H.R. 3700

IN THE SENATE OF THE UNITED STATES

February 3, 2016

Received; read twice and referred to the Committee on Banking, Housing, and Urban Affairs

AN ACT

- To provide housing opportunities in the United States through modernization of various housing programs, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Housing Opportunity Through Modernization Act of
- 4 2016".
- 5 (b) Table of Contents for
- 6 this Act is as follows:
 - Sec. 1. Short title and table of contents.

TITLE I—SECTION 8 RENTAL ASSISTANCE AND PUBLIC HOUSING

- Sec. 101. Inspection of dwelling units.
- Sec. 102. Income reviews.
- Sec. 103. Limitation on public housing tenancy for over-income families.
- Sec. 104. Limitation on eligibility for assistance based on assets.
- Sec. 105. Units owned by public housing agencies.
- Sec. 106. PHA project-based assistance.
- Sec. 107. Establishment of fair market rent.
- Sec. 108. Collection of utility data.
- Sec. 109. Public housing Capital and Operating Funds.
- Sec. 110. Family unification program for children aging out of foster care.
- Sec. 111. Public housing heating guidelines.
- Sec. 112. Use of vouchers for manufactured housing.
- Sec. 113. Preference for United States citizens or nationals.
- Sec. 114. Exception to public housing agency resident board member requirement.

TITLE II—RURAL HOUSING

- Sec. 201. Delegation of guaranteed rural housing loan approval.
- Sec. 202. Guaranteed underwriting user fee.

TITLE III—FHA MORTGAGE INSURANCE FOR CONDOMINIUMS

Sec. 301. Modification of FHA requirements for mortgage insurance for condominiums.

TITLE IV—HOUSING REFORMS FOR THE HOMELESS AND FOR VETERANS

- Sec. 401. Definition of geographic area for Continuum of Care Program.
- Sec. 402. Inclusion of public housing agencies and local redevelopment authorities in emergency solutions grants.
- Sec. 403. Special assistant for Veterans Affairs in the Department of Housing and Urban Development.
- Sec. 404. Annual supplemental report on veterans homelessness.
- Sec. 405. Reopening of public comment period for continuum of care program regulations.

TITLE V—MISCELLANEOUS

- Sec. 501. Inclusion of Disaster Housing Assistance Program in certain fraud and abuse prevention measures.
- Sec. 502. Energy efficiency requirements under Self-Help Homeownership Opportunity program.
- Sec. 503. Data exchange standardization for improved interoperability.

TITLE VI—REPORTS

Sec. 601. Report on interagency family economic empowerment strategies.

TITLE VII—HOUSING OPPORTUNITIES FOR PERSONS WITH AIDS

Sec. 701. Formula and terms for allocations to prevent homelessness for individuals living with HIV or AIDS.

1 TITLE I—SECTION 8 RENTAL AS-

2 SISTANCE AND PUBLIC HOUS-

3 ING

- 4 SEC. 101. INSPECTION OF DWELLING UNITS.
- 5 (a) IN GENERAL.—Section 8(0)(8) of the United
- 6 States Housing Act of 1937 (42 U.S.C. 1437f(o)(8)) is
- 7 amended—
- 8 (1) by striking subparagraph (A) and inserting
- 9 the following new subparagraph:
- 10 "(A) Initial inspection.—
- 11 "(i) In General.—For each dwelling
- unit for which a housing assistance pay-
- ment contract is established under this
- subsection, the public housing agency (or
- other entity pursuant to paragraph (11))
- shall inspect the unit before any assistance
- payment is made to determine whether the
- dwelling unit meets the housing quality
- standards under subparagraph (B), except

1 as provided in clause (ii) or (iii) of this 2 subparagraph.

> "(ii) CORRECTION OF NON-LIFE-THREATENING CONDITIONS.—In the case of any dwelling unit that is determined, pursuant to an inspection under clause (i), not to meet the housing quality standards under subparagraph (B), assistance payments may be made for the unit notwithstanding subparagraph (C) if failure to meet such standards is a result only of non-life-threatening conditions, as such conditions are established by the Secretary. A public housing agency making assistance payments pursuant to this clause for a dwelling unit shall, 30 days after the beginning of the period for which such payments are made, withhold any assistance payments for the unit if any deficiency resulting in noncompliance with the housing quality standards has not been corrected by such time. The public housing agency shall recommence assistance payments when such deficiency has been corrected, and may use any payments withheld to

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1	make assistance payments relating to the
2	period during which payments were with-
3	held.
4	"(iii) Use of alternative inspec-
5	TION METHOD FOR INTERIM PERIOD.—In
6	the case of any property that within the
7	previous 24 months has met the require-
8	ments of an inspection that qualifies as an
9	alternative inspection method pursuant to
10	subparagraph (E), a public housing agency
11	may authorize occupancy before the inspec-
12	tion under clause (i) has been completed,
13	and may make assistance payments retro-
14	active to the beginning of the lease term
15	after the unit has been determined pursu-
16	ant to an inspection under clause (i) to
17	meet the housing quality standards under
18	subparagraph (B). This clause may not be
19	construed to exempt any dwelling unit
20	from compliance with the requirements of
21	subparagraph (D).";
22	(2) by redesignating subparagraph (G) as sub-
23	paragraph (H); and
24	(3) by inserting after subparagraph (F) the fol-
25	lowing new subparagraph:

1	"(G) Enforcement of housing quality
2	STANDARDS.—
3	"(i) Determination of noncompli-
4	ANCE.—A dwelling unit that is covered by
5	a housing assistance payments contract
6	under this subsection shall be considered,
7	for purposes of subparagraphs (D) and
8	(F), to be in noncompliance with the hous-
9	ing quality standards under subparagraph
10	(B) if—
11	"(I) the public housing agency or
12	an inspector authorized by the State
13	or unit of local government deter-
14	mines upon inspection of the unit that
15	the unit fails to comply with such
16	standards;
17	"(II) the agency or inspector no-
18	tifies the owner of the unit in writing
19	of such failure to comply; and
20	"(III) the failure to comply is not
21	corrected—
22	"(aa) in the case of any
23	such failure that is a result of
24	life-threatening conditions, within

1	24 hours after such notice has
2	been provided; and
3	"(bb) in the case of any
4	such failure that is a result of
5	non-life-threatening conditions,
6	within 30 days after such notice
7	has been provided or such other
8	reasonable longer period as the
9	public housing agency may estab-
10	lish.
11	"(ii) Withholding of Assistance
12	AMOUNTS DURING CORRECTION.—The
13	public housing agency may withhold assist-
14	ance amounts under this subsection with
15	respect to a dwelling unit for which a no-
16	tice pursuant to clause (i)(II), of failure to
17	comply with housing quality standards
18	under subparagraph (B) as determined
19	pursuant to an inspection conducted under
20	subparagraph (D) or (F), has been pro-
21	vided. If the unit is brought into compli-

ance with such housing quality standards

during the periods referred to in clause

(i)(III), the public housing agency shall re-

commence assistance payments and may

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use any amounts withheld during the correction period to make assistance payments relating to the period during which payments were withheld.

> "(iii) Abatement OF ASSISTANCE AMOUNTS.—The public housing agency shall abate all of the assistance amounts under this subsection with respect to a dwelling unit that is determined, pursuant to clause (i) of this subparagraph, to be in noncompliance with housing quality standards under subparagraph (B). Upon completion of repairs by the public housing agency or the owner sufficient so that the dwelling unit complies with such housing quality standards, the agency shall recommence payments under the housing assistance payments contract to the owner of the dwelling unit.

> "(iv) Notification.—If a public housing agency providing assistance under this subsection abates rental assistance payments pursuant to clause (iii) with respect to a dwelling unit, the agency shall, upon commencement of such abatement—

1	"(I) notify the tenant and the
2	owner of the dwelling unit that—
3	"(aa) such abatement has
4	commenced; and
5	"(bb) if the dwelling unit is
6	not brought into compliance with
7	housing quality standards within
8	60 days after the effective date of
9	the determination of noncompli-
10	ance under clause (i) or such rea-
11	sonable longer period as the
12	agency may establish, the tenant
13	will have to move; and
14	"(II) issue the tenant the nec-
15	essary forms to allow the tenant to
16	move to another dwelling unit and
17	transfer the rental assistance to that
18	unit.
19	"(v) Protection of Tenants.—An
20	owner of a dwelling unit may not terminate
21	the tenancy of any tenant because of the
22	withholding or abatement of assistance
23	pursuant to this subparagraph. During the
24	period that assistance is abated pursuant

to this subparagraph, the tenant may terminate the tenancy by notifying the owner.

"(vi) TERMINATION OF LEASE OR ASSISTANCE PAYMENTS CONTRACT.—If assistance amounts under this section for a
dwelling unit are abated pursuant to clause
(iii) and the owner does not correct the
noncompliance within 60 days after the effective date of the determination of noncompliance under clause (i), or such other
reasonable longer period as the public
housing agency may establish, the agency
shall terminate the housing assistance payments contract for the dwelling unit.

"(vii) Relocation.—

"(I) Lease of New Unit.—The agency shall provide the family residing in such a dwelling unit a period of 90 days or such longer period as the public housing agency determines is reasonably necessary to lease a new unit, beginning upon termination of the contract, to lease a new residence with tenant-based rental assistance under this section.

"(II) AVAILABILITY OF PUBLIC HOUSING UNITS.—If the family is unable to lease such a new residence during such period, the public housing agency shall, at the option of the family, provide such family a preference for occupancy in a dwelling unit of public housing that is owned or operated by the agency that first becomes available for occupancy after the expiration of such period.

