serve people at risk of
2	homelessness or that integrate additional units that
3	are accessible for persons with mobility impairments
4	and persons with hearing or visual impairments be-
5	yond those required by applicable Federal accessi-
6	bility standards.
7	(3) Allocation.—The Secretary shall make
8	awards with amounts made available under this sec-
9	tion using the following mechanisms, alone or in
10	combination:
11	(A) A competitive process, which the Sec-
12	retary may carry out in multiple rounds of com-
13	petition, each of which may have its own selec-
14	tion, performance, and reporting criteria as es-
15	tablished by the Secretary.
16	(B) Selecting proposals submitted through
17	FHA loan applications that meet specified cri-
18	teria.
19	(C) Delegating to States the awarding of
20	contracts, including related determinations such
21	as the maximum monthly rent, subject to the
22	requirements of section 8 of the Act, as deter-
23	mined by the Secretary.
24	(4) Contract term, rent setting, and
25	RENT ADJUSTMENTS.—The Secretary may set the

terms of the contract, including the duration and
 provisions regarding rent setting and rent adjust ments.

4 (c) IMPLEMENTATION.—The Secretary shall have the
5 authority to issue such regulations, notices, or other guid6 ance, forms, instructions, and publications to carry out the
7 programs, projects, or activities authorized under this sec8 tion to ensure that such programs, projects, or activities
9 are completed in a timely and effective manner.

10 SEC. 111. INVESTMENTS IN NATIVE AMERICAN COMMU-11NITIES.

(a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated to the Secretary of
Housing and Urban Development (in this section referred
to as the "Secretary") for fiscal year 2024, out of any
money in the Treasury not otherwise appropriated—

17 (1) \$277,500,000 for formula grants for eligible 18 affordable housing activities described in section 202 19 of the Native American Housing Assistance and 20 Self-Determination Act of 1996 (in this section re-21 ferred to as "NAHASDA") (25 U.S.C. 4132), which 22 shall be distributed according to the most recent fis-23 cal year funding formula for the Indian Housing 24 Block Grant;

25 (2) \$200,000,000 for—

11
(A) affordable housing activities authorized
under section 810(a) of NAHASDA (25 U.S.C.
4229);
(B) community-wide infrastructure and in-
frastructure improvement projects carried out
on Hawaiian Home Lands pursuant to section
810(b)(5) of NAHASDA (25 U.S.C.
4229(b)(5)); and
(C) rental assistance to Native Hawaiians
(as defined in section 801 of NAHASDA (25
U.S.C. 4221)) on and off Hawaiian Home
Lands;
(3) \$277,500,000 for competitive grants for eli-
gible affordable housing activities described in sec-
tion 202 of NAHASDA (25 U.S.C. 4132);
(4) \$200,000,000 for—
(A) competitive single-purpose Indian com-
munity development block grants for Indian
tribes; and
(B) imminent threat Indian community de-
velopment block grants, including for long-term
environmental threats and relocation, for Indian
tribes, or a tribal organization, governmental
entity, or nonprofit organization designated by
, , , , , , ,

the Indian tribe to apply for a grant on its behalf;

3 (5) \$25,000,000 for the costs to the Secretary 4 of administering and overseeing the implementation 5 of this section and Indian and Native Hawaiian pro-6 grams administered by the Secretary, including in-7 formation technology, financial reporting, research 8 and evaluations, other cross-program costs in sup-9 port of programs administered by the Secretary in 10 this title, and other costs; and

(6) \$20,000,000 to make new awards or increase prior awards to technical assistance providers
to provide an immediate increase in capacity building and technical assistance to grantees.

15 Amounts appropriated by this section shall remain avail-16 able until September 30, 2033.

(b) REALLOCATION.—Amounts made available under
subsection (a)(1) that are not accepted within a time specified by the Secretary, are voluntarily returned, or are otherwise recaptured for any reason shall be used to fund
grants under paragraph (3) or (4) of subsection (a).

(c) UNDISBURSED FUNDS.—Amounts provided under
this Act that remain undisbursed may not be used as a
basis to reduce any grant allocation under section 302 of

1

NAHASDA (25 U.S.C. 4152) to an Indian tribe in any
 fiscal year.

3 (d) PROHIBITION ON INVESTMENTS.—Amounts
4 made available under this section may not be invested in
5 investment securities and other obligations.

6 (e) IMPLEMENTATION.—The Secretary shall have au-7 thority to issue such regulations, notices, or other guid-8 ance, forms, instructions, and publications to carry out the 9 programs, projects, or activities authorized under this sec-10 tion to ensure that such programs, projects, or activities 11 are completed in a timely and effective manner.

12 SEC. 112. INCREASED AFFORDABLE HOUSING PROGRAM IN-13 VESTMENT.

14 Notwithstanding subsection (j)(5)(C) of section 10 of 15 the Federal Home Loan Bank Act (12 U.S.C. 1430), in 2024 and every year thereafter until 2029, each Federal 16 17 Home Loan Bank shall annually contribute 15 percent of the preceding year's net income of the Federal Home 18 19 Bank, or such prorated sums as may be required to assure 20 that the aggregate contribution of the Federal Home Loan 21 Banks shall not be less than \$100,000,000 for each such 22 year, to support grants or subsidized advances through the 23 Affordable Housing Programs established and carried out 24 under subparagraphs (j)(1), (2), (3)(A), (3)(C), and (4)25 through (13) of section 10 of such Act.

1SEC. 113. PROMOTING HOUSING ACCESSIBILITY AND2VISITABILITY.

3 (a) ACCESSIBILITY REQUIREMENT.—The Secretary
4 of Housing and Urban Development shall issue a rule
5 amending sections 8.22 and 8.23 of title 24, Code of Fed6 eral Regulations to require that—

7 (1) not less than 10 percent of total dwelling
8 units or one dwelling unit, whichever is greater, in
9 each multifamily housing project shall be accessible
10 for persons with mobility impairments; and

(2) in addition to the units meeting the requirements of paragraph (1), not less than 5 percent of
total dwelling units or one dwelling unit, whichever
is greater, in each multifamily housing project shall
be shall be accessible for persons with hearing or vision impairments.

17 (b) VISITABILITY REQUIREMENT.—

18 (1) REQUIREMENT.—It shall be unlawful for 19 any person or entity, with respect to a covered dwell-20 ing unit designed, constructed, or commissioned, 21 contracted, or otherwise arranged for construction, 22 by the person or entity, to fail to ensure that the 23 dwelling unit contains not less than 1 level that com-24 plies with the Standards for Type C (Visitable) 25 Units of the American National Standards Institute 26 (commonly known as ANSI) Standards for Acces-

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1	sible and Usable Buildings and Facilities (section
2	1005 of ICC ANSI A117.1–2009) or any successor
3	standard.
4	(2) DEFINITIONS.—As used in this subsection:
5	(A) COVERED DWELLING UNIT.—The term
6	"covered dwelling unit" means a dwelling unit
7	that—
8	(i) is—
9	(I) a detached single-family
10	house;
11	(II) a townhouse or multi-level
12	dwelling unit (whether detached or at-
13	tached to other units or structures);
14	or
15	(III) a ground-floor unit in a
16	building of not more than 3 dwelling
17	units;
18	(ii) is designed as, or intended for oc-
19	cupancy as, a residence;
20	(iii) was designed, constructed, or
21	commissioned, contracted, or otherwise ar-
22	ranged for construction, by any person or
23	entity that, at any time before the design
24	or construction, received or was guaran-
25	teed Federal financial assistance for any

1	program or activity relating to the design,
2	construction, or commissioning, con-
3	tracting, or other arrangement for con-
4	struction, of the dwelling unit; and
5	(iv) is made available for first occu-
6	pancy on or after the date that is 1 year
7	after the date of enactment of this Act.
8	(B) FEDERAL FINANCIAL ASSISTANCE.—
9	The term "Federal financial assistance"
10	means—
11	(i) any assistance that is provided or
12	otherwise made available by the Secretary
13	of Housing and Urban Development or the
14	Secretary of Veterans Affairs, or under
15	any program or activity of the Department
16	of Housing and Urban Development or the
17	Department of Veterans Affairs, through
18	any grant, loan, contract, or any other ar-
19	rangement, on or after the date that is 1
20	year after the date of enactment of this
21	Act, including—
22	(I) a grant, a subsidy, or any
23	other funds;
24	(II) service provided by a Federal
25	employee;

	50
1	(III) real or personal property or
2	any interest in or use of such prop-
3	erty, including—
4	(aa) a transfer or lease of
5	the property for less than the fair
6	market value or for reduced con-
7	sideration; and
8	(bb) proceeds from a subse-
9	quent transfer or lease of the
10	property if the Federal share of
11	the fair market value is not re-
12	turned to the Federal Govern-
13	ment;
14	(IV) any—
15	(aa) tax credit; or
16	(bb) mortgage or loan guar-
17	antee or insurance; and
18	(V) community development
19	funds in the form of an obligation
20	guaranteed under section 108 of the
21	Housing and Community Development
22	Act of 1974 (42 U.S.C. 5308); and
23	(ii) any assistance that is provided or
24	otherwise made available by the Secretary

1 of Agriculture under title V of the Housing 2 Act of 1949 (42 U.S.C. 1471 et seq.). **CENTURY SUS-**TITLE II = 21ST3 TAINABLE AND EQUITABLE 4 COMMUNITIES 5 6 SEC. 201. COMMUNITY DEVELOPMENT BLOCK GRANT 7 FUNDING FOR AFFORDABLE HOUSING AND 8 INFRASTRUCTURE. 9 (a) APPROPRIATION.—In addition to amounts other-10 wise available, there is appropriated to the Secretary of 11 Housing and Urban Development (in this section referred 12 to as the "Secretary") for fiscal year 2024, out of any 13 money in the Treasury not otherwise appropriated— 14 (1) \$1,735,000,000 for grants in accordance 15 with sections 101, 102, 103, 104(a) through 104(i), 16 104(l), 104(m), 105(a) through 105(g), 106(a)(2), 117 106(a)(4), 106(b) through 106(f), 109, 110, 111, 18 113, 115, 116, 120, and 122 of the Housing and 19 Community Development Act of 1974 (42 U.S.C. 20 5301, 5302, 5303, 5304(a)–(i), 5304(l), 5304(m), 21 5305(a)-(g), 5306(a)(2), 5306(a)(4), 5306(b)-(f), 22 5309, 5310, 5311, 5313, 5315, 5316, 5319, and 23 5321) to grantees under subsections (a)(2) and (4)24 and (d) of section 106 of such Act (42 U.S.C. 25 5306(a)(2), (a)(4), and (d), subject to subsection