"(III) Assistance in Finding unit.—The public housing agency may provide assistance to the family in finding a new residence, including use of up to two months of any assistance amounts withheld or abated pursuant to clause (ii) or (iii), respectively, for costs directly associated with relocation of the family to a new residence, which shall include security deposits as necessary and may include reimbursements for reasonable moving expenses incurred by the household, as established by the Secretary. The

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agency may require that a family receiving assistance for a security deposit shall remit, to the extent of such assistance, the amount of any security deposit refunds made by the owner of the dwelling unit for which the lease was terminated.

"(viii) Tenant-caused damages.— If a public housing agency determines that any damage to a dwelling unit that results in a failure of the dwelling unit to comply with housing quality standards under subparagraph (B), other than any damage resulting from ordinary use, was caused by the tenant, any member of the tenant's household, or any guest or other person under the tenant's control, the agency may waive the applicability of this subparagraph, except that this clause shall not exonerate a tenant from any liability otherwise existing under applicable law for damages to the premises caused by such tenant.

"(ix) APPLICABILITY.—This subparagraph shall apply to any dwelling unit for

1	which a housing assistance payments con-
2	tract is entered into or renewed after the
3	date of the effectiveness of the regulations
4	implementing this subparagraph.".
5	(b) Effective Date.—The Secretary of Housing
6	and Urban Development shall issue notice or regulations
7	to implement subsection (a) of this section and such sub-
8	section shall take effect upon such issuance.
9	SEC. 102. INCOME REVIEWS.
10	(a) Income Reviews for Public Housing and
11	SECTION 8 PROGRAMS.—Section 3 of the United States
12	Housing Act of 1937 (42 U.S.C. 1437a) is amended—
13	(1) in subsection (a)—
14	(A) in the second sentence of paragraph
15	(1), by striking "at least annually" and insert-
16	ing "pursuant to paragraph (6)"; and
17	(B) by adding at the end the following new
18	paragraphs:
19	"(6) Reviews of family income.—
20	"(A) Frequency.—Reviews of family in-
21	come for purposes of this section shall be
22	made—
23	"(i) in the case of all families, upon
24	the initial provision of housing assistance
25	for the family;

1	"(ii) annually thereafter, except as
2	provided in paragraph (1) with respect to
3	fixed-income families;
4	"(iii) upon the request of the family,
5	at any time the income or deductions
6	(under subsection (b)(5)) of the family
7	change by an amount that is estimated to
8	result in a decrease of 10 percent (or such
9	lower amount as the Secretary may, by no-
10	tice, establish, or permit the public housing
11	agency or owner to establish) or more in
12	annual adjusted income; and
13	"(iv) at any time the income or deduc-
14	tions (under subsection $(b)(5)$) of the fam-
15	ily change by an amount that is estimated
16	to result in an increase of 10 percent or
1617	, and the second
	to result in an increase of 10 percent or
17	to result in an increase of 10 percent or more in annual adjusted income, or such
17 18	to result in an increase of 10 percent or more in annual adjusted income, or such other amount as the Secretary may by no-
17 18 19	to result in an increase of 10 percent or more in annual adjusted income, or such other amount as the Secretary may by no- tice establish, except that any increase in
17 18 19 20	to result in an increase of 10 percent or more in annual adjusted income, or such other amount as the Secretary may by no- tice establish, except that any increase in the earned income of a family shall not be

if the increase corresponds to previous de-

creases under clause (iii)), except that a

public housing agency or owner may elect

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not to conduct such review in the last three months of a certification period.

"(B) IN GENERAL.—Reviews of family income for purposes of this section shall be subject to the provisions of section 904 of the Stewart B. McKinney Homeless Assistance Amendments Act of 1988 (42 U.S.C. 3544).

"(7) CALCULATION OF INCOME.—

"(A) USE OF CURRENT YEAR INCOME.—In determining family income for initial occupancy or provision of housing assistance pursuant to clause (i) of paragraph (6)(A) or pursuant to reviews pursuant to clause (iii) or (iv) of such paragraph, a public housing agency or owner shall use the income of the family as estimated by the agency or owner for the upcoming year.

"(B) USE OF PRIOR YEAR INCOME.—In determining family income for annual reviews pursuant to paragraph (6)(A)(ii), a public housing agency or owner shall, except as otherwise provided in this paragraph and paragraph (1), use the income of the family as determined by the agency or owner for the preceding year, taking into consideration any redetermination

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of income during such prior year pursuant to clause (iii) or (iv) of paragraph (6)(A).

"(C) OTHER INCOME.—In determining the income for any family based on the prior year's income, with respect to prior year calculations of income not subject to subparagraph (B), a public housing agency or owner may make other adjustments as it considers appropriate to reflect current income.

"(D) SAFE HARBOR.—A public housing agency or owner may, to the extent such information is available to the public housing agency or owner, determine the family's income prior to the application of any deductions based on timely income determinations made for purposes of other means-tested Federal public assistance programs (including the program for block grants to States for temporary assistance for needy families under part A of title IV of the Social Security Act, a program for Medicaid assistance under a State plan approved under title XIX of the Social Security Act, and the supplemental nutrition assistance program (as such term is defined in section 3 of the Food and Nutrition Act of 2008 (7 U.S.C. 2012))).

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The Secretary shall, in consultation with other appropriate Federal agencies, develop electronic procedures to enable public housing agencies and owners to have access to such benefit determinations made by other means-tested Federal programs that the Secretary determines to have comparable reliability. Exchanges of such information shall be subject to the same limitations and tenant protections provided under section 904 of the Stewart B. McKinney Homeless Assistance Act Amendments of 1988 (42 U.S.C. 3544) with respect to information obtained under the requirements of section 303(i) of the Social Security Act (42 U.S.C. 503(i)).

"(E) ELECTRONIC INCOME VERIFICATION.—The Secretary shall develop a mechanism for disclosing information to a public housing agency for the purpose of verifying the employment and income of individuals and families in accordance with section 453(j)(7)(E)Security Act of the Social (42)U.S.C. 653(j)(7)(E)), and shall ensure public housing agencies have access to information contained in the 'Do Not Pay' system established by section 5 of the Improper Payments Elimination

- and Recovery Improvement Act of 2012 (Public Law 112–248; 126 Stat. 2392).
- 3 "(F) PHA AND OWNER COMPLIANCE.—A
- 4 public housing agency or owner may not be con-
- 5 sidered to fail to comply with this paragraph or
- 6 paragraph (6) due solely to any de minimis er-
- 7 rors made by the agency or owner in calculating
- 8 family incomes.";
- 9 (2) by striking subsections (d) and (e); and
- 10 (3) by redesignating subsection (f) as sub-
- section (d).
- 12 (b) Certification Regarding Hardship Excep-
- 13 TION TO MINIMUM MONTHLY RENT.—Not later than the
- 14 expiration of the 6-month period beginning on the date
- 15 of the enactment of this Act, the Secretary of Housing
- 16 and Urban Development shall submit to the Congress a
- 17 certification that the hardship and tenant protection provi-
- 18 sions in clause (i) of section 3(a)(3)(B) of the United
- 19 States Housing Act of 1937 (42 U.S.C.
- 20 1437a(a)(3)(B)(i)) are being enforced at such time and
- 21 that the Secretary will continue to provide due consider-
- 22 ation to the hardship circumstances of persons assisted
- 23 under relevant programs of this Act.
- 24 (c) Income; Adjusted Income.—Section 3(b) of
- 25 the United States Housing Act of 1937 (42 U.S.C.

1	1437a(b)) is amended by striking paragraphs (4) and (5)
2	and inserting the following new paragraphs:
3	"(4) Income.—The term 'income' means, with
4	respect to a family, income received from all sources
5	by each member of the household who is 18 years
6	of age or older or is the head of household or spouse
7	of the head of the household, plus unearned income
8	by or on behalf of each dependent who is less than
9	18 years of age, as determined in accordance with
10	criteria prescribed by the Secretary, in consultation
11	with the Secretary of Agriculture, subject to the fol-
12	lowing requirements:
13	"(A) INCLUDED AMOUNTS.—Such term in-
14	cludes recurring gifts and receipts, actual in-
15	come from assets, and profit or loss from a
16	business.
17	"(B) EXCLUDED AMOUNTS.—Such term
18	does not include—
19	"(i) any imputed return on assets, ex-
20	cept to the extent that net family assets
21	exceed \$50,000, except that such amount
22	(as it may have been previously adjusted)
23	shall be adjusted for inflation annually by
24	the Secretary in accordance with an infla-
25	tionary index selected by the Secretary;

1	"(ii) any amounts that would be eligi-
2	ble for exclusion under section 1613(a)(7)
3	of the Social Security Act (42 U.S.C.
4	1382b(a)(7));
5	"(iii) deferred disability benefits from
6	the Department of Veterans Affairs that
7	are received in a lump sum amount or in
8	prospective monthly amounts;
9	"(iv) any expenses related to aid and
10	attendance under section 1521 of title 38,
11	United States Code, to veterans who are in
12	need of regular aid and attendance; and
13	"(v) exclusions from income as estab-
14	lished by the Secretary by regulation or
15	notice, or any amount required by Federal
16	law to be excluded from consideration as
17	income.
18	"(C) Earned income of students.—
19	Such term does not include—
20	"(i) earned income, up to an amount
21	as the Secretary may by regulation estab-
22	lish, of any dependent earned during any
23	period that such dependent is attending
24	school or vocational training on a full-time
25	basis; or

1	"(ii) any grant-in-aid or scholarship
2	amounts related to such attendance used—
3	"(I) for the cost of tuition or
4	books; or
5	"(II) in such amounts as the Sec-
6	retary may allow, for the cost of room
7	and board.
8	"(D) EDUCATIONAL SAVINGS ACCOUNTS.—
9	Income shall be determined without regard to
10	any amounts in or from, or any benefits from,
11	any Coverdell education savings account under
12	section 530 of the Internal Revenue Code of
13	1986 or any qualified tuition program under
14	section 529 of such Code.
15	"(E) Recordkeeping.—The Secretary
16	may not require a public housing agency or
17	owner to maintain records of any amounts ex-
18	cluded from income pursuant to this subpara-
19	graph.
20	"(5) Adjusted income.—The term 'adjusted
21	income' means, with respect to a family, the amount
22	(as determined by the public housing agency or
23	owner) of the income of the members of the family
24	residing in a dwelling unit or the persons on a lease,
25	after any deductions from income as follows:

1	"(A) ELDERLY AND DISABLED FAMI-
2	LIES.—\$525 in the case of any family that is
3	an elderly family or a disabled family.
4	"(B) Minors, students, and persons
5	WITH DISABILITIES.—\$480 for each member of
6	the family residing in the household (other than
7	the head of the household or his or her spouse)
8	who is less than 18 years of age or is attending
9	school or vocational training on a full-time
10	basis, or who is 18 years of age or older and
11	is a person with disabilities.
12	"(C) CHILD CARE.—Any reasonable child
13	care expenses necessary to enable a member of
14	the family to be employed or to further his or
15	her education.
16	"(D) HEALTH AND MEDICAL EXPENSES.—
17	The amount, if any, by which 10 percent of an-
18	nual family income is exceeded by the sum of—
19	"(i) in the case of any elderly or dis-
20	abled family, any unreimbursed health and
21	medical care expenses; and
22	"(ii) any unreimbursed reasonable at-
23	tendant care and auxiliary apparatus ex-
24	penses for each handicapped member of
25	the family, if determined necessary by the

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public housing agency or owner to enable any member of such family to be employed. The Secretary shall, by regulation, provide hardship exemptions to the requirements of this subparagraph and subparagraph (C) for impacted families who demonstrate an inability to pay calculated rents because of financial hardship. Such regulations shall include a requirement to notify tenants regarding any changes to the determination of adjusted income pursuant to such subparagraphs based on the determination of the family's claim of financial hardship exemptions required by the preceding sentence. Such regulations shall be promulgated in consultation with tenant organizations, industry participants, and the Secretary of Health and Human Services, with an adequate comment period provided for interested parties.

"(E) PERMISSIVE DEDUCTIONS.—Such additional deductions as a public housing agency may, at its discretion, establish, except that the Secretary shall establish procedures to ensure that such deductions do not materially increase Federal expenditures.

- 1 The Secretary shall annually calculate the amounts
- of the deductions under subparagraphs (A) and (B),
- as such amounts may have been previously cal-
- 4 culated, by applying an inflationary factor as the
- 5 Secretary shall, by regulation, establish, except that
- 6 the actual deduction determined for each year shall
- 7 be established by rounding such amount to the next
- 8 lowest multiple of \$25.".
- 9 (d) Housing Choice Voucher Program.—Section
- 10 8(o) of the United States Housing Act of 1937 (42 U.S.C.
- 11 1437f(o)) is amended—
- 12 (1) in paragraph (1)(D), by inserting before the
- period at the end the following: ", except that a pub-
- lic housing agency may establish a payment stand-
- ard of not more than 120 percent of the fair market
- rent where necessary as a reasonable accommodation
- for a person with a disability, without approval of
- the Secretary. A public housing agency may use a
- payment standard that is greater than 120 percent
- of the fair market rent as a reasonable accommoda-
- 21 tion for a person with a disability, but only with the
- approval of the Secretary. In connection with the use
- of any increased payment standard established or
- approved pursuant to either of the preceding two
- sentences as a reasonable accommodation for a per-

1 son with a disability, the Secretary may not estab-2 lish additional requirements regarding the amount of adjusted income paid by such person for rent"; and 3 4 (2) in paragraph (5)— 5 (A) in the paragraph heading, by striking "ANNUAL REVIEW" and inserting "REVIEWS"; 6 7 (B) in subparagraph (A)— (i) by striking "the provisions of" and 8 9 inserting "paragraphs (1), (6), and (7) of section 3(a) and to"; and 10 (ii) by striking "and shall be con-11 ducted" and all that follows through the 12 13 end of the subparagraph and inserting a 14 period; and 15 (C) in subparagraph (B), by striking the 16 second sentence. 17 VOUCHER (e) ENHANCED Program.—Section 8(t)(1)(D) of the United States Housing Act of 1937 (42) 18 U.S.C. 1437f(t)(1)(D)) is amended by striking "income" 19 each place such term appears and inserting "annual ad-21 justed income". 22 (f) Project-Based Housing.—Paragraph (3) of 23 section 8(c) of the United States Housing Act of 1937 (42 U.S.C. 1437f(c)(3)) is amended by striking the last 25 sentence.

- (g) IMPACT ON PUBLIC HOUSING REVENUES.—
- (1) Adjustments to operating formula.—

 If the Secretary of Housing and Urban Development determines that the application of subsections (a) through (e) of this section results in a material and disproportionate reduction in the rental income of certain public housing agencies during the first year in which such subsections are implemented, the Secretary may make appropriate adjustments in the formula income for such year of those agencies experiencing such a reduction.
 - (2) HUD REPORTS ON REVENUE AND COST IMPACT.—In each of the first two years after the first
 year in which subsections (a) through (e) are implemented, the Secretary of Housing and Urban Development shall submit a report to Congress identifying
 and calculating the impact of changes made by such
 subsections and section 104 of this Act on the revenues and costs of operating public housing units, the
 voucher program for rental assistance under section
 8 of the United States Housing Act of 1937, and
 the program under such section 8 for project-based
 rental assistance. If such report identifies a material
 reduction in the net income of public housing agencies nationwide or a material increase in the costs of

- 1 funding the voucher program or the project-based
- 2 assistance program, the Secretary shall include in
- 3 such report recommendations for legislative changes
- 4 to reduce or eliminate such a reduction.
- 5 (h) Effective Date.—The Secretary of Housing
- 6 and Urban Development shall issue notice or regulations
- 7 to implement this section and this section shall take effect
- 8 after such issuance, except that this section may only take
- 9 effect upon the commencement of a calendar year.
- 10 (i) STUDY ON IMPACT ON ELDERLY AND DISABLED
- 11 Families of Decreased Deductions in Income.—
- 12 (1) Study.—The Secretary of Housing and
- 13 Urban Development shall conduct a study to deter-
- mine the impacts, on rents paid by elderly and dis-
- abled individuals and families assisted under the sec-
- tion 8 rental assistance and public housing programs
- under the United States Housing Act of 1937 (42)
- 18 U.S.C. 1437 et seg.), of any decreases in the
- amounts of any deductions from income (for pur-
- poses of section 3(b) of such Act (42 U.S.C.
- 21 1437a(b))), as compared to such deductions under
- such section 3(b) as in effect before the effectiveness
- of this section, resulting from the amendments made
- by this section.

1	(2) Report.—The Secretary shall submit to
2	the Congress a report setting forth the results of the
3	study conducted pursuant to paragraph (1) not later
4	than the expiration of the 12-month period begin-
5	ning on the date of the enactment of this Act.
6	(3) Effective date.—Notwithstanding sub-
7	section (h) of this section, this subsection shall take
8	effect on the date of the enactment of this Act.
9	SEC. 103. LIMITATION ON PUBLIC HOUSING TENANCY FOR
10	OVER-INCOME FAMILIES.
11	Subsection (a) of section 16 of the United States
12	Housing Act of 1937 (42 U.S.C. 1437n(a)) is amended
13	by adding at the end the following new paragraph:
14	"(5) Limitations on Tenancy for over-in-
15	COME FAMILIES.—
16	"(A) Limitations.—Except as provided in
17	subparagraph (D), in the case of any family re-
18	siding in a dwelling unit of public housing
19	whose income for the most recent two consecu-
20	tive years, as determined pursuant to income
21	reviews conducted pursuant to section 3(a)(6),
22	has exceeded the applicable income limitation
23	under subparagraph (C), the public housing
24	agency shall—

1	"(i) notwithstanding any other provi-
2	sion of this Act, charge such family as
3	monthly rent for the unit occupied by such
4	family an amount equal to the greater of—
5	"(I) the applicable fair market
6	rental established under section 8(c)
7	for a dwelling unit in the same mar-
8	ket area of the same size; or
9	"(II) the amount of the monthly
10	subsidy provided under this Act for
11	the dwelling unit, which shall include
12	any amounts from the Operating
13	Fund and Capital Fund under section
14	9 used for the unit, as determined by
15	the agency in accordance with regula-
16	tions that the Secretary shall issue to
17	carry out this subclause; or
18	"(ii) terminate the tenancy of such
19	family in public housing not later than 6
20	months after the income determination de-
21	scribed in subparagraph (A).
22	"(B) Notice.—In the case of any family
23	residing in a dwelling unit of public housing
24	whose income for a year has exceeded the appli-
25	cable income limitation under subparagraph

(C), upon the conclusion of such year the public housing agency shall provide written notice to such family of the requirements under subparagraph (A).