1	(b) of this section, except that for purposes of
2	amounts made available by this paragraph, para-
3	graph (2) of such section $106(a)$ shall be applied by
4	substituting ''\$70,000,000'' for ''\$7,000,000'';
5	(2) \$700,000,000 for grants in accordance with
6	sections $101, 102, 103, 104(a)$ through $104(i),$
7	104(l), 104(m), 105(a) through $105(g), 106(a)(2),$
8	106(a)(4), 106(b) through $106(f), 109, 110, 111,$
9	113, 115, 116, 120, and 122 of title I of the Hous-
10	ing and Community Development Act of 1974 (42
11	U.S.C. 5301, 5302, 5303, 5304(a)–(i), 5304(l),
12	5304(m), 5305(a)-(g), 5306(a)(2), 5306(a)(4),
13	5306(b)–(f), 5309, 5310, 5311, 5313, 5315, 5316,
14	5319, and 5321) to community development block
15	grant grantees, as determined by the Secretary,
16	under subsections $(a)(4)$ and (b) through (f) of sec-
17	tion 106 of such Act $(5306(a)(4) \text{ and } 5306(b)-(f))$,
18	only for colonias, to address the community and
19	housing infrastructure needs of existing colonia resi-
20	dents based on a formula that takes into account
21	persons in poverty in the colonia areas, except that
22	grantees may use funds in colonias outside of the
23	150-mile border area upon approval of the Sec-
24	retary;

1	(3) \$500,000,000 for grants in accordance with
2	sections $101, 102, 103, 104(a)$ through $104(i),$
3	104(l), 104(m), 105(a) through $105(g), 106(a)(2),$
4	106(a)(4), 106(b) through 106(f), 109, 110, 111,
5	113, 115, 116, 120, and 122 of title I of the Hous-
6	ing and Community Development Act of 1974 (42)
7	U.S.C. 5301, 5302, 5303, 5304(a)–(i), 5304(l),
8	5304(m), 5305(a)-(g), 5306(a)(2), 5306(a)(4),
9	5306(b)–(f), 5309, 5310, 5311, 5313, 5315, 5316,
10	5319, and 5321), to eligible recipients under sub-
11	section (c) of this section for manufactured housing
12	infrastructure improvements in eligible manufac-
13	tured home communities;

14 (4) \$87,500,000 for the costs to the Secretary 15 of administering and overseeing the implementation of this section, the Community Development Block 16 17 Grant program, and the manufactured home con-18 struction and safety standards program generally, 19 including information technology, financial report-20 ing, research and evaluations, other cross-program 21 costs in support of programs administered by the 22 Secretary in this title, and other costs; and

23 (5) \$27,500,000 for providing technical assist24 ance to recipients of or applicants for grants under
25 this section.

Amounts appropriated by this section shall remain avail able until September 30, 2033.

3 (b) HOUSING CONSTRUCTION.—Expenditures on new 4 construction of housing shall be an eligible expense for a 5 recipient of funds made available under this section that 6 is not a recipient of funds under section 40002 of this 7 title.

8 (c) MANUFACTURED HOUSING COMMUNITY IM-9 PROVEMENT GRANT PROGRAM.—

(1) ESTABLISHMENT.—The Secretary of Housing and Urban Development shall carry out a competitive grant program to award funds appropriated
under subsection (a)(3) to eligible recipients to carry
out eligible projects for improvements in eligible
manufactured home communities.

16 (2)PROJECTS.—Amounts Eligible from 17 grants under this subsection shall be used to assist 18 in carrying out a project for construction, recon-19 struction, repair, or clearance of housing, facilities 20 and improvements in or serving a manufactured 21 housing community that is necessary to protect the 22 health and safety of the residents of the manufac-23 tured housing community and the long-term sustain-24 ability of the community.

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1	(d) DEFINITIONS.—For purposes of this section, the
2	following definitions shall apply:
3	(1) COLONIA AREA.—The term "colonia area"
4	means any census tract that—
5	(A) is an area of the United States within
6	150 miles of the contiguous border between the
7	United States and Mexico, except as otherwise
8	determined by the Secretary; and
9	(B) lacks potable water supply, adequate
10	sewage systems, or decent, safe, sanitary hous-
11	ing, or other objective criteria as approved by
12	the Secretary.
13	(2) ELIGIBLE MANUFACTURED HOME COMMU-
14	NITY.—The term "eligible manufactured home com-
15	munity" means a community that—
16	(A) is affordable to low- and moderate-in-
17	come persons (as such term is defined in sec-
18	tion 102(a) of the Housing and Community De-
19	velopment Act of 1974 (42 U.S.C. 5302(a)));
20	and
21	(B)(i) is owned by the residents of the
22	manufactured housing community through a
23	resident-controlled entity, as defined by the Sec-
24	retary, in which at least two-thirds of residents

 \mathbf{or}

are member-owners of the land-owning entity;

3	(ii) will be maintained as such a commu-
4	nity, and remain affordable for low- and mod-
5	erate-income families, to the maximum extent
6	practicable and for the longest period feasible.
7	(3) ELIGIBLE RECIPIENT.—The term "eligible
8	recipient" means a partnership of—
9	(A) a grantee under paragraph (2) or (4)
10	of section 106(a) or section 106(d) of the Hous-
11	ing and Community Development Act of 1974
12	(42 U.S.C. 5306(a)(2), (a)(4), and (d)); and
13	(B) an eligible manufactured home com-
14	munity, a nonprofit entity, or a consortia of
15	nonprofit entities working with an eligible man-
16	ufactured home community.
17	(4) MANUFACTURED HOME COMMUNITY.—The
18	term "manufactured home community" means any
19	community, court, or park equipped to accommodate
20	manufactured homes for which pad sites, with or
21	without existing manufactured homes or other al-
22	lowed homes, or other suitable sites, are used pri-
23	marily for residential purposes, with any additional
24	requirements as determined by the Secretary, includ-
25	ing any manufactured housing community as such

term is used for purposes of the program of the
 Federal National Mortgage Association for multi family loans for manufactured housing communities
 and the program of the Federal Home Loan Mort gage Corporation for loans for manufactured hous ing communities.

7 (e) IMPLEMENTATION.—The Secretary shall have au-8 thority to issue such regulations, notices, or other guid-9 ance, forms, instructions, and publications to carry out the 10 programs, projects, or activities authorized under this sec-11 tion to ensure that such programs, projects, or activities 12 are completed in a timely and effective manner.

13 SEC. 202. LEAD-BASED PAINT HAZARD CONTROL AND
14 HOUSING-RELATED HEALTH AND SAFETY
15 HAZARD MITIGATION IN HOUSING OF FAMI16 LIES WITH LOWER INCOMES.

(a) APPROPRIATION.—In addition to amounts otherwise made available, there is appropriated to the Secretary
of Housing and Urban Development (in this section referred to as the "Secretary") for fiscal year 2024, out of
any money in the Treasury not otherwise appropriated—

(1) \$3,425,000,000 for grants to States, units
of general local government, Indian tribes or their
tribally designated housing entities, and nonprofit
organizations for the activities under subsection (c)

in target housing units that do not receive Federal
housing assistance other than assistance provided
under subsection 8(o) of the United States Housing
Act of 1937 (42 U.S.C. 1437f(o)), excluding paragraph (o)(13) of such section, and common areas
servicing such units, where low-income families reside or are expected to reside;

8 (2) \$250,000,000 for grants to States or units 9 of general local government or nonprofit entities for 10 the activities in subsection (c) in target housing 11 units, and common areas servicing such units, that 12 are being assisted under the Weatherization Assist-13 ance Program authorized under part A of title IV of 14 the Energy Conservation and Production Act (42) 15 U.S.C. 6861–6872) but are not assisted under any 16 other Federal housing program other than sub-17 section 8(0) of the United States Housing Act of 18 1937 (42 U.S.C. 1437f(o)), excluding paragraph 19 8(0)(13) of such section;

(3) \$1,000,000,000 for grants to owners of a
property receiving project-based rental assistance
under section 8 of the United States Housing Act of
1937 (42 U.S.C. 1437f), including under subsection
(o)(13) of such section, that meets the definition of
target housing and that has not received a grant for

1	similar purposes under this Act, for the activities in
2	subsection (c), except for abatement of lead-based
3	paint by enclosure or encapsulation, or interim con-
4	trols of lead-based paint hazards in target housing
5	units receiving such assistance and common areas
6	servicing such units;
7	(4) \$75,000,000 for costs related to training
8	and technical assistance to support identification
9	and mitigation of lead and housing-related health
10	and safety hazards, research, and evaluation; and
11	(5) $$250,000,000$ for the costs to the Secretary
12	of administering and overseeing the implementation
13	of this section, and the Secretary's lead hazard re-
14	duction and related programs generally including in-
15	formation technology, financial reporting, research
16	and evaluations, other cross-program costs in sup-
17	port of programs administered by the Secretary in
18	this title, and other costs.
19	Amounts appropriated by this section shall remain avail-
20	able until September 30, 2033.

21 (b) TERMS AND CONDITIONS.—

(1) INCOME ELIGIBILITY DETERMINATIONS.—
The Secretary may make income determinations of
eligibility for enrollment of housing units for assistance under this section that are consistent with eligi-

bility requirements for grants awarded under other
 Federal means-tested programs, provided such deter mination does not require additional action by other
 Federal agencies.

5 (2) Housing families with young chil-6 DREN.—An owner of rental property that receives 7 assistance under subsection (a)(3) shall give priority 8 in renting units for which the lead-based paint has 9 been abated pursuant to subsection (a)(3), for not 10 less than 3 years following the completion of lead 11 abatement activities, to families with a child under 12 the age of 6 years.

13 (3) ADMINISTRATIVE EXPENSES.—A recipient
14 of a grant under this section may use up to 10 per15 cent of the grant for administrative expenses associ16 ated with the activities funded by this section.

17 (c) ELIGIBLE ACTIVITIES.—Grants awarded under 18 this section shall be used for purposes of building capacity 19 and conducting activities relating to testing, evaluating, 20 and mitigating lead-based paint, lead-based paint hazards, 21 and housing-related health and safety hazards; outreach, 22 education, and engagement with community stakeholders, 23 including stakeholders in disadvantaged communities; pro-24 gram evaluation and research; grant administration, and other activities that directly or indirectly support the work 25

under this section, as applicable, that without which such
 activities could not be conducted.