- "(C) Income limitation.—The income limitation under this subparagraph shall be 120 percent of the median income for the area, as determined by the Secretary with adjustments for smaller and larger families, except that the Secretary may establish income limitations higher or lower than 120 percent of such median income on the basis of the Secretary's findings that such variations are necessary because of prevailing levels of construction costs, or unusually high or low family incomes, vacancy rates, or rental costs.
- "(D) EXCEPTION.—Subparagraph (A) shall not apply to a family occupying a dwelling unit in public housing pursuant to paragraph (5) of section 3(a) (42 U.S.C. 1437a(a)(5)).
- "(E) Reports on over-income families and waiting lists.—The Secretary shall require that each public housing agency shall—

1	"(i) submit a report annually, in a
2	format required by the Secretary, that
3	specifies—
4	"(I) the number of families resid-
5	ing, as of the end of the year for
6	which the report is submitted, in pub-
7	lie housing administered by the agen-
8	cy who had incomes exceeding the ap-
9	plicable income limitation under sub-
10	paragraph (C); and
11	"(II) the number of families, as
12	of the end of such year, on the wait-
13	ing lists for admission to public hous-
14	ing projects of the agency; and
15	"(ii) make the information reported
16	pursuant to clause (i) publicly available.".
17	SEC. 104. LIMITATION ON ELIGIBILITY FOR ASSISTANCE
18	BASED ON ASSETS.
19	Section 16 of the United States Housing Act of 1937
20	(42 U.S.C. 1437n) is amended by inserting after sub-
21	section (d) the following new subsection:
22	"(e) Eligibility for Assistance Based on As-
23	SETS.—
24	"(1) Limitation on assets.—Subject to para-
25	graph (3) and notwithstanding any other provision

1	of this Act, a dwelling unit assisted under this Act
2	may not be rented and assistance under this Act
3	may not be provided, either initially or at each recer-
4	tification of family income, to any family—
5	"(A) whose net family assets exceed
6	\$100,000, as such amount is adjusted annually
7	by applying an inflationary factor as the Sec-
8	retary considers appropriate; or
9	"(B) who has a present ownership interest
10	in, a legal right to reside in, and the effective
11	legal authority to sell, real property that is suit-
12	able for occupancy by the family as a residence,
13	except that the prohibition under this subpara-
14	graph shall not apply to—
15	"(i) any property for which the family
16	is receiving assistance under subsection (y)
17	or (o)(12) of section 8 of this Act;
18	"(ii) any person that is a victim of do-
19	mestic violence; or
20	"(iii) any family that is offering such
21	property for sale.
22	"(2) Net family assets.—
23	"(A) In General.—For purposes of this
24	subsection, the term 'net family assets' means,
25	for all members of the household, the net cash

1	value of all assets after deducting reasonable
2	costs that would be incurred in disposing of real
3	property, savings, stocks, bonds, and other
4	forms of capital investment. Such term does not
5	include interests in Indian trust land, equity in
6	property for which the family is receiving assist-
7	ance under subsection (y) or (o)(12) of section
8	8, equity accounts in homeownership programs
9	of the Department of Housing and Urban De-
10	velopment, or Family Self Sufficiency accounts.
11	"(B) Exclusions.—Such term does not
12	include—
13	"(i) the value of personal property, ex-
14	cept for items of personal property of sig-
15	nificant value, as the Secretary may estab-
16	lish or the public housing agency may de-
17	termine;
18	"(ii) the value of any retirement ac-
19	count;
20	"(iii) real property for which the fam-
21	ily does not have the effective legal author-
22	ity necessary to sell such property;
23	"(iv) any amounts recovered in any
24	civil action or settlement based on a claim
25	of malpractice, negligence, or other breach

1	of duty owed to a member of the family
2	and arising out of law, that resulted in a
3	member of the family being disabled;
4	"(v) the value of any Coverdell edu-
5	cation savings account under section 530
6	of the Internal Revenue Code of 1986 or
7	any qualified tuition program under sec-
8	tion 529 of such Code; and
9	"(vi) such other exclusions as the Sec-
10	retary may establish.
11	"(C) Trust funds.—In cases in which a
12	trust fund has been established and the trust is
13	not revocable by, or under the control of, any
14	member of the family or household, the value of
15	the trust fund shall not be considered an asset
16	of a family if the fund continues to be held in
17	trust. Any income distributed from the trust
18	fund shall be considered income for purposes of
19	section 3(b) and any calculations of annual
20	family income, except in the case of medical ex-
21	penses for a minor.
22	"(3) Self-certification.—
23	"(A) Net family assets.—A public
24	housing agency or owner may determine the net
25	assets of a family, for purposes of this section,

based on a certification by the family that the net assets of such family do not exceed \$50,000, as such amount is adjusted annually by applying an inflationary factor as the Secretary considers appropriate.

- "(B) NO CURRENT REAL PROPERTY OWN-ERSHIP.—A public housing agency or owner may determine compliance with paragraph (1)(B) based on a certification by the family that such family does not have any current ownership interest in any real property at the time the agency or owner reviews the family's income.
- "(C) STANDARDIZED FORMS.—The Secretary may develop standardized forms for the certifications referred to in subparagraphs (A) and (B).
- "(4) Compliance for public housing DWELLING UNITS.—When recertifying family income with respect to families residing in public housing dwelling units, a public housing agency may, in the discretion of the agency and only pursuant to a policy that is set forth in the public housing agency plan under section 5A for the agency, choose not to enforce the limitation under paragraph (1).

"(5) Enforcement.—When recertifying the income of a family residing in a dwelling unit assisted under this Act, a public housing agency or owner may choose not to enforce the limitation under paragraph (1) or may establish exceptions to such limitation based on eligibility criteria, but only pursuant to a policy that is set forth in the public housing agency plan under section 5A for the agency or under a policy adopted by the owner. Eligibility criteria for establishing exceptions may provide for separate treatment based on family type and may be based on different factors, such as age, disability, income, the ability of the family to find suitable alternative housing, and whether supportive services are being provided.

"(6) AUTHORITY TO DELAY EVICTIONS.—In the case of a family residing in a dwelling unit assisted under this Act who does not comply with the limitation under paragraph (1), the public housing agency or project owner may delay eviction or termination of the family based on such noncompliance for a period of not more than 6 months.

"(7) Verifying income.—

"(A) Beginning in fiscal year 2018, the Secretary shall require public housing agencies

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to require each applicant for, or recipient of, benefits under this Act to provide authorization by the applicant or recipient (or by any other person whose income or resources are material to the determination of the eligibility of the applicant or recipient for such benefits) for the public housing agency to obtain (subject to the cost reimbursement requirements of section 1115(a) of the Right to Financial Privacy Act) from any financial institution (within the meaning of section 1101(1) of such Act) any financial record (within the meaning of section 1101(2) of such Act) held by the institution with respect to the applicant or recipient (or any such other person) whenever the public housing agency determines the record is needed in connection with a determination with respect to such eligibility or the amount of such benefits.

"(B) Notwithstanding section 1104(a)(1) of the Right to Financial Privacy Act, an authorization provided by an applicant or recipient (or any other person whose income or resources are material to the determination of the eligibility of the applicant or recipient) pursuant

1	to subparagraph (A) of this paragraph shall re-
2	main effective until the earliest of—
3	"(i) the rendering of a final adverse
4	decision on the applicant's application for
5	eligibility for benefits under this Act;
6	"(ii) the cessation of the recipient's
7	eligibility for benefits under this Act; or
8	"(iii) the express revocation by the ap-
9	plicant or recipient (or such other person
10	referred to in subparagraph (A)) of the au-
11	thorization, in a written notification to the
12	Secretary.
13	"(C)(i) An authorization obtained by the
14	public housing agency pursuant to this para-
15	graph shall be considered to meet the require-
16	ments of the Right to Financial Privacy Act for
17	purposes of section 1103(a) of such Act, and
18	need not be furnished to the financial institu-
19	tion, notwithstanding section 1104(a) of such
20	Act.
21	"(ii) The certification requirements of sec-
22	tion 1103(b) of the Right to Financial Privacy
23	Act shall not apply to requests by the public
24	housing agency pursuant to an authorization
25	provided under this clause.

- "(iii) A request by the public housing agency pursuant to an authorization provided under this clause is deemed to meet the requirements of section 1104(a)(3) of the Right to Financial Privacy Act and the flush language of section 1102 of such Act.
 - "(iv) The public housing agency shall inform any person who provides authorization pursuant to this paragraph of the duration and scope of the authorization.
 - "(D) If an applicant for, or recipient of, benefits under this Act (or any such other person referred to in subparagraph (A)) refuses to provide, or revokes, any authorization made by the applicant or recipient for the public housing agency to obtain from any financial institution any financial record, the public housing agency may, on that basis, determine that the applicant or recipient is ineligible for benefits under this title.".

21 SEC. 105. UNITS OWNED BY PUBLIC HOUSING AGENCIES.

Paragraph (11) of section 8(o) of the United States
Housing Act of 1937 (42 U.S.C. 1437f(o)(11)) is amended—

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1	(1) by striking "(11) Leasing of units
2	OWNED BY PHA.—If" and inserting the following:
3	"(11) Leasing of units owned by Pha.—
4	"(A) Inspections and rent determina-
5	TIONS.—If"; and
6	(2) by adding at the end the following new sub-
7	paragraph:
8	"(B) Units owned by Pha.—For pur-
9	poses of this subsection, the term 'owned by a
10	public housing agency' means, with respect to a
11	dwelling unit, that the dwelling unit is in a
12	project that is owned by such agency, by an en-
13	tity wholly controlled by such agency, or by a
14	limited liability company or limited partnership
15	in which such agency (or an entity wholly con-
16	trolled by such agency) holds a controlling in-
17	terest in the managing member or general part-
18	ner. A dwelling unit shall not be deemed to be
19	owned by a public housing agency for purposes
20	of this subsection because the agency holds a
21	fee interest as ground lessor in the property on
22	which the unit is situated, holds a security in-
23	terest under a mortgage or deed of trust on the
24	unit, or holds a non-controlling interest in an

entity which owns the unit or in the managing

1	member or general partner of an entity which
2	owns the unit.".
3	SEC. 106. PHA PROJECT-BASED ASSISTANCE.
4	(a) In General.—Paragraph (13) of section 8(o) of
5	the United States Housing Act of 1937 (42 U.S.C.
6	1437f(o)(13)) is amended—
7	(1) by striking "structure" each place such
8	term appears and inserting "project";
9	(2) by striking subparagraph (B) and inserting
10	the following new subparagraph:
11	"(B) Percentage Limitation.—
12	"(i) In general.—Subject to clause
13	(ii), a public housing agency may use for
14	project-based assistance under this para-
15	graph not more than 20 percent of the au-
16	thorized units for the agency.
17	"(ii) Exception.—A public housing
18	agency may use up to an additional 10
19	percent of the authorized units for the
20	agency for project-based assistance under
21	this paragraph, to provide units that house
22	individuals and families that meet the defi-
23	nition of homeless under section 103 of the
24	McKinney-Vento Homeless Assistance Act
25	(42 U.S.C. 11302), that house families