3 (d) DEFINITIONS.—For purposes of this section, the
4 following definitions, and definitions in paragraphs (1),
5 (2), (3), (5), (6), (7), (10) through (17), and (20) through
6 (27) of section 1004 of the Residential Lead-Based Paint
7 Hazard Reduction Act of 1992 (42 U.S.C. 4851b(1)–(3),
8 42 U.S.C. 4851b(5)–(7), 42 U.S.C. 4851b(10)–(17), 42
9 U.S.C. 4851b(20)–(27), shall apply:

10 (1) NONPROFIT; NONPROFIT ORGANIZATION.— 11 The terms "nonprofit" and "nonprofit organization" 12 mean a corporation, community chest, fund, or foun-13 dation not organized for profit, but organized and 14 operated exclusively for religious, charitable, sci-15 entific, testing for public safety, literary, or edu-16 cational purposes; or an organization not organized 17 for profit but operated exclusively for the promotion 18 of social welfare.

(2) PUBLIC HOUSING; PUBLIC HOUSING AGENCY; LOW-INCOME FAMILY.—The terms "public housing", "public housing agency", and "low-income
family" have the same meaning given such terms in
section 3(b) of the United States Housing Act of
1937 (42 U.S.C. 1437a(b)).

1 (3) STATE; UNIT OF GENERAL LOCAL GOVERN-2 MENT.—The terms "State" and "unit of general local government" have the same meaning given 3 4 such terms in section 102 of the Housing and Com-5 munity Development Act of 1974 (42 U.S.C. 5302). 6 (e) GRANT COMPLIANCE.—For any grant of assist-7 ance under this section, a State or unit of general local 8 government may assume responsibilities for elements of 9 grant compliance, regardless of whether it is the grant re-10 cipient, if the State or unit of general local government 11 is permitted to assume responsibility for the applicable element of grant compliance for grants for which it is the 12 13 recipient under section 1011 of the Residential Lead-Based Paint Hazard Reduction Act of 1992 (42 U.S.C. 14 15 4852).

16 (f) IMPLEMENTATION.—The Secretary shall have the 17 authority to issue such regulations, notices, or other guid-18 ance, forms, instructions, and publications to carry out the 19 programs, projects, or activities authorized under this sec-20 tion to ensure that such programs, projects, or activities 21 are completed in a timely and effective manner.

22 SEC. 203. UNLOCKING POSSIBILITIES PROGRAM.

(a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated to the Secretary of
Housing and Urban Development for fiscal year 2024, out

of any money in the Treasury not otherwise appro priated—

3	(1) \$1,646,000,000 for awarding grants under
4	section 101, 102, 103, 104(a) through 104(i),
5	104(l), 104(m), 105(a) through $105(g), 106(a)(2),$
6	106(a)(4), 106(b) through $106(f), 109, 110, 111,$
7	113, 115, 116, 120, and 122 of the Housing and
8	Community Development Act of 1974 (42 U.S.C.
9	5301, 5302, 5303, 5304(a)–(i), 5304(l), 5304(m),
10	5305(a)-(g), 5306(a)(2), 5306(a)(4), 5306(b)-(f),
11	5309, 5310, 5311, 5313, 5315, 5316, 5319, and
12	5321) awarded on a competitive basis to eligible re-
13	cipients to carry out grants under subsection (c) of
14	this section;

(2) \$8,000,000 for research and evaluation related to housing planning and other associated costs;
(3) \$30,000,000 to provide technical assistance
to grantees or applicants for grants made available
by this section; and

(4) \$66,000,000 for the costs to the Secretary
of administering and overseeing the implementation
of this section and community and economic development programs overseen by the Secretary generally,
including information technology, financial reporting, research and evaluations, and other cross-pro-

1 gram costs in support of programs administered by 2 the Secretary in this title, and other costs. 3 Amounts appropriated by this section shall remain avail-4 able until September 30, 2033. (b) PROGRAM ESTABLISHMENT.—The Secretary of 5 6 Housing and Urban Development shall establish a com-7 petitive grant program for— 8 (1) planning grants to develop and evaluate 9 housing plans and substantially improve housing 10 strategies; (2) streamlining regulatory requirements and

(2) streamlining regulatory requirements and
shorten processes, reform zoning codes, increasing
capacity to conduct housing inspections, or other initiatives that reduce barriers to housing supply elasticity and affordability;

16 (3) developing and evaluating local or regional
17 plans for community development to substantially
18 improve community development strategies related
19 to sustainability, fair housing, and location effi20 ciency;

(4) implementation and livable community in-vestment grants; and

23 (5) research and evaluation.

24 (c) GRANTS.—

1	(1) PLANNING GRANTS.—The Secretary shall,
2	under selection criteria determined by the Secretary,
3	award grants under this paragraph on a competitive
4	basis to eligible entities to assist planning activities,
5	including administration of such activities, engage-
6	ment with community stakeholders and housing
7	practitioners, to—
8	(A) develop housing plans;
9	(B) substantially improve State or local
10	housing strategies;
11	(C) develop new regulatory requirements
12	and processes, reform zoning codes, increasing
13	capacity to conduct housing inspections, or un-
14	dertake other initiatives to reduce barriers to
15	housing supply elasticity and affordability;
16	(D) develop local or regional plans for
17	community development; and
18	(E) substantially improve community de-
19	velopment strategies, including strategies to in-
20	crease availability and access to affordable
21	housing, to further access to public transpor-
22	tation or to advance other sustainable or loca-
23	tion-efficient community development goals.
24	(2) Implementation and livable commu-
25	NITY INVESTMENT GRANTS.—The Secretary shall

1	award implementation grants under this paragraph
2	on a competitive basis to eligible entities for the pur-
3	pose of implementing and administering—
4	(A) completed housing strategies and hous-
5	ing plans and any planning to affirmatively fur-
6	ther fair housing within the meaning of sub-
7	sections (d) and (e) of section 808 of the Fair
8	Housing Act (42 U.S.C. 608) and applicable
9	regulations and for community investments that
10	support the goals identified in such housing
11	strategies or housing plans;
12	(B) new regulatory requirements and proc-
13	esses, reformed zoning codes, increased capacity
14	to conduct housing inspections, or other initia-
15	tives to reduce barriers to housing supply elas-
16	ticity and affordability that are consistent with
17	a plan under subparagraph (A);
18	(C) completed local or regional plans for
19	community development and any planning to in-
20	crease availability and access to affordable
21	housing, access to public transportation and
22	other sustainable or location-efficient commu-
23	nity development goals.
24	(d) Coordination With FTA Administrator.—
25	To the extent practicable, the Secretary shall coordinate

1	with the Federal Transit Administrator in carrying out
2	this section.
3	(e) DEFINITIONS.—For purposes of this section, the
4	following definitions apply:
5	(1) ELIGIBLE ENTITY.—The term "eligible enti-
6	ty" means—
7	(A) a State, insular area, metropolitan
8	city, or urban county, as such terms are defined
9	in section 102 of the Housing and Community
10	Development Act of 1974 (42 U.S.C. 5302); or
11	(B) for purposes of grants under sub-
12	section $(b)(1)$, a regional planning agency or
13	consortia.
14	(2) Housing plan; housing strategy.—
15	(A) HOUSING PLAN.—The term "housing
16	plan" means a plan of an eligible entity to, with
17	respect to the area within the jurisdiction of the
18	eligible entity—
19	(i) match the creation of housing sup-
20	ply to existing demand and projected de-
21	mand growth in the area, with attention to
22	preventing displacement of residents, re-
23	ducing the concentration of poverty, and
24	meaningfully reducing and not perpet-
25	uating housing segregation on the basis of

1	race, color, religion, natural origin, sex,
2	disability, or familial status;
3	(ii) increase the affordability of hous-
4	ing in the area, increase the accessibility of
5	housing in the area for people with disabil-
6	ities, including location-efficient housing,
7	and preserve or improve the quality of
8	housing in the area;
9	(iii) reduce barriers to housing devel-
10	opment in the area, with consideration for
11	location efficiency, affordability, and acces-
12	sibility; and
13	(iv) coordinate with the metropolitan
14	transportation plan of the area under the
15	jurisdiction of the eligible entity, or other
16	regional plan.
17	(B) HOUSING STRATEGY.—The term
18	"housing strategy" means the housing strategy
19	required under section 105 of the Cranston-
20	Gonzalez National Affordable Housing Act $(42$
21	U.S.C. 12705).
22	(f) COSTS TO GRANTEES.—Up to 15 percent of a re-
23	cipient's grant may be used for administrative costs.

1	(1) IN GENERAL.— Except as otherwise pro-
2	vided by this section, amounts appropriated or oth-
3	erwise made available under this section shall be
4	subject to the community development block grant
5	program requirements under subsection $(a)(1)$.
6	(2) EXCEPTIONS.—
7	(A) HOUSING CONSTRUCTION.—Expendi-
8	tures on new construction of housing shall be
9	an eligible expense under this section.
10	(B) BUILDINGS FOR GENERAL CONDUCT
11	OF GOVERNMENT.—Expenditures on building
12	for the general conduct of government, other
13	than the Federal Government, shall be eligible
14	under this section when necessary and appro-
15	priate as a part of a natural hazard mitigation
16	project.
17	(h) IMPLEMENTATION.—The Secretary shall have the
18	authority to issue such regulations notices, or other guid-
19	ance, forms, instructions, and publications to carry out the
20	programs, projects, or activities authorized under this sec-
21	tion to ensure that such programs, projects, or activities
22	are completed in a timely and effective manner.
23	SEC. 204. STRENGTHENING RESILIENCE UNDER NATIONAL
24	FLOOD INSURANCE PROGRAM.
25	(a) NFIP Program Activities.—

1 (1) CANCELLATION.—All indebtedness of the 2 Administrator of the Federal Emergency Manage-3 ment Agency under any notes or other obligations 4 issued pursuant to section 1309(a) of the National 5 Flood Insurance Act of 1968 (42 U.S.C. 4016(a)) 6 and section 15(e) of the Federal Insurance Act of 7 1956 (42 U.S.C. 2414(e)), and outstanding as of the 8 date of the enactment of this Act, is hereby can-9 celled, the Administrator and the National Flood In-10 surance Fund are relieved of all liability under any 11 such notes or other obligations, including for any in-12 terest due, including capitalized interest, and any 13 other fees and charges payable in connection with 14 such notes and obligations.

15 (2) Use of savings for flood mapping.—In 16 addition to amounts otherwise available, for each of 17 fiscal years 2024 and 2025, an amount equal to the 18 interest the National Flood Insurance Program 19 would have accrued from servicing the canceled debt 20 under paragraph (1) in that fiscal year, which shall 21 be derived from offsetting amounts collected under 22 section 1310(d) of the National Flood Insurance Act 23 of 1968 (42 U.S.C. 4017(d)) and shall remain avail-24 able until expended for activities identified in section 25 100216 (b)(1)(A) of the Biggert-Waters Flood In-

1	surance Reform Act of 2012 (42 U.S.C.
2	4101b(b)(1)(A)) and related salaries and adminis-
3	trative expenses.
4	(b) Means-Tested Assistance for National
5	FLOOD INSURANCE PROGRAM POLICYHOLDERS.—
6	(1) APPROPRIATION.—In addition to amounts
7	otherwise available, there is appropriated to the Ad-
8	ministrator of the Federal Emergency Management
9	Agency for fiscal year 2024, out of any money in the
10	Treasury not otherwise appropriated, \$600,000,000,
11	to remain available until September 30, 2028, to
12	provide assistance to eligible policyholders in the
13	form of graduated discounts for insurance costs with
14	respect to covered properties.
15	(2) TERMS AND CONDITIONS.—
16	(A) DISCOUNTS.—The Administrator shall
17	use funds provided under this subsection to es-
18	tablish graduated discounts available to eligible
19	policyholders under this subsection, with respect
20	to covered properties, which may be based on
21	the following factors:
22	(i) The percentage by which the
23	household income of the eligible policy-
24	holder is equal to, or less than, 120 per-

cent of the area median income for the

1	area in which the property to which the
2	policy applies is located.
3	(ii) The number of eligible policy-
4	holders participating in the program au-
5	thorized under this subsection.
6	(iii) The availability of funding.
7	(B) DISTRIBUTION OF PREMIUM.—With
8	respect to the amount of the discounts provided
9	under this subsection in a fiscal year, and any
10	administrative expenses incurred in carrying
11	out this subsection for that fiscal year, the Ad-
12	ministrator shall, from amounts made available
13	to carry out this subsection for that fiscal year,
14	deposit in the National Flood Insurance Fund
15	established under section 1310 of the National
16	Flood Insurance Act of 1968 (42 U.S.C. 4017)
17	an amount equal to those discounts and admin-
18	istrative expenses, except to the extent that sec-
19	tion 1310A of the National Flood Insurance
20	Act of 1968 (42 U.S.C. 4017a) applies to any
21	portion of those discounts or administrative ex-
22	penses, in which case the Administrator shall
23	deposit an amount equal to those amounts to
24	which such section 1310A applies in the Na-

1	tional Flood Insurance Reserve Fund estab-
2	lished under such section 1310A.
3	(C) REQUIREMENT ON TIMING.—Not later
4	than 21 months after the date of the enactment
5	of this section, the Administrator shall issue in-
6	terim guidance to implement this subsection
7	which shall expire on the later of—
8	(i) the date that is 60 months after
9	the date of the enactment of this section;
10	or
11	(ii) the date on which a final rule
12	issued to implement this subsection takes
13	effect.
14	(3) DEFINITIONS.—In this subsection:
15	(A) Administrator.—The term "Admin-
16	istrator" means the Administrator of the Fed-
17	eral Emergency Management Agency.
18	(B) COVERED PROPERTY.—The term "cov-
19	ered property' means—
20	(i) a primary residential dwelling de-
21	signed for the occupancy of from 1 to 4
22	families; or
23	(ii) personal property relating to a
24	dwelling described in clause (i) or personal

1	property in the primary residential dwell-
2	ing of a renter.
3	(C) ELIGIBLE POLICYHOLDER.—The term
4	"eligible policyholder" means a policyholder
5	with a household income that is not more than
6	120 percent of the area median income for the
7	area in which the property to which the policy
8	applies is located.
9	(D) INSURANCE COSTS.—The term "insur-
10	ance costs" means insurance premiums, fees,
11	and surcharges charged under the National
12	Flood Insurance Program, with respect to a
13	covered property for a year.
15	covered property for a year.
13	SEC. 205. COMMUNITY RESTORATION AND REVITALIZATION
14	SEC. 205. COMMUNITY RESTORATION AND REVITALIZATION
14 15 16	SEC. 205. COMMUNITY RESTORATION AND REVITALIZATION FUND.
14 15 16 17	SEC. 205. COMMUNITY RESTORATION AND REVITALIZATION FUND. (a) APPROPRIATION.—In addition to amounts other-
14 15 16 17	SEC. 205. COMMUNITY RESTORATION AND REVITALIZATION FUND. (a) APPROPRIATION.—In addition to amounts other- wise available, there is appropriated to the Community
14 15 16 17 18	SEC. 205. COMMUNITY RESTORATION AND REVITALIZATION FUND. (a) APPROPRIATION.—In addition to amounts other- wise available, there is appropriated to the Community Restoration and Revitalization Fund established under
14 15 16 17 18 19	 SEC. 205. COMMUNITY RESTORATION AND REVITALIZATION FUND. (a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated to the Community Restoration and Revitalization Fund established under subsection (b) for fiscal year 2024, out of any money in
 14 15 16 17 18 19 20 	SEC. 205. COMMUNITY RESTORATION AND REVITALIZATION FUND. (a) APPROPRIATION.—In addition to amounts other- wise available, there is appropriated to the Community Restoration and Revitalization Fund established under subsection (b) for fiscal year 2024, out of any money in the Treasury not otherwise appropriated, to remain avail-
 14 15 16 17 18 19 20 21 	SEC. 205. COMMUNITY RESTORATION AND REVITALIZATION FUND. (a) APPROPRIATION.—In addition to amounts other- wise available, there is appropriated to the Community Restoration and Revitalization Fund established under subsection (b) for fiscal year 2024, out of any money in the Treasury not otherwise appropriated, to remain avail- able until September 30, 2033—
 14 15 16 17 18 19 20 21 22 	SEC. 205. COMMUNITY RESTORATION AND REVITALIZATION FUND. (a) APPROPRIATION.—In addition to amounts other- wise available, there is appropriated to the Community Restoration and Revitalization Fund established under subsection (b) for fiscal year 2024, out of any money in the Treasury not otherwise appropriated, to remain avail- able until September 30, 2033— (1) \$2,000,000,000 for awards of planning and

1	through 106(f), 109, 110, 111, 113, 115, 116, 120,
2	and 122 of the Housing and Community Develop-
3	ment Act of 1974 (42 U.S.C. 5301, 5302, 5303,
4	5304(a)-(i), 5304(l), 5304(m), 5305(a)-(g),
5	5306(a)(2), 5306(a)(4), 5306(b)-(f), 5309, 5310,
6	5311, 5313, 5315, 5316, 5319, and 5321), awarded
7	on a competitive basis to eligible recipients, as de-
8	fined under subsection $(c)(2)$ of this section, to carry
9	out community-led projects to create equitable civic
10	infrastructure and create or preserve affordable, ac-
11	cessible housing, including creating, expanding, and
12	maintaining community land trusts and shared eq-
13	uity homeownership programs;
14	(2) \$500,000,000 for planning and implementa-
15	tion grants under section 101, 102, 103, 104(a)
16	through $104(i)$, $104(l)$, $104(m)$, $105(a)$ through
17	105(g), 106(a)(2), 106(a)(4), 106(b) through
18	106(f), 109, 110, 111, 113, 115, 116, 120, and 122
19	of the Housing and Community Development Act of
20	1974 (42 U.S.C. 5301, 5302, 5303, 5304(a)–(i),
21	5304(l), 5304(m), 5305(a)-(g), 5306(a)(2)
22	5306(a)(4), 5306(b)-(f), 5309, 5310, 5311, 5313,
23	5315, 5316, 5319, and 5321), awarded on a com-
24	petitive basis to eligible recipients to create, expand,
25	and maintain community land trusts and shared eq-

uity homeownership, including through the acquisi tion, rehabilitation, and new construction of afford able, accessible housing;

4 (3) \$400,000,000 for the Secretary to provide
5 technical assistance, capacity building, and program
6 support to applicants, potential applicants, and re7 cipients of amounts appropriated for grants under
8 this section; and

9 (4) \$100,000,000 for the costs to the Secretary 10 of administering and overseeing the implementation 11 of this section and community and economic develop-12 ment programs overseen by the Secretary generally, 13 including information technology, financial report-14 ing, research and evaluations, and other cross-pro-15 gram costs in support of programs administered by 16 the Secretary in this title, and other costs.

17 (b) ESTABLISHMENT OF FUND.—The Secretary of 18 Housing and Urban Development (in this section referred to as the "Secretary") shall establish a Community Res-19 toration and Revitalization Fund (in this section referred 20 21 to as the "Fund") to award planning and implementation 22 grants on a competitive basis to eligible recipients as de-23 fined in this section for activities authorized under sub-24 sections (a) through (g) of section 105 of the Housing and Community Development Act of 1974 (42 U.S.C. 5305) 25

and under this section for community-led affordable hous ing and civic infrastructure projects.

3 (c) ELIGIBLE GEOGRAPHICAL AREAS, RECIPIENTS,
4 AND APPLICANTS.—

5 (1)GEOGRAPHICAL AREAS.—The Secretary 6 shall award grants from the Fund to eligible recipi-7 ents within geographical areas at the neighborhood, 8 county, or census tract level, including census tracts 9 adjacent to the project area that are areas in need 10 of investment, as demonstrated by two or more of 11 the following factors:

12 (A) High and persistent rates of poverty.
13 (B) Population at risk of displacement due
14 to rising housing costs.

15 (C) Dwelling unit sales prices that are
16 lower than the cost to acquire and rehabilitate,
17 or build, a new dwelling unit.

18 (D) High proportions of residential and
19 commercial properties that are vacant due to
20 foreclosure, eviction, abandonment, or other
21 causes.

(E) Low rates of homeownership by race
and ethnicity, relative to the national homeownership rate.

1 (2) ELIGIBLE RECIPIENT.—An eligible recipient 2 of a planning or implementation grant under sub-3 section (a)(1) or an implementation grant under 4 subsection (a)(2) shall be a local partnership of a 5 lead applicant and one or more joint applicants with 6 the ability to administer the grant. An eligible recipi-7 ent of a planning grant under subsection (b)(1) shall 8 be a lead applicant with the ability to administer the 9 grant, including a regional, State, or national non-10 profit.