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with veterans, that provide supportive housing to persons with disabilities or elderly persons, or that are located in areas where vouchers under this subsection are difficult to use, as specified in subparagraph (D)(ii)(II). Any units of projectbased assistance that are attached to units previously subject to federally required rent restrictions or receiving another type of long-term housing subsidy provided by the Secretary shall not count toward the percentage limitation under clause (i) of this subparagraph. The Secretary may, by regulation, establish additional categories for the exception under this clause.";

(3) by striking subparagraph (D) and inserting the following new subparagraph:

"(D) Income-mixing requirement.—

"(i) IN GENERAL.—Except as provided in clause (ii), not more than the greater of 25 dwelling units or 25 percent of the dwelling units in any project may be assisted under a housing assistance payment contract for project-based assistance pursuant to this paragraph. For purposes

of this subparagraph, the term 'project'
means a single building, multiple contiguous buildings, or multiple buildings on
contiguous parcels of land.

"(ii) Exceptions.—

"(I) CERTAIN FAMILIES.—The limitation under clause (i) shall not apply to dwelling units assisted under a contract that are exclusively made available to elderly families or to households eligible for supportive services that are made available to the assisted residents of the project, according to standards for such services the Secretary may establish.

"(II) CERTAIN AREAS.—With respect to areas in which tenant-based vouchers for assistance under this subsection are difficult to use, as determined by the Secretary, and with respect to census tracts with a poverty rate of 20 percent or less, clause (i) shall be applied by substituting '40 percent' for '25 percent', and the Sec-

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1	retary may, by regulation, establish
2	additional conditions.
3	"(III) CERTAIN CONTRACTS.—
4	The limitation under clause (i) shall
5	not apply with respect to contracts or
6	renewal of contracts under which a
7	greater percentage of the dwelling
8	units in a project were assisted under
9	a housing assistance payment contract
10	for project-based assistance pursuant
11	to this paragraph on the date of the
12	enactment of the Housing Oppor-
13	tunity Through Modernization Act of
14	2016.
15	"(IV) CERTAIN PROPERTIES.—
16	Any units of project-based assistance
17	under this paragraph that are at-
18	tached to units previously subject to
19	federally required rent restrictions or
20	receiving other project-based assist-
21	ance provided by the Secretary shall
22	not count toward the percentage limi-
23	tation imposed by this subparagraph
24	(D).

1	"(iii) Additional monitoring and
2	OVERSIGHT REQUIREMENTS.—The Sec-
3	retary may establish additional require-
4	ments for monitoring and oversight of
5	projects in which more than 40 percent of
6	the dwelling units are assisted under a
7	housing assistance payment contract for
8	project-based assistance pursuant to this
9	paragraph.";
10	(4) by striking subparagraph (F) and inserting
11	the following new subparagraph:
12	"(F) Contract term.—
13	"(i) Term.—A housing assistance
14	payment contract pursuant to this para-
15	graph between a public housing agency
16	and the owner of a project may have a
17	term of up to 20 years, subject to—
18	"(I) the availability of sufficient
19	appropriated funds for the purpose of
20	renewing expiring contracts for assist-
21	ance payments, as provided in appro-
22	priation Acts and in the agency's an-
23	nual contributions contract with the
24	Secretary, provided that in the event
25	of insufficient appropriated funds,

1	payments due under contracts under
2	this paragraph shall take priority if
3	other cost-saving measures that do
4	not require the termination of an ex-
5	isting contract are available to the
6	agency; and
7	"(II) compliance with the inspec-
8	tion requirements under paragraph
9	(8), except that the agency shall not
10	be required to make biennial inspec-
11	tions of each assisted unit in the de-
12	velopment.
13	"(ii) Addition of eligible units.—
14	Subject to the limitations of subparagraphs
15	(B) and (D), the agency and the owner
16	may add eligible units within the same
17	project to a housing assistance payments
18	contract at any time during the term
19	thereof without being subject to any addi-
20	tional competitive selection procedures.
21	"(iii) Housing under construc-
22	TION OR RECENTLY CONSTRUCTED.—An
23	agency may enter into a housing assistance
24	payments contract with an owner for any
25	unit that does not qualify as existing hous-

ing and is under construction or recently has been constructed whether or not the agency has executed an agreement to enter into a contract with the owner, provided that the owner demonstrates compliance with applicable requirements prior to execution of the housing assistance payments contract. This clause shall not subject a housing assistance payments contract for existing housing under this paragraph to such requirements or otherwise limit the extent to which a unit may be assisted as existing housing.

"(iv) Additional conditions.—The contract may specify additional conditions, including with respect to continuation, termination, or expiration, and shall specify that upon termination or expiration of the contract without extension, each assisted family may elect to use its assistance under this subsection to remain in the same project if its unit complies with the inspection requirements under paragraph (8), the rent for the unit is reasonable as required by paragraph (10)(A), and the

1	family pays its required share of the rent
2	and the amount, if any, by which the unit
3	rent (including the amount allowed for ten-
4	ant-based utilities) exceeds the applicable
5	payment standard.";
6	(5) in subparagraph (G), by striking "15 years"
7	and inserting "20 years";
8	(6) by striking subparagraph (I) and inserting
9	the following new subparagraph:
10	"(I) Rent adjustments.—A housing as-
11	sistance payments contract pursuant to this
12	paragraph entered into after the date of the en-
13	actment of the Housing Opportunity Through
14	Modernization Act of 2016 shall provide for an-
15	nual rent adjustments upon the request of the
16	owner, except that—
17	"(i) by agreement of the parties, a
18	contract may allow a public housing agency
19	to adjust the rent for covered units using
20	an operating cost adjustment factor estab-
21	lished by the Secretary pursuant to section
22	524(c) of the Multifamily Assisted Housing
23	Reform and Affordability Act of 1997
24	(which shall not result in a negative ad-
25	justment), in which case the contract may

1	require an additional adjustment, if re-
2	quested, up to the reasonable rent periodi-
3	cally during the term of the contract, and
4	shall require such an adjustment, if re-
5	quested, upon extension pursuant to sub-
6	paragraph (G);
7	"(ii) the adjusted rent shall not ex-
8	ceed the maximum rent permitted under
9	subparagraph (H);
10	"(iii) the contract may provide that
11	the maximum rent permitted for a dwelling
12	unit shall not be less than the initial rent
13	for the dwelling unit under the initial
14	housing assistance payments contract cov-
15	ering the units; and
16	"(iv) the provisions of subsection
17	(e)(2)(C) shall not apply.";
18	(7) in subparagraph (J)—
19	(A) in the first sentence—
20	(i) by striking "shall" and inserting
21	"may"; and
22	(ii) by inserting before the period the
23	following: "or may permit owners to select
24	applicants from site-based waiting lists as
25	specified in this subparagraph";

(B) by striking the third sentence and inserting the following: "The agency or owner may establish preferences or criteria for selection for a unit assisted under this paragraph that are consistent with the public housing agency plan for the agency approved under section 5A and that give preference to families who qualify for voluntary services, including disability-specific services, offered in conjunction with assisted units."; and

(C) by striking the fifth and sixth sentences and inserting the following: "A public housing agency may establish and utilize procedures for owner-maintained site-based waiting lists, under which applicants may apply at, or otherwise designate to the public housing agency, the project or projects in which they seek to reside, except that all eligible applicants on the waiting list of an agency for assistance under this subsection shall be permitted to place their names on such separate list, subject to policies and procedures established by the Secretary. All such procedures shall comply with title VI of the Civil Rights Act of 1964, the Fair Housing Act, section 504 of the Rehabilitation Act of

1973, and other applicable civil rights laws. The owner or manager of a project assisted under this paragraph shall not admit any family to a dwelling unit assisted under a contract pursuant to this paragraph other than a family referred by the public housing agency from its waiting list, or a family on a site-based waiting list that complies with the requirements of this subparagraph. A public housing agency shall disclose to each applicant all other options in the selection of a project in which to reside that are provided by the public housing agency and are available to the applicant.";

- (8) in subparagraph (M)(ii), by inserting before the period at the end the following: "relating to funding other than housing assistance payments"; and
- (9) by adding at the end the following new subparagraphs:
 - "(N) STRUCTURE OWNED BY AGENCY.—A public housing agency engaged in an initiative to improve, develop, or replace a public housing property or site may attach assistance to an existing, newly constructed, or rehabilitated structure in which the agency has an ownership in-

- terest or which the agency has control of without following a competitive process, provided
 that the agency has notified the public of its intent through its public housing agency plan and
 subject to the limitations and requirements of
 this paragraph.
- 7 "(O) SPECIAL PURPOSE VOUCHERS.—A
 8 public housing agency that administers vouch9 ers authorized under subsection (o)(19) or (x)
 10 of this section may provide such assistance in
 11 accordance with the limitations and require12 ments of this paragraph, without additional re13 quirements for approval by the Secretary.".
- 14 (b) Effective Date.—The Secretary of Housing 15 and Urban Development shall issue notice or regulations 16 to implement subsection (a) of this section and such sub-17 section shall take effect upon such issuance.