11 (d) ELIGIBLE RECIPIENTS AND APPLICANTS.—

(1) LEAD APPLICANT.—An eligible lead applicant for a grant awarded under this section shall be
an entity that is located within or serves the geographic area of the project, or derives its mission
and operational priorities from the needs of the geographic area of the project, demonstrates a commitment to anti-displacement efforts, and that is—

(A) a nonprofit organization that has expertise in community planning, engagement, organizing, housing and community development;
(B) a community development corporation;
(C) a community housing development organization;

1	(D) a community-based development orga-
2	nization; or
3	(E) a community development financial in-
4	stitution, as defined by section 103 of the Rie-
5	gle Community Development and Regulatory
6	Improvement Act of 1994 (12 U.S.C. 4702).
7	(2) JOINT APPLICANTS.—A joint applicant shall
8	be an entity eligible to be a lead applicant in para-
9	graph (1), or a local, regional, or national—
10	(A) nonprofit organization;
11	(B) community development financial insti-
12	tution;
13	(C) unit of general local government;
14	(D) Indian tribe;
15	(E) State housing finance agency;
16	(F) land bank;
17	(G) fair housing enforcement organization
18	(as such term is defined in section 561 of the
19	Housing and Community Development Act of
20	1987 (42 U.S.C. 3616a));
21	(H) public housing agency;
22	(I) tribally designated housing entity; or
23	(J) philanthropic organization.
24	(3) LACK OF LOCAL ENTITY.—A regional,
25	State, or national nonprofit organization may serve

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1	as a lead entity if there is no local entity that meets
2	the geographic requirements in paragraph (1).
3	(e) USES OF FUNDS.—
4	(1) IN GENERAL.—Planning and implementa-
5	tion grants awarded under this section shall be used
6	to support civic infrastructure and housing-related
7	activities.
8	(2) IMPLEMENTATION GRANTS.—Implementa-
9	tion grants awarded under this section may be used
10	for activities eligible under subsections (a) through
11	(g) of section 105 of the Housing and Community
12	Development Act of 1974 (42 U.S.C. 5305) and
13	other activities to support civic infrastructure and
14	housing-related activities, including—
15	(A) new construction of housing;
16	(B) demolition of abandoned or distressed
17	structures, but only if such activity is part of a
18	strategy that incorporates rehabilitation or new
19	construction, anti-displacement efforts such as
20	tenants' right to return and right of first re-
21	fusal to purchase, and efforts to increase af-
22	fordable, accessible housing and homeowner-
23	ship, except that not more than 10 percent of
24	any grant made under this section may be used
25	for activities under this subparagraph unless

1	the Secretary determines that such use is to the
2	benefit of existing residents;
3	(C) facilitating the creation, maintenance,
4	or availability of rental units, including units in
5	mixed-use properties, affordable and accessible
6	to a household whose income does not exceed
7	80 percent of the median income for the area,
8	as determined by the Secretary, for a period of
9	not less than 30 years;
10	(D) facilitating the creation, maintenance,
11	or availability of homeownership units afford-
12	able and accessible to households whose incomes
13	do not exceed 120 percent of the median in-
14	come for the area, as determined by the Sec-
15	retary;
16	(E) establishing or operating land banks;
17	and
18	(F) providing assistance to existing resi-
19	dents experiencing economic distress or at risk
20	of displacement, including purchasing nonper-
21	forming mortgages and clearing and obtaining
22	formal title.
23	(3) Community land trust grants and
24	shared equity homeownership grants.—An eli-
25	gible recipient of a community land trust grant

1	awarded for establishing and operating a community
2	land trust or shared equity homeownership program;
3	creation, subsidization, construction, acquisition, re-
4	habilitation, and preservation of housing in a com-
5	munity land trust or shared equity homeownership
6	program, and expanding the capacity of the recipient
7	to carry out the grant.
8	(f) DEFINITIONS.—For purposes of this section, the
9	following definitions shall apply:
10	(1) Community land trust.—The term
11	"community land trust" means a nonprofit organi-
12	zation or State or local governments or instrumen-
13	talities that—
14	(A) use a ground lease or deed covenant
15	with an affordability period of at least 30 years
16	or more to—
17	(i) make rental and homeownership
18	units affordable to households; and
19	(ii) stipulate a preemptive option to
20	purchase the affordable rentals or home-
21	ownership units so that the affordability of
22	the units is preserved for successive in-
23	come-eligible households; and
24	(B) monitor properties to ensure afford-

(2) LAND BANK.—The term "land bank" 1 2 means a government entity, agency, or program, or 3 a special purpose nonprofit entity formed by one or 4 more units of government in accordance with State 5 or local land bank enabling law, that has been des-6 ignated by one or more State or local governments 7 to acquire, steward, and dispose of vacant, aban-8 doned, or other problem properties in accordance 9 with locally-determined priorities and goals.

10 (3) SHARED EQUITY HOMEOWNERSHIP PRO-11 GRAM.—The term "shared equity homeownership 12 program" means a program to facilitate affordable 13 homeownership preservation through a resale restric-14 tion program administered by a community land 15 trust, other nonprofit organization, or State or local 16 government or instrumentalities and that utilizes a 17 ground lease, deed restriction, subordinate loan, or 18 similar mechanism that includes provisions ensuring 19 that the program shall—

20 (A) maintain the home as affordable for
21 subsequent very low-, low-, or moderate-income
22 families for an affordability term of at least 30
23 years after recordation;

24 (B) apply a resale formula that limits the25 homeowner's proceeds upon resale; and

(C) provide the program administrator or
 such administrator's assignee a preemptive op tion to purchase the homeownership unit from
 the homeowner at resale.

5 (g) IMPLEMENTATION.—The Secretary shall have au-6 thority to issue such regulations, notices, or other guid-7 ance, forms, instructions, and publications to carry out the 8 programs, projects, or activities authorized under this sec-9 tion to ensure that such programs, projects, or activities 10 are completed in a timely and effective manner.

11 SEC. 206. FAIR HOUSING ACTIVITIES AND INVESTIGATIONS.

(a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated to the Secretary of
Housing and Urban Development (in this section referred
to as the "Secretary") for fiscal year 2024, out of any
money in the Treasury not otherwise appropriated—

17 (1) \$540,000,000, to remain available until 18 September 30, 2028, for the Fair Housing Initia-19 tives Program under section 561 of the Housing and 20 Community Development Act of 1987 (42 U.S.C. 21 3616a) to ensure existing and new fair housing or-22 ganizations have expanded and strengthened capac-23 ity to address fair housing inquiries and complaints, 24 conduct local, regional, and national testing and in-25 vestigations, conduct education and outreach activities, and address costs of delivering or adapting services to meet increased housing market activity and evolving business practices in the housing, housing-related, and lending markets. Amounts made available under this section shall support greater organizational continuity and capacity, including through up to 10-year grants; and

8 (2) \$160,000,000, to remain available until 9 September 30, 2033, for the costs to the Secretary 10 of administering and overseeing the implementation 11 of this section and the Fair Housing Initiatives and 12 Fair Housing Assistance Programs generally, includ-13 ing information technology, financial reporting, re-14 search and evaluations, other cross-program costs in 15 support of programs administered by the Secretary 16 in this title, and other costs.

17 (b) IMPLEMENTATION.—The Secretary shall have au-18 thority to issue such regulations, notices, or other guid-19 ance, forms, instructions, and publications to carry out the 20 programs, projects, or activities authorized under this sec-21 tion to ensure that such programs, projects, or activities 22 are completed in a timely and effective manner.

1SEC. 207. INTERGOVERNMENTAL FAIR HOUSING ACTIVI-2TIES AND INVESTIGATIONS.

In addition to amounts otherwise available, there is
appropriated to the Secretary of Housing and Urban Development (in this section referred to as the "Secretary")
for fiscal year 2024, out of any money in the Treasury
not otherwise appropriated—

8 (1) \$75,000,000 for support for cooperative ef-9 forts with State and local agencies administering fair housing laws under section 817 of the Fair 10 11 Housing Act (42 U.S.C. 3616) to assist the Sec-12 retary to affirmatively further fair housing, and for 13 Fair Housing Assistance Program cooperative agree-14 ments with interim certified and certified State and 15 local agencies, under the requirements of subpart C 16 of part 115 of title 24, Code of Federal Regulations, to ensure expanded and strengthened capacity of 17 18 substantially equivalent agencies to assume a greater 19 share of the responsibility for the administration and 20 enforcement of fair housing laws; and

(2) \$25,000,000 for the costs to the Secretary
of administering and overseeing the implementation
of this section and the Fair Housing Assistance and
Fair Housing Initiatives Programs generally, including information technology, financial reporting, research and evaluations, other cross-program costs in

support of programs administered by the Secretary
 in this title, and other costs.

3 TITLE III—HOMEOWNERSHIP 4 INVESTMENTS

5 SEC. 301. FIRST-GENERATION DOWNPAYMENT ASSISTANCE.

6 (a) APPROPRIATION.—In addition to amounts other-7 wise available, there is appropriated to the First Genera-8 tion Downpayment Fund to increase equal access to home-9 ownership, established under subsection (b) for fiscal year 10 2024, out of any money in the Treasury not otherwise ap-11 propriated—

12 (1) \$6,825,000,000, to remain available until 13 September 30, 2028, for the First-Generation Down-14 payment Assistance Fund under this section for allo-15 cation to each State in accordance with a formula 16 established by the Secretary, which shall take into 17 consideration best available data to approximate the 18 number of potential qualified homebuyers as defined 19 in subsection (e)(7) as well as median area home 20 prices, to carry out the eligible uses of the Fund as 21 described in subsection (d);

(2) \$2,275,000,000, to remain available until
September 30, 2028, for the First-Generation Downpayment Assistance Program under this section for
competitive grants to eligible entities to carry out

the eligible uses of the Fund as described in sub section (d);

3 (3) \$500,000,000, to remain available until
4 September 30, 2033, for the costs of providing hous5 ing counseling required under the First-Generation
6 Downpayment Assistance Program under subsection
7 (d)(1); and

8 (4) \$400,000,000, to remain available until 9 September 30, 2033, for the costs to the Secretary of Housing and Urban Development of admin-10 11 istering and overseeing the implementation of the 12 First-Generation Downpayment Assistance Program, 13 including information technology, financial report-14 ing, programmatic reporting, research and evalua-15 tions, which shall include the program's impact on 16 racial and ethnic disparities in homeownership rates, 17 technical assistance to recipients of amounts under 18 this section, and other cross-program costs in sup-19 port of programs administered by the Secretary in 20 this Act, and other costs.

(b) ESTABLISHMENT.—The Secretary of Housing
and Urban Development shall establish and manage a
fund to be known as the First Generation Downpayment
Fund (in this section referred to as the "Fund") for the
uses set forth in subsection (d).

1 (c) Allocation of Funds.—

(1) INITIAL ALLOCATION.—The Secretary shall
allocate and award funding provided by subsection
(a) as provided under such subsection not later than
12 months after the date of the enactment of this
section.

7 (2) REALLOCATION.—If a State or eligible enti-8 ty does not demonstrate the capacity to expend 9 grant funds provided under this section, the Sec-10 retary may recapture amounts remaining available 11 to a grantee that has not demonstrated the capacity 12 to expend such funds in a manner that furthers the 13 purposes of this section and shall reallocate such 14 amounts among any other States or eligible entities 15 that have demonstrated to the Secretary the capac-16 ity to expend such amounts in a manner that fur-17 there the purposes of this section.

18 (d) TERMS AND CONDITIONS OF GRANTS ALLO-19 CATED OR AWARDED FROM FUND.—

(1) USES OF FUNDS.—States and eligible entities receiving grants from the Fund shall use such
grants to provide assistance to or on behalf of a
qualified homebuyer who has completed a program
of housing counseling provided through a housing
counseling agency approved by the Secretary or

1	other adequate homebuyer education before entering
2	into a sales purchase agreement for—
3	(A) costs in connection with the acquisi-
4	tion, involving an eligible mortgage loan, of an
5	eligible home, including downpayment costs,
6	closing costs, and costs to reduce the rates of
7	interest on eligible mortgage loans;
8	(B) subsidies to make shared equity homes
9	affordable to eligible homebuyers; and
10	(C) pre-occupancy home modifications to
11	accommodate qualified homebuyers or members
12	of their household with disabilities;
13	(2) Amount of assistance.—Assistance
14	under this section—
15	(A) may be provided to or on behalf of any
16	qualified homebuyer;
17	(B) may be provided to or on behalf of any
18	qualified homebuyer only once in the form of
19	grants or forgivable, non-amortizing, non-inter-
20	est-bearing loans that may only be required to
21	be repaid pursuant to paragraph $(d)(4)$; and
22	(C) may not exceed the greater of $$20,000$
23	or 10 percent of the purchase price in the case
24	of a qualified homebuyer, not to include assist-
25	ance received under subsection $(d)(1)(C)$ for

disability related home modifications, except that the Secretary may increase such maximum limitation amounts for qualified homebuyers who are economically disadvantaged.

5 (3)PROHIBITION OF PRIORITY OR 6 RECOUPMENT OF FUNDS.—In selecting qualified homebuyers for assistance with grant amounts under 7 8 this section, a State or eligible entity may not pro-9 vide any priority or preference for homebuyers who 10 are acquiring eligible homes with a mortgage loan 11 made, insured, guaranteed, or otherwise assisted by 12 the State housing finance agency for the State, any 13 other housing agency of the State, or an eligible en-14 tity when applicable, nor may the State or eligible 15 entity seek to recoup any funds associated with the 16 provision of downpayment assistance to the qualified 17 homebuyer, whether through premium pricing or 18 otherwise, except as provided in paragraph (4) of 19 this subsection or otherwise authorized by the Sec-20 retary.

21 (4) Repayment of assistance.—

(A) REQUIREMENT.—The Secretary shall
require that, if a homebuyer to or on behalf of
whom assistance is provided from grant
amounts under this section fails or ceases to oc-

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cupy the property acquired using such assistance as the primary residence of the homebuyer, except in the case of assistance provided in connection with the purchase of a principal residence through a shared equity homeownership program, the homebuyer shall repay to the State or eligible entity, as applicable, in a proportional amount of the assistance the homebuyer receives based on the number of years they have occupied the eligible home up to 5 years, except that no assistance shall be repaid

if the qualified homebuyer occupies the eligible home as a primary residence for 5 years or more.

15 (\mathbf{B}) LIMITATION.—Notwithstanding sub-16 paragraph (A), a homebuyer to or on behalf of 17 whom assistance is provided from grant 18 amounts under this section shall not be liable to 19 the State or eligible entity for the repayment of 20 the amount of such shortage if the homebuyer 21 fails or ceases to occupy the property acquired 22 using such assistance as the principal residence 23 of the homebuyer at least in part because of a 24 hardship, or sells the property acquired with 25 such assistance before the expiration of the 60-

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1 month period beginning on such date of acquisi-2 tion and the capital gains from such sale to a 3 bona fide purchaser in an arm's length trans-4 action are less than the amount the homebuyer 5 is required to repay the State or eligible entity 6 under subparagraph (A). 7 (5) Reliance on Borrower Attestations.— 8 No additional documentation beyond the borrower's 9 attestation shall be required to demonstrate eligi-10 bility under subparagraphs (B) and (C) of sub-11 section (e)(7) and no State, eligible entity, or cred-12 itor shall be subject to liability based on the accu-13 racy of such attestation. 14 (6) COSTS TO GRANTEE.—States and eligible 15 entities receiving grants from the Fund may use a 16 portion of such grants for administrative costs up to 17 the limit specified by the Secretary. 18 (e) DEFINITIONS.—For purposes of this section, the 19 following definitions shall apply: 20 (1) ELIGIBLE ENTITY.—The term "eligible entitv" means— 21 22 (A) a minority depository institution, as 23 such term is defined in section 308 of the Fi-24 nancial Institutions Reform, Recovery, and En-25 forcement Act of 1989 (12 U.S.C. 1463 note); 1 (B) a community development financial in-2 stitution, as such term is defined in section 103 3 of the Riegle Community Development and 4 Regulatory Improvement Act of 1994 (12) 5 U.S.C. 4702), that is certified by the Secretary 6 of the Treasury and targets services to minority 7 and low-income populations or provides services 8 in neighborhoods having high concentrations of 9 minority and low-income populations; (C) any other nonprofit entity that the

10 (C) any other nonprofit entity that the 11 Secretary finds has a track record of providing 12 assistance to homeowners, targets services to 13 minority and low-income or provides services in 14 neighborhoods having high concentrations of 15 minority and low-income populations; and

16 (D) a unit of general local government, as
17 such term is defined in section 102 of the
18 Housing and Community Development Act of
19 1974 (42 U.S.C. 5302).

20 (2) ELIGIBLE HOME.—The term "eligible
21 home" means a residential dwelling that—

(A) consists of 1 to 4 dwelling units; and
(B) will be occupied by the qualified homebuyer as the primary residence of the homebuyer.

1	(3) ELIGIBLE MORTGAGE LOAN.—The term "el-
2	igible mortgage loan" means a single-family residen-
3	tial mortgage loan that—
4	(A) meets the underwriting requirements
5	and dollar amount limitations for acquisition by
6	the Federal National Mortgage Association or
7	the Federal Home Loan Mortgage Corporation;
8	(B) is made, insured, or guaranteed under
9	any program administered by the Secretary;
10	(C) is made, insured, or guaranteed by the
11	Rural Housing Administrator of the Depart-
12	ment of Agriculture;
13	(D) is a qualified mortgage, as such term
14	is defined in section $129C(b)(2)$ of the Truth in
15	Lending Act $(15 \text{ U.S.C. } 1639c(b)(2));$ or
16	(E) is made, insured, or guaranteed for the
17	benefit of a veteran.
18	(4) FIRST-GENERATION HOMEBUYER.—The
19	term "first-generation homebuyer" means a home-
20	buyer that is, as attested by the homebuyer—
21	(A) an individual—
22	(i) whose parents or legal guardians
23	do not, or did not at the time of their
24	death, to the best of the individual's knowl-
25	edge, have any present ownership interest

in a residence in any State, excluding ownership of heir property or ownership of chattel; and

4 (ii) whose spouse or domestic partner 5 has not, during the 3-year period ending 6 upon acquisition of the eligible home to be 7 acquired using such assistance, had any 8 present ownership interest in a residence 9 in any State, excluding ownership of heir 10 property or ownership of chattel, whether 11 the individual is a co-borrower on the loan 12 or not; or

13 (B) an individual who has at any time 14 been placed in foster care or institutional care 15 whose spouse or domestic partner has not, dur-16 ing the 3-year period ending upon acquisition of 17 the eligible home to be acquired using such as-18 sistance, had any ownership interest in a resi-19 dence in any State, excluding ownership of heir 20 property or ownership of chattel, whether such 21 individuals are co-borrowers on the loan or not.

(5) HEIR PROPERTY.—The term "heir property" means residential property for which title
passed by operation of law through intestacy and is
held by two or more heirs as tenants in common.

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(6) Ownership interest .—The term "own-
ership interest" means any ownership, excluding any
interest in heir property, in—
(A) real estate in fee simple;
(B) a leasehold on real estate under a lease
for not less than ninety-nine years which is re-
newable; or
(C) a fee interest in, or long-term leasehold
interest in, real estate consisting of a one-family
unit in a multifamily project, including a
project in which the dwelling units are attached,
or are manufactured housing units, semi-de-
tached, or detached, and an undivided interest
in the common areas and facilities which serve
the project.
(7) QUALIFIED HOMEBUYER.—The term
"qualified homebuyer" means a homebuyer—
(A) having an annual household income
that is less than or equal to—
(i) 120 percent of median income, as
determined by the Secretary, for—
(I) the area in which the home to
be acquired using such assistance is
located; or

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1	(II) the area in which the place
2	of residence of the homebuyer is lo-
3	cated; or
4	(ii) 140 percent of the median income,
5	as determined by the Secretary, for the
6	area within which the eligible home to be
7	acquired using such assistance is located if
8	the homebuyer is acquiring an eligible
9	home located in a high-cost area;
10	(B) who is a first-time homebuyer, as such
11	term is defined in section 104 of the Cranston-
12	Gonzalez National Affordable Housing Act $(42$
13	U.S.C. 12704), except that for the purposes of
14	this section the reference in such section 104 to
15	title II shall be considered to refer to this sec-
16	tion, and except that ownership of heir property
17	shall not be treated as owning a home for pur-
18	poses of determining whether a borrower quali-
19	fies as a first-time homebuyer; and
20	(C) who is a first-generation homebuyer.
21	(8) Secretary.—The term "Secretary" means
22	the Secretary of Housing and Urban Development.
23	(9) Shared equity homeownership pro-
24	GRAM.—

1	(A) IN GENERAL.—The term "shared eq-
2	uity homeownership program'' means affordable
3	homeownership preservation through a resale
4	restriction program administered by a commu-
5	nity land trust, other nonprofit organization, or
6	State or local government or instrumentalities.
7	(B) AFFORDABILITY REQUIREMENTS.—
8	Any such program under subparagraph (A)
9	shall—
10	(i) provide affordable homeownership
11	opportunities to households; and
12	(ii) utilize a ground lease, deed re-
13	striction, subordinate loan, or similar
14	mechanism that includes provisions ensur-
15	ing that the program shall—
16	(I) maintain the homeownership
17	unit as affordable for subsequent very
18	low-, low-, or moderate-income fami-
19	lies for an affordability term of at
20	least 30 years after recordation;
21	(II) apply a resale formula that
22	limits the homeowner's proceeds upon
23	resale; and
24	(III) provide the program admin-
25	istrator or such administrator's as-

1	signee a preemptive option to pur-
2	chase the homeownership unit from
3	the homeowner at resale.
4	(10) STATE.—The term "State" means any
5	State of the United States, the District of Columbia,
6	the Commonwealth of Puerto Rico, the United
7	States Virgin Islands, Guam, the Commonwealth of
8	the Northern Mariana Islands, and American
9	Samoa.
10	(f) IMPLEMENTATION.—The Secretary shall have au-
11	thority to issue such regulations, notices, or other guid-
12	ance, forms, instructions, and publications to carry out the
13	programs, projects, or activities authorized under this sec-
14	tion to ensure that such programs, projects, or activities

15 are completed in a timely and effective manner.