18 SEC. 107. ESTABLISHMENT OF FAIR MARKET RENT.

- 19 (a) IN GENERAL.—Paragraph (1) of section 8(c) of
- 20 the United States Housing Act of 1937 (42 U.S.C.
- 21 1437f(c)(1)) is amended—
- 22 (1) by inserting "(A)" after the paragraph des-23 ignation;
- 24 (2) by striking the fourth, seventh, eighth, and 25 ninth sentences; and

- 1 (3) by adding at the end the following:
- 2 "(B) Fair market rentals for an area shall be pub-
- 3 lished not less than annually by the Secretary on the site
- 4 of the Department on the World Wide Web and in any
- 5 other manner specified by the Secretary. Notice that such
- 6 fair market rentals are being published shall be published
- 7 in the Federal Register, and such fair market rentals shall
- 8 become effective no earlier than 30 days after the date
- 9 of such publication. The Secretary shall establish a proce-
- 10 dure for public housing agencies and other interested par-
- 11 ties to comment on such fair market rentals and to re-
- 12 quest, within a time specified by the Secretary, reevalua-
- 13 tion of the fair market rentals in a jurisdiction before such
- 14 rentals become effective. The Secretary shall cause to be
- 15 published for comment in the Federal Register notices of
- 16 proposed material changes in the methodology for esti-
- 17 mating fair market rentals and notices specifying the final
- 18 decisions regarding such proposed substantial methodo-
- 19 logical changes and responses to public comments.".
- 20 (b) PAYMENT STANDARD.—Subparagraph (B) of sec-
- 21 tion 8(o)(1) of the United States Housing Act of 1937
- 22 (42 U.S.C. 1437f(o)(1)(B)) is amended by inserting be-
- 23 fore the period at the end the following: ", except that
- 24 no public housing agency shall be required as a result of
- 25 a reduction in the fair market rental to reduce the pay-

ment standard applied to a family continuing to reside in a unit for which the family was receiving assistance under 3 this section at the time the fair market rental was reduced. 4 The Secretary shall allow public housing agencies to request exception payment standards within fair market rental areas subject to criteria and procedures established by the Secretary". 8 (c) Effective Date.—The amendments made by this section shall take effect upon the date of the enact-10 ment of this Act. SEC. 108. COLLECTION OF UTILITY DATA. 12 Section 8(o) of the United States Housing Act of 1937 (42 U.S.C. 1437f(o)) is amended by adding at the end the following new paragraph: 14 15 "(20) Collection of utility data.— "(A) Publication.—The Secretary shall, 16 17 to the extent that data can be collected cost ef-18 fectively, regularly publish such data regarding 19 utility consumption and costs in local areas as 20 the Secretary determines will be useful for the 21 establishment of allowances for tenant-paid util-22 ities for families assisted under this subsection. 23 "(B) USE OF DATA.—The Secretary shall 24 provide such data in a manner that—

1	"(i) avoids unnecessary administrative
2	burdens for public housing agencies and
3	owners; and
4	"(ii) protects families in various unit
5	sizes and building types, and using various
6	utilities, from high rent and utility cost
7	burdens relative to income.".
8	SEC. 109. PUBLIC HOUSING CAPITAL AND OPERATING
9	FUNDS.
10	(a) Capital Fund Replacement Reserves.—Sec-
11	tion 9 of the United States Housing Act of 1937 (42
12	U.S.C. 1437g) is amended—
13	(1) in subsection (j), by adding at the end the
14	following new paragraph:
15	"(7) Treatment of replacement re-
16	SERVE.—The requirements of this subsection shall
17	not apply to funds held in replacement reserves es-
18	tablished pursuant to subsection (n)."; and
19	(2) by adding at the end the following new sub-
20	section:
21	"(n) Establishment of Replacement Re-
22	SERVES.—
23	"(1) In general.—Public housing agencies
24	shall be permitted to establish a replacement reserve

1 to fund any of the capital activities listed in sub-2 section (d)(1). 3 "(2) Source and amount of funds for re-4 PLACEMENT RESERVE.—At any time, a public hous-5 ing agency may deposit funds from such agency's 6 Capital Fund into a replacement reserve, subject to 7 the following: 8 "(A) At the discretion of the Secretary, 9 public housing agencies may transfer and hold in a replacement reserve funds originating from 10 11 additional sources. 12 "(B) No minimum transfer of funds to a 13 replacement reserve shall be required. 14 "(C) At any time, a public housing agency 15 may not hold in a replacement reserve more 16 than the amount the public housing authority 17 has determined necessary to satisfy the antici-18 pated capital needs of properties in its portfolio 19 assisted under this section, as outlined in its 20 Capital Fund 5-Year Action Plan, or a com-21 parable plan, as determined by the Secretary. 22 "(D) The Secretary may establish, by reg-23 ulation, a maximum replacement reserve level 24 or levels that are below amounts determined

under subparagraph (C), which may be based

1	upon the size of the portfolio assisted under
2	this section or other factors.
3	"(3) Transfer of operating funds.—In
4	first establishing a replacement reserve, the Sec-
5	retary may allow public housing agencies to transfer
6	more than 20 percent of its operating funds into its
7	replacement reserve.
8	"(4) Expenditure.—Funds in a replacement
9	reserve may be used for purposes authorized by sub-
10	section (d)(1) and contained in its Capital Fund 5-
11	Year Action Plan.
12	"(5) Management and report.—The Sec-
13	retary shall establish appropriate accounting and re-
14	porting requirements to ensure that public housing
15	agencies are spending funds on eligible projects and
16	that funds in the replacement reserve are connected
17	to capital needs.".
18	(b) Flexibility of Operating Fund Amounts.—
19	Paragraph (1) of section 9(g) of the United States Hous-
20	ing Act of 1937 (42 U.S.C. 1437g(g)(1)) is amended—
21	(1) by striking "(1)" and all that follows
22	through "—Of" and inserting the following:
23	"(1) Flexibility in use of funds.—
24	"(A) FLEXIBILITY FOR CAPITAL FUND
25	AMOUNTS.—Of"; and

1	(2) by adding at the end the following new sub-
2	paragraph:
3	"(B) Flexibility for operating fund
4	AMOUNTS.—Of any amounts appropriated for
5	fiscal year 2016 or any fiscal year thereafter
6	that are allocated for fiscal year 2016 or any
7	fiscal year thereafter from the Operating Fund
8	for any public housing agency, the agency may
9	use not more than 20 percent for activities that
10	are eligible under subsection (d) for assistance
11	with amounts from the Capital Fund, but only
12	if the public housing plan under section 5A for
13	the agency provides for such use.".
14	SEC. 110. FAMILY UNIFICATION PROGRAM FOR CHILDREN
15	AGING OUT OF FOSTER CARE.
16	Section 8(x) of the United States Housing Act of
17	1937 (42 U.S.C. 1437f(x)) is amended—
18	(1) in paragraph $(2)(B)$ —
19	(A) by striking "18 months" and inserting
20	"36 months";
21	(B) by striking "21 years of age" and in-
22	serting "24 years of age"; and
23	(C) by inserting after "have left foster
24	care" the following: ", or will leave foster care
25	within 90 days, in accordance with a transition

1	plan described in section 475(5)(H) of the So-
2	cial Security Act, and is homeless or is at risk
3	of becoming homeless";
4	(2) by redesignating paragraph (4) as para-
5	graph (5); and
6	(3) by inserting after paragraph (3) the fol-
7	lowing new paragraph:
8	"(4) Coordination between public hous-
9	ING AGENCIES AND PUBLIC CHILD WELFARE AGEN-
10	CIES.—The Secretary shall, not later than the expi-
11	ration of the 180-day period beginning on the date
12	of the enactment of the Housing Opportunity
13	Through Modernization Act of 2016 and after con-
14	sultation with other appropriate Federal agencies,
15	issue guidance to improve coordination between pub-
16	lic housing agencies and public child welfare agen-
17	cies in carrying out the program under this sub-
18	section, which shall provide guidance on—
19	"(A) identifying eligible recipients for as-
20	sistance under this subsection;
21	"(B) coordinating with other local youth
22	and family providers in the community and par-
23	ticipating in the Continuum of Care program
24	established under subtitle C of title IV of the

1	McKinney-Vento Homeless Assistance Act (42
2	U.S.C. 11381 et seq.);
3	"(C) implementing housing strategies to
4	assist eligible families and youth;
5	"(D) aligning system goals to improve out-
6	comes for families and youth and reducing
7	lapses in housing for families and youth; and
8	"(E) identifying resources that are avail-
9	able to eligible families and youth to provide
10	supportive services available through parts B
11	and E of title IV of the Social Security Act (42
12	U.S.C. 621 et seq.; 670 et seq.) or that the
13	head of household of a family or youth may be
14	entitled to receive under section 477 of the So-
15	cial Security Act (42 U.S.C. 677).".
16	SEC. 111. PUBLIC HOUSING HEATING GUIDELINES.
17	Section 9 of the United States Housing Act of 1937
18	(42 U.S.C. 1437g), as amended by the preceding provi-
19	sions of this Act, is further amended by adding at the end
20	the following new subsection:
21	"(o) Public Housing Heating Guidelines.—The
22	Secretary shall publish model guidelines for minimum
23	heating requirements for public housing dwelling units op-
24	erated by public housing agencies receiving assistance
25	under this section "