16 SEC. 302. HOME LOAN PROGRAM.

(a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated for fiscal year 2024,
out of any amounts in the Treasury not otherwise appropriated, to remain available until September 30, 2033—

(1) \$4,000,000,000 to the Secretary of Housing
and Urban Development for the cost of guaranteed
or insured loans and other obligations, including the
cost of modifying such loans, under subsection
(e)(1)(A);

1 (2) \$500,000,000 to the Secretary of Housing 2 and Urban Development for costs of carrying out 3 the program under paragraph (1) and programs of 4 the Federal Housing Administration and the Gov-5 ernment National Mortgage Association generally, 6 including information technology, financial report-7 ing, and other cross-program costs in support of 8 programs administered by the Secretary in this title, 9 and other costs;

10 (3) \$150,000,000 to the Secretary of Agri11 culture for the cost of guaranteed and insured loans
12 and other obligations, including the cost of modi13 fying such loans, under subsection (e)(1)(B);

(4) \$50,000,000 to the Secretary of Agriculture
for the costs of carrying out the program under
paragraph (3) and programs of the Rural Housing
Service generally, including information technology
and financial reporting in support of the Program
administered by the Secretary of Agriculture in this
title; and

(5) \$300,000,000 to the Secretary of Treasury
for the costs of carrying out the program under this
section.

24 (b) USE OF FUNDS.—

25 (1) IN GENERAL.—

1	(A) The Secretary of Housing and Urban
2	Development and the Secretary of Agriculture
3	shall use the funds provided under subsections
4	(a)(1), (a)(2), (a)(3), and (a)(4) to carry out
5	the programs under subsections $(a)(1)$ and
6	(a)(3) to make covered mortgage loans.
7	(B) The Secretary of the Treasury shall
8	use the funds provided under subsections $(a)(5)$
9	and (b)(2) to—
10	(i) purchase, on behalf of the Sec-
11	retary of Housing and Urban Develop-
12	ment, securities that are secured by cov-
13	ered mortgage loans, and sell, manage, and
14	exercise any rights received in connection
15	with, any financial instruments or assets
16	acquired pursuant to the authorities grant-
17	ed under this section, including, as appro-
18	priate, establishing and using vehicles to
19	purchase, hold, and sell such financial in-
20	struments or assets;
21	(ii) designate one or more banks, se-
22	curity brokers or dealers, asset managers,
23	or investment advisers, as a financial agent
24	of the Federal Government to perform du-

1	ties related to authorities granted under
2	this section; and
3	(iii) use the services of the Depart-
4	ment of Housing and Urban Development
5	on a reimbursable basis, and the Secretary
6	of Housing and Urban Development is au-
7	thorized to provide services as requested by
8	the Secretary of Treasury using all au-
9	thorities vested in or delegated to the De-
10	partment of Housing and Urban Develop-
11	ment.
12	(2) TRANSFER OF AMOUNTS TO TREASURY
13	Such portions of the appropriation to the Secretary
14	of Housing and Urban Development shall be trans-
15	ferred by the Secretary of Housing and Urban De-
16	velopment to the Department of the Treasury from
17	time-to-time in an amount equal to, as determined
18	by the Secretary of the Treasury in consultation
19	with the Secretary of Housing and Urban Develop-
20	ment, the amount necessary for the purchase of se-
21	curities under the Program during the period for
22	which the funds are intended to be available.
23	(3) USE OF PROCEEDS.—Revenues of and pro-
24	ceeds from the sale, exercise, or surrender of assets
25	purchased or acquired under the Program under this

section shall be available to the Secretary of the
 Treasury through September 30, 2033, for purposes
 of purchases under subsection (b)(1)(B)(i).

4 (c) LIMITATION ON AGGREGATE LOAN INSURANCE
5 OR GUARANTEE AUTHORITY.—The aggregate original
6 principal obligation of all covered mortgage loans insured
7 or guaranteed under subsection (e)(1)(A) of this section
8 may not exceed \$48,000,000,000, and under section
9 (e)(1)(B) may not exceed \$12,000,000,000.

10 (d) GNMA GUARANTEE AUTHORITY AND FEE.—To carry out the purposes of this section, the Government Na-11 12 tional Mortgage Association may enter into new commit-13 ments to issue guarantees of securities based on or backed by mortgages insured or guaranteed under this section, 14 15 not exceeding \$60,000,000,000, and shall collect guaranty fees consistent with section 306(g)(1) of the National 16 17 Housing Act (12 U.S.C. 1721(g)(1)) that are paid at securitization. 18

- 19 (e) DEFINITIONS.—In this section:
- 20 (1) COVERED MORTGAGE LOAN.—
- 21 (A) IN GENERAL.—The term "covered
 22 mortgage loan" means, for purposes of the Pro23 gram established by the Secretary of Housing
 24 and Urban Development, a mortgage loan
 25 that—

1	(i) is insured by the Federal Housing
2	Administration pursuant to section 203(b)
3	of the National Housing Act, subject to the
4	eligibility criteria set forth in this sub-
5	section, and has a case number issued on
6	or before December 31, 2031;
7	(ii) is made for an original term of 20
8	years with a monthly mortgage payment of
9	principal and interest that is not more
10	than 110 percent and not less than 100
11	percent of the monthly payment of prin-
12	cipal, interest, and periodic mortgage in-
13	surance premium associated with a newly
14	originated 30-year mortgage loan with the
15	same loan balance insured by the agency
16	as determined by the Secretary;
17	(iii) subject to subparagraph (C) of
18	this paragraph and notwithstanding sec-
19	tion $203(c)(2)$ of the National Housing Act
20	(12 U.S.C. 1709(c)(2)), has a mortgage in-
21	surance premium of not more than 4 per-
22	cent of the loan balance that is paid at
23	closing, financed into the principal balance
24	of the loan, paid through an annual pre-
25	mium, or a combination thereof;

1	(iv) involves a rate of interest that is
2	fixed over the term of the mortgage loan;
3	and
4	(v) is secured by a single-family resi-
5	dence that is the principal residence of an
6	eligible homebuyer.
7	(B) The term "covered mortgage loan"
8	means, for purposes of the Program established
9	by the Secretary of Agriculture, a loan guaran-
10	teed under section 502(h) of the Housing Act
11	of 1949 (42 U.S.C. 1472(h)) that—
12	(i) notwithstanding section
13	502(h)(7)(A) of the Housing Act of 1949
14	(42 U.S.C. 1472(h)(7)(A)), is made for an
15	original term of 20 years with a monthly
16	mortgage payment of principal and interest
17	that is not more than 110 percent and not
18	less than 100 percent of the monthly pay-
19	ment of principal, interest, and loan guar-
20	antee fee associated with a newly origi-
21	nated 30-year mortgage loan with the
22	same loan balance guaranteed by the agen-
23	cy as determined by the Secretary; and
24	(ii) subject to subparagraph (C) of
25	this paragraph and notwithstanding sec-

1	tion $502(h)(8)(A)$ of the Housing Act of
2	1949 (42 U.S.C. $1472(h)(8)(A)$), has a
3	loan guarantee fee of not more than 4 per-
4	cent of the principal obligation of the loan.
5	(2) ELIGIBLE HOMEBUYER.—The term "eligible
6	homebuyer'' means an individual who—
7	(A) for purposes of the Program estab-
8	lished by the Secretary of Housing and Urban
9	Development—
10	(i) has an annual household income
11	that is less than or equal to—
12	(I) 120 percent of median income
13	for the area, as determined by the
14	Secretary of Housing and Urban De-
15	velopment for—
16	(aa) the area in which the
17	home to be acquired using such
18	assistance is located; or
19	(bb) the area in which the
20	place of residence of the home-
21	buyer is located; or
22	(II) if the homebuyer is acquiring
23	an eligible home that is located in a
24	high-cost area, 140 percent of the me-
25	dian income, as determined by the

	200
1	Secretary, for the area within which
2	the eligible home to be acquired using
3	assistance provided under this section
4	is located;
5	(ii) is a first-time homebuyer, as de-
6	fined in paragraph (4) of this subsection;
7	and
8	(iii) is a first-generation homebuyer as
9	defined in paragraph (3) of this subsection;
10	(B) for purposes of the Program estab-
11	lished by the Secretary of Agriculture—
12	(i) meets the applicable requirements
13	in section 502(h) of the Housing Act of
14	1949 (42 U.S.C. 1472(h)); and
15	(ii) is a first-time homebuyer as de-
16	fined in paragraph (4) of this subsection
17	and a first-generation homebuyer as de-
18	fined in paragraph (3) of this subsection.
19	(3) FIRST-GENERATION HOMEBUYER.—The
20	term "first-generation homebuyer" means a home-
21	buyer that, as attested by the homebuyer, is—
22	(A) an individual—
23	(i) whose parents or legal guardians
24	do not, or did not at the time of their
25	death, to the best of the individual's knowl-

edge, have any present ownership interest
 in a residence in any State or ownership of
 chattel, excluding ownership of heir prop erty; and

(ii) whose spouse, or domestic partner 5 6 has not, during the 3-year period ending 7 upon acquisition of the eligible home to be 8 acquired using such assistance, have any 9 present ownership interest in a residence in any State, excluding ownership of heir 10 11 property or ownership of chattel, whether 12 the individual is a co-borrower on the loan 13 or not; or