1	SEC. 112. USE OF VOUCHERS FOR MANUFACTURED HOUS-
2	ING.
3	(a) In General.—Section 8(o)(12) of the United
4	States Housing Act of 1937 (42 U.S.C. 1437f(o)(12)) is
5	amended—
6	(1) in subparagraph (A), by striking the period
7	at the end of the first sentence and all that follows
8	through "of" in the second sentence and inserting
9	"and rents"; and
10	(2) in subparagraph (B)—
11	(A) in clause (i), by striking "the rent"
12	and all that follows and inserting the following:
13	"rent shall mean the sum of the monthly pay-
14	ments made by a family assisted under this
15	paragraph to amortize the cost of purchasing
16	the manufactured home, including any required
17	insurance and property taxes, the monthly
18	amount allowed for tenant-paid utilities, and
19	the monthly rent charged for the real property
20	on which the manufactured home is located, in-
21	cluding monthly management and maintenance
22	charges.";
23	(B) by striking clause (ii); and
24	(C) in clause (iii)—
25	(i) by inserting after the period at the
26	end the following: "If the amount of the

1 monthly assistance payment for a family 2 exceeds the monthly rent charged for the 3 real property on which the manufactured 4 home is located, including monthly management and maintenance charges, a pub-6 lic housing agency may pay the remainder 7 to the family, lender or utility company, or 8 may choose to make a single payment to 9 the family for the entire monthly assist-10 ance amount."; and 11 (ii) by redesignating such clause as 12 clause (ii). 13 (b) Effective Date.—The Secretary of Housing 14 and Urban Development shall issue notice to implement 15 the amendments made by subsection (a) and such amendments shall take effect upon such issuance. 16 SEC. 113. PREFERENCE FOR UNITED STATES CITIZENS OR 18 NATIONALS. 19

Section 214(a)(7) of the Housing and Community
Development Act of 1980 (42 U.S.C. 1436a(a)(7)) is
amended by striking "such alien" and all that follows
through the period at the end and inserting "any citizen
or national of the United States shall be entitled to a preference or priority in receiving financial assistance before
any such alien who is otherwise eligible for assistance.".

1	SEC. 114. EXCEPTION TO PUBLIC HOUSING AGENCY RESI-
2	DENT BOARD MEMBER REQUIREMENT.
3	Subsection (b) of section 2 of the United States
4	Housing Act of 1937 (42 U.S.C. 1437(b)) is amended—
5	(1) in paragraph (1), by striking "paragraph
6	(2)" and inserting "paragraphs (2) and (3)";
7	(2) by redesignating paragraph (3) as para-
8	graph (4); and
9	(3) by inserting after paragraph (2) the fol-
10	lowing new paragraph:
11	"(3) Exception for certain jurisdic-
12	TIONS.—
13	"(A) Exception.—A covered agency (as
14	such term is defined in subparagraph (C) of
15	this paragraph) shall not be required to include
16	on the board of directors or a similar governing
17	board of such agency a member described in
18	paragraph (1).
19	"(B) Advisory board requirement.—
20	Each covered agency that administers Federal
21	housing assistance under section 8 (42 U.S.C.
22	1437f) that chooses not to include a member
23	described in paragraph (1) on the board of di-
24	rectors or a similar governing board of the
25	agency shall establish an advisory board of not
26	less than 6 residents of public housing or recipi-

1	ents of assistance under section 8 (42 U.S.C.
2	1437f) to provide advice and comment to the
3	agency or other administering entity on issues
4	related to public housing and section 8. Such
5	advisory board shall meet not less than quar-
6	terly.
7	"(C) COVERED AGENCY OR ENTITY.—For
8	purposes of this paragraph, the term 'covered
9	agency' means a public housing agency or such
10	other entity that administers Federal housing
11	assistance for—
12	"(I) the Housing Authority of the
13	county of Los Angeles, California; or
14	"(ii) any of the States of Alaska,
15	Iowa, and Mississippi.".
16	TITLE II—RURAL HOUSING
17	SEC. 201. DELEGATION OF GUARANTEED RURAL HOUSING
18	LOAN APPROVAL.
19	Subsection (h) of section 502 of the Housing Act of
20	1949 (42 U.S.C. 1472(h)) is amended by adding at the
21	end the following new paragraph:
22	"(18) Delegation of Approval.—The Sec-
23	retary may delegate, in part or in full, the Sec-
24	retary's authority to approve and execute binding
25	Rural Housing Service loan guarantees pursuant to

- 1 this subsection to certain preferred lenders, in ac-
- 2 cordance with standards established by the Sec-
- 3 retary.".

4 SEC. 202. GUARANTEED UNDERWRITING USER FEE.

- 5 Section 502 of the Housing Act of 1949 (42 U.S.C.
- 6 1472) is amended by adding at the end the following new
- 7 subsection:
- 8 "(i) Guaranteed Underwriting User Fee.—
- 9 "(1) AUTHORITY; MAXIMUM AMOUNT.—The
- 10 Secretary may assess and collect a fee for a lender
- 11 to access the automated underwriting systems of the
- Department in connection with such lender's partici-
- pation in the single family loan program under this
- section and only in an amount necessary to cover the
- 15 costs of information technology enhancements, im-
- provements, maintenance, and development for auto-
- mated underwriting systems used in connection with
- the single family loan program under this section,
- except that such fee shall not exceed \$50 per loan.
- 20 "(2) Crediting; availability.—Any amounts
- collected from such fees shall be credited to the
- Rural Development Expense Account as offsetting
- collections and shall remain available until expended,
- in the amounts provided in appropriation Acts, sole-
- 25 ly for expenses described in paragraph (1).".

1 TITLE III—FHA MORTGAGE IN-2 SURANCE FOR CONDOMIN-3 IUMS

- 4 SEC. 301. MODIFICATION OF FHA REQUIREMENTS FOR
- 5 MORTGAGE INSURANCE FOR CONDOMIN-
- 6 IUMS.
- 7 Section 203 of the National Housing Act (12 U.S.C.
- 8 1709) is amended by adding at the end the following new
- 9 subsection:
- 10 "(y) Requirements for Mortgages for Con-
- 11 Dominiums.—
- 12 "(1) Project recertification require-
- MENTS.—Notwithstanding any other law, regulation,
- or guideline of the Secretary, including chapter 2.4
- of the Condominium Project Approval and Proc-
- essing Guide of the FHA, the Secretary shall
- streamline the project certification requirements that
- are applicable to the insurance under this section for
- mortgages for condominium projects so that recer-
- 20 tifications are substantially less burdensome than
- 21 certifications. The Secretary shall consider length-
- ening the time between certifications for approved
- properties, and allowing updating of information
- rather than resubmission.

1 "(2) Commercial space requirements.— 2 Notwithstanding any other law, regulation, or guide-3 line of the Secretary, including chapter 2.1.3 of the 4 Condominium Project Approval and Processing 5 Guide of the FHA, in providing for exceptions to the 6 requirement for the insurance of a mortgage on a 7 condominium property under this section regarding 8 the percentage of the floor space of a condominium 9 property that may be used for nonresidential or com-10 mercial purposes, the Secretary shall provide that— "(A) any request for such an exception and 11 12 the determination of the disposition of such re-13 quest may be made, at the option of the re-14 quester, under the direct endorsement lender 15 review and approval process or under the HUD 16 review and approval process through the appli-17 cable field office of the Department; and 18 "(B) in determining whether to allow such 19 an exception for a condominium property, fac-20 tors relating to the economy for the locality in 21 which such project is located or specific to 22 project, including the total number of family 23 units in the project, shall be considered.

> Not later than the expiration of the 90-day period beginning on the date of the enactment of this para-

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graph, the Secretary shall issue regulations to implement this paragraph, which shall include any standards, training requirements, and remedies and penalties that the Secretary considers appropriate.

"(3) Transfer fees.—Notwithstanding any other law, regulation, or guideline of the Secretary, including chapter 1.8.8 of the Condominium Project Approval and Processing Guide of the FHA and section 203.41 of the Secretary's regulations (24 CFR 203.41), existing standards of the Federal Housing Finance Agency relating to encumbrances under private transfer fee covenants shall apply to the insurance of mortgages by the Secretary under this section to the same extent and in the same manner that such standards apply to the purchasing, investing in, and otherwise dealing in mortgages by the Federal National Mortgage Association and the Federal Home Loan Mortgage Corporation. If the provisions of part 1228 of the Director of the Federal Housing Finance Agency's regulations (12 CFR part 1228) are amended or otherwise changed after the date of the enactment of this paragraph, the Secretary of Housing and Urban Development shall adopt any such amendments or changes for purposes of this paragraph, unless the Secretary causes to be pub-

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lished in the Federal Register a notice explaining why the Secretary will disregard such amendments or changes within 90 days after the effective date of such amendments or changes.

"(4) Owner-occupancy requirement.—

"(A) ESTABLISHMENT OF PERCENTAGE REQUIREMENT.—Not later than the expiration of the 90-day period beginning on the date of the enactment of this paragraph, the Secretary shall, by rule, notice, or mortgagee letter, issue guidance regarding the percentage of units that must be occupied by the owners as a principal residence or a secondary residence (as such terms are defined by the Secretary), or must have been sold to owners who intend to meet such occupancy requirements, including justifications for the percentage requirements, in order for a condominium project to be acceptable to the Secretary for insurance under this section of a mortgage within such condominium property.

"(B) Failure to act.—If the Secretary fails to issue the guidance required under subparagraph (A) before the expiration of the 90-

day period specified in such clause, the following provisions shall apply:

"(i) 35 PERCENT REQUIREMENT.—In order for a condominium project to be acceptable to the Secretary for insurance under this section, at least 35 percent of all family units (including units not covered by FHA-insured mortgages) must be occupied by the owners as a principal residence or a secondary residence (as such terms are defined by the Secretary), or must have been sold to owners who intend to meet such occupancy requirement.