14 (B) an individual who has at any time 15 been placed in foster care or institutional care 16 whose spouse or domestic partner has not, dur-17 ing the 3-year period ending upon acquisition of 18 the eligible home to be acquired using such as-19 sistance, had any ownership interest in a resi-20 dence in any State, excluding ownership of heir 21 property or ownership of chattel, whether such 22 individuals are co-borrowers on the loan or not. 23 (4) FIRST-TIME HOMEBUYER.—The term "firsttime homebuyer" means a homebuyer as defined in 24 25 section 104 of the Cranston-Gonzalez National Af-

1	fordable Housing Act (42 U.S.C. 12704), except
2	that for the purposes of this section the reference in
3	such section $12704(14)$ to title II shall be considered
4	to refer to this section, and except that ownership of
5	heir property shall not be treated as owning a home
6	for purposes of determining whether a borrower
7	qualifies as a first-time homebuyer.
8	(5) Heir property.—The term "heir prop-
9	erty" means residential property for which title
10	passed by operation of law through intestacy and is
11	held by two or more heirs as tenants in common.
12	(6) Ownership interest.—The term "owner-
13	ship interest" means any ownership, excluding any
14	interest in heir property, in—
15	(A) real estate in fee simple;
16	(B) a leasehold on real estate under a lease
17	for not less than ninety-nine years which is re-
18	newable; or
19	(C) a fee interest in, or long-term leasehold
20	interest in, real estate consisting of a one-family
21	unit in a multifamily project, including a
22	project in which the dwelling units are attached,
23	or are manufactured housing units, semi-de-
24	tached, or detached, and an undivided interest

in the common areas and facilities which serve the project.

3 (7) STATE.—The term "State" means the
4 States of the United States, the District of Colum5 bia, the Commonwealth of Puerto Rico, the Com6 monwealth of the Northern Mariana Islands, Guam,
7 the Virgin Islands, American Samoa, the Trust Ter8 ritory of the Pacific Islands, and any other territory
9 or possession of the United States.

10 (f) RELIANCE ON BORROWER ATTESTATIONS.—No 11 additional documentation beyond the borrower's attesta-12 tion shall be required to demonstrate eligibility under 13 clauses (ii) and (iii) of subsection (e)(2)(A) and clause (ii) 14 of subsection (e)(2)(B) and no State, eligible entity, or 15 creditor shall be subject to liability based on the accuracy 16 of such attestation.

17 (g) IMPLEMENTATION.—The Secretary of Housing 18 and Urban Development, the Secretary of Agriculture, 19 and the Secretary of Treasury shall have authority to issue 20 such regulations, notices, or other guidance, forms, in-21 structions, and publications to carry out the programs, 22 projects, or activities authorized under this section to en-23 sure that such programs, projects, or activities are completed in a timely and effective manner. 24

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1 SEC. 303. HUD-INSURED SMALL DOLLAR MORTGAGE DEM 2 ONSTRATION PROGRAM.

3 (a) APPROPRIATION.—In addition to amounts other-4 wise available, there is appropriated to the Secretary of 5 Housing and Urban Development (in this section referred 6 to as the "Secretary") for fiscal year 2024, out of any 7 money in the Treasury not otherwise appropriated, to re-8 main available until September 30, 2033—

9 (1) \$76,000,000 for a program to increase access to small-dollar mortgages, as defined in sub-10 11 section (b), which may include payment of incentives 12 to lenders, adjustments to terms and costs, indi-13 vidual financial assistance, technical assistance to 14 lenders and certain financial institutions to help 15 originate loans, lender and borrower outreach, and 16 other activities;

17 (2) \$10,000,000 for the cost of insured or guar18 anteed loans, including the cost of modifying loans;
19 and

(3) \$14,000,000 for the costs to the Secretary
of administering and overseeing the implementation
of this section and programs in the Office of Housing generally, including information technology, financial reporting, research and evaluations, fair
housing and fair lending compliance, and other

cross-program costs in support of programs adminis tered by the Secretary in this title, and other costs.
 (b) SMALL-DOLLAR MORTGAGE.—For purposes of
 this section, the term "small-dollar mortgage" means a
 forward mortgage that—
 (1) has an original principal balance of

7 \$100,000 or less;

8 (2) is secured by a one- to four-unit property9 that is the mortgagor's principal residence; and

10 (3) is insured or guaranteed by the Secretary. 11 (c) IMPLEMENTATION.—The Secretary shall have au-12 thority to issue such regulations, notices, or other guid-13 ance, forms, instructions, and publications to carry out the 14 programs, projects, or activities authorized under this sec-15 tion to ensure that such programs, projects, or activities 16 are completed in a timely and effective manner.

17 SEC. 304. INVESTMENTS IN RURAL HOMEOWNERSHIP.

(a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated to the Rural Housing
Service of the Department of Agriculture for fiscal year
2024, out of any money in the Treasury not otherwise appropriated, to remain available until expended—

(1) \$90,000,000 for providing single family
housing repair grants under section 504(a) of the
Housing Act of 1949 (42 U.S.C. 1474(a)), subject

to the terms and conditions in subsection (b) of this
 section;

3 (2) \$10,000,000 for administrative expenses of
4 the Rural Housing Service of the Department of Ag5 riculture that in whole or in part support activities
6 funded by this section and related activities.

7 (b) TERMS AND CONDITIONS.—

8 (1) ELIGIBILITY.—Eligibility for grants from 9 amounts made available by subsection (a)(1) shall 10 not be subject to the limitations in section 11 3550.103(b) of title 7, Code of Federal Regulations. 12 (2) USES.—Notwithstanding the limitations in 13 section 3550.102(a) of title 7, Code of Federal Reg-14 ulations, grants from amounts made available by 15 subsection (a)(2) shall be available for the eligible 16 purposes in section 3550.102(b) of title 7, Code of 17 Federal Regulations.

18 (c) IMPLEMENTATION.—The Administrator of the 19 Rural Housing Service shall have authority to issue such 20 regulations, notices, or other guidance, forms, instruc-21 tions, and publications to carry out the programs, 22 projects, or activities authorized under this section to en-23 sure that such programs, projects, or activities are com-24 pleted in a timely and effective manner.

1 TITLE IV—HUD ADMINISTRA 2 TION, CAPACITY BUILDING, 3 TECHNICAL ASSISTANCE, AND 4 AGENCY OVERSIGHT

5 SEC. 401. PROGRAM ADMINISTRATION, TRAINING, TECH6 NICAL ASSISTANCE, CAPACITY BUILDING,
7 AND OVERSIGHT.

8 (a) APPROPRIATION.—In addition to amounts other9 wise available, there is appropriated for fiscal year 2024,
10 out of any money in the Treasury not otherwise appro11 priated,—

12 (1) \$949,250,000 to the Secretary of Housing
13 and Urban Development for—

(A) the costs to the Secretary of administering and overseeing the implementation of
this title and the Department's programs generally, including information technology, inspections of housing units, research and evaluation,
financial reporting, and other costs; and

(B) new awards or increasing prior awards
to provide training, technical assistance, and capacity building related to the Department's programs, including direct program support to program recipients throughout the country, includ-

1	ing insular areas, that require such assistance
2	with daily operations;
3	(2) \$43,250,000 to the Office of Inspector Gen-
4	eral of the Department of Housing and Urban De-
5	velopment for necessary salaries and expenses for
6	conducting oversight of amounts provided by this
7	title;
8	(3) \$5,000,000 to the Office of Inspector Gen-
9	eral of the Department of the Treasury for nec-
10	essary salaries and expenses for conducting oversight
11	of amounts provided by this title; and
12	(4) $$2,500,000$ to the Office of Inspector Gen-
13	eral of the Department of the Agriculture for nec-
14	essary salaries and expenses for conducting oversight
15	of amounts provided by this title.
16	Amounts appropriated by this section shall remain avail-
17	able until September 30, 2033.
18	(b) IMPLEMENTATION.—The Secretary of Housing
19	and Urban Development shall have authority to issue such
20	regulations, notices, or other guidance, forms, instruc-
21	tions, and publications to carry out the programs,
22	projects, or activities authorized under this section to en-
23	sure that such programs, projects, or activities are com-
24	pleted in a timely and effective manner.

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1 SEC. 402. COMMUNITY-LED CAPACITY BUILDING.

(a) APPROPRIATION.—In addition to amounts otherwise made available, there is appropriated to the Secretary
of Housing and Urban Development (in this section referred to as the "Secretary") for fiscal year 2024, out of
any money in the Treasury not otherwise appropriated—

7 (1)\$90,000,000 for competitively awarded 8 funds for technical assistance and capacity building 9 to non-Federal entities, including grants awarded to 10 nonprofit organizations to provide technical assist-11 ance activities to community development corpora-12 tions, community housing development organiza-13 tions, community land trusts, nonprofit organiza-14 tions in insular areas, and other mission-driven and 15 nonprofit organizations that target services to low-16 income and socially disadvantaged populations, and 17 provide services in neighborhoods having high con-18 centrations of minority, low-income, or socially dis-19 advantaged populations to—

20 (A) provide training, education, support,
21 and advice to enhance the technical and admin22 istrative capabilities of community development
23 corporations, community housing development
24 organizations, community land trusts, and other
25 mission-driven and nonprofit organizations un26 dertaking affordable housing development, ac-

1	quisition, preservation, or rehabilitation activi-
2	ties;
3	(B) provide predevelopment assistance to
4	community development corporations, commu-
5	nity housing development organizations, and
6	other mission-driven and nonprofit organiza-
7	tions undertaking affordable housing develop-
8	ment, acquisition, preservation, or rehabilitation
9	activities; and
10	(C) carry out such other activities as may
11	be determined by the grantees in consultation
12	with the Secretary; and
13	(2) $10,000,000$ for the costs to the Secretary
14	of administering and overseeing the implementation
15	of this section and the Department's technical as-
16	sistance programs generally, including information
17	technology, research and evaluations, financial re-
18	porting, and other cross-program costs in support of
19	programs administered by the Secretary in this title
20	and other costs.
21	Amounts appropriated by this section shall remain avail-
22	able until September 30, 2033.
23	(b) IMPLEMENTATION.—The Secretary shall have au-
24	thority to issue such regulations, notices, or other guid-
25	ance, forms, instructions, and publications to carry out the

1 programs, projects, or activities authorized under this sec-

2 tion to ensure that such programs, projects, or activities

3 are completed in a timely and effective manner.

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