"(ii) OTHER CONSIDERATIONS.—The Secretary may increase the percentage applicable pursuant to clause (i) to a condominium project on a project-by-project or regional basis, and in determining such percentage for a project shall consider factors relating to the economy for the locality in which such project is located or specific to project, including the total number of family units in the project."

TITLE IV—HOUSING REFORMS

FOR THE HOMELESS AND FOR

3 **VETERANS**

- 4 SEC. 401. DEFINITION OF GEOGRAPHIC AREA FOR CON-
- 5 TINUUM OF CARE PROGRAM.
- 6 (a) Definition.—Subtitle C of the McKinney-Vento
- 7 Homeless Assistance Act is amended—
- 8 (1) by redesignating sections 432 and 433 (42)
- 9 U.S.C. 11387, 11388) as sections 433 and 434, re-
- spectively; and
- 11 (2) by inserting after section 431 (42 U.S.C.
- 12 11386e) the following new section:
- 13 "SEC. 432. GEOGRAPHIC AREAS.
- 14 "(a) Requirement to Define.—For purposes of
- 15 this subtitle, the term 'geographic area' shall have such
- 16 meaning as the Secretary shall by notice provide.
- 17 "(b) Issuance of Notice.—Not later than the expi-
- 18 ration of the 90-day period beginning on the date of the
- 19 enactment of the Housing Opportunity Through Mod-
- 20 ernization Act of 2016, the Secretary shall issue a notice
- 21 setting forth the definition required by subsection (a).".
- 22 (b) Clerical Amendment.—The table of contents
- 23 in section 101(b) of the McKinney-Vento Homeless Assist-
- 24 ance Act (42 U.S.C. 11301 note) is amended by striking

- 1 the items relating to sections 432 and 433 and inserting
- 2 the following new items:
 - "Sec. 432. Geographic areas.
 - "Sec. 433. Regulations.
 - "Sec. 434. Reports to Congress.".
- 3 SEC. 402. INCLUSION OF PUBLIC HOUSING AGENCIES AND
- 4 LOCAL REDEVELOPMENT AUTHORITIES IN
- 5 EMERGENCY SOLUTIONS GRANTS.
- 6 Section 414(c) of the McKinney-Vento Homeless As-
- 7 sistance Act (42 U.S.C. 11373(c)) is amended—
- 8 (1) in the subsection heading, by inserting ",
- 9 Public Housing Agencies, and Local Redevel-
- 10 OPMENT AUTHORITIES" after "Organizations";
- 11 and
- 12 (2) in the first sentence, by inserting before the
- period at the end the following: ", to public housing
- agencies (as defined under section 3(b)(6) of the
- United States Housing Act of 1937), or to local re-
- development authorities (as defined under State
- 17 law)".
- 18 SEC. 403. SPECIAL ASSISTANT FOR VETERANS AFFAIRS IN
- 19 THE DEPARTMENT OF HOUSING AND URBAN
- 20 **DEVELOPMENT.**
- 21 (a) Transfer of Position to Office of the Sec-
- 22 RETARY.—Section 4 of the Department of Housing and
- 23 Urban Development Act (42 U.S.C. 3533) is amended by
- 24 adding at the end the following new subsection:

1	"(h) Special Assistant for Veterans Af-
2	FAIRS.—
3	"(1) Position.—There shall be in the Office of
4	the Secretary a Special Assistant for Veterans Af-
5	fairs, who shall report directly to the Secretary.
6	"(2) Appointment.—The Special Assistant for
7	Veterans Affairs shall be appointed based solely on
8	merit and shall be covered under the provisions of
9	title 5, United States Code, governing appointments
10	in the competitive service.
11	"(3) Responsibilities.—The Special Assist-
12	ant for Veterans Affairs shall be responsible for—
13	"(A) ensuring veterans have fair access to
14	housing and homeless assistance under each
15	program of the Department providing either
16	such assistance;
17	"(B) coordinating all programs and activi-
18	ties of the Department relating to veterans;
19	"(C) serving as a liaison for the Depart-
20	ment with the Department of Veterans Affairs,
21	including establishing and maintaining relation-
22	ships with the Secretary of Veterans Affairs;
23	"(D) serving as a liaison for the Depart-
24	ment, and establishing and maintaining rela-
25	tionships with the United States Interagency

1	Council on Homelessness and officials of State,
2	local, regional, and nongovernmental organiza-
3	tions concerned with veterans;
4	"(E) providing information and advice re-
5	garding—
6	"(i) sponsoring housing projects for
7	veterans assisted under programs adminis-
8	tered by the Department; or
9	"(ii) assisting veterans in obtaining
10	housing or homeless assistance under pro-
11	grams administered by the Department;
12	"(F) coordinating with the Secretary of
13	Housing and Urban Development and the Sec-
14	retary of Veterans Affairs in carrying out sec-
15	tion 404 of the Housing Opportunity Through
16	Modernization Act of 2016;
17	"(G) collaborating with the Department of
18	Veterans Affairs on making joint recommenda-
19	tions to the Congress, the Secretary of Housing
20	and Urban Development, and the Secretary of
21	Veterans Affairs on how to better coordinate
22	and improve services to veterans under both
23	Department of Housing and Urban Develop-
24	ment and Department of Veteran Affairs vet-
25	erans housing programs, including ways to im-

1	prove the Independent Living Program of the
2	Department of Veteran Affairs; and
3	"(H) carrying out such other duties as
4	may be assigned to the Special Assistant by the
5	Secretary or by law.".
6	(b) Transfer of Position in Office of Deputy
7	Assistant Secretary for Special Needs.—On the
8	date that the initial Special Assistant for Veterans Affairs
9	is appointed pursuant to section 4(h)(2) of the Depart-
10	ment of Housing and Urban Development Act, as added
11	by subsection (a) of this section, the position of Special
12	Assistant for Veterans Programs in the Office of the Dep-
13	uty Assistant Secretary for Special Needs of the Depart-
1 1	of Harris and Halan Dandan and abolt he tour
14	ment of Housing and Urban Development shall be termi-
	nated.
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15	nated.
15 16	nated. SEC. 404. ANNUAL SUPPLEMENTAL REPORT ON VETERANS
15 16 17	nated. SEC. 404. ANNUAL SUPPLEMENTAL REPORT ON VETERANS HOMELESSNESS. (a) IN GENERAL.—The Secretary of Housing and
15 16 17 18	nated. SEC. 404. ANNUAL SUPPLEMENTAL REPORT ON VETERANS HOMELESSNESS. (a) IN GENERAL.—The Secretary of Housing and Urban Development and the Secretary of Veterans Af-
15 16 17 18	nated. SEC. 404. ANNUAL SUPPLEMENTAL REPORT ON VETERANS HOMELESSNESS. (a) IN GENERAL.—The Secretary of Housing and Urban Development and the Secretary of Veterans Affairs, in coordination with the United States Interagency
15 16 17 18 19 20 21	nated. SEC. 404. ANNUAL SUPPLEMENTAL REPORT ON VETERANS HOMELESSNESS. (a) IN GENERAL.—The Secretary of Housing and Urban Development and the Secretary of Veterans Affairs, in coordination with the United States Interagency
15 16 17 18 19 20 21	nated. SEC. 404. ANNUAL SUPPLEMENTAL REPORT ON VETERANS HOMELESSNESS. (a) IN GENERAL.—The Secretary of Housing and Urban Development and the Secretary of Veterans Affairs, in coordination with the United States Interagency Council on Homelessness, shall submit annually to the
15 16 17 18 19 20 21 22 23	nated. SEC. 404. ANNUAL SUPPLEMENTAL REPORT ON VETERANS HOMELESSNESS. (a) IN GENERAL.—The Secretary of Housing and Urban Development and the Secretary of Veterans Affairs, in coordination with the United States Interagency Council on Homelessness, shall submit annually to the Committees of the Congress specified in subsection (b),

- 1 plemental report that includes the following information2 with respect to the preceding year:
- 1) The same information, for such preceding year, that was included with respect to 2010 in the report by the Secretary of Housing and Urban Development and the Secretary of Veterans Affairs entitled "Veterans Homelessness: A Supplemental Report to the 2010 Annual Homeless Assessment Report to Congress".
 - (2) Information regarding the activities of the Department of Housing and Urban Development relating to veterans during such preceding year, as follows:
 - (A) The number of veterans provided assistance under the housing choice voucher program for Veterans Affairs supported housing under section 8(o)(19) of the United States Housing Act of 1937 (42 U.S.C. 1437f(o)(19)), the socioeconomic characteristics of such homeless veterans, and the number, types, and locations of entities contracted under such section to administer the youchers.
 - (B) A summary description of the special considerations made for veterans under public housing agency plans submitted pursuant to

- section 5A of the United States Housing Act of
 1937 (42 U.S.C. 1437c-1) and under comprehensive housing affordability strategies submitted pursuant to section 105 of the CranstonGonzalez National Affordable Housing Act (42
 U.S.C. 12705).
 - (C) A description of the activities of the Special Assistant for Veterans Affairs of the Department of Housing and Urban Development.
 - (D) A description of the efforts of the Department of Housing and Urban Development and the other members of the United States Interagency Council on Homelessness to coordinate the delivery of housing and services to veterans.
 - (E) The cost to the Department of Housing and Urban Development of administering the programs and activities relating to veterans.
 - (F) Any other information that the Secretary of Housing and Urban Development and the Secretary of Veterans Affairs consider relevant in assessing the programs and activities of the Department of Housing and Urban Development relating to veterans.

1	(b) COMMITTEES.—The Committees of the Congress
2	specified in this subsection are as follows:
3	(1) The Committee on Banking, Housing, and
4	Urban Affairs of the Senate.
5	(2) The Committee on Veterans' Affairs of the
6	Senate.
7	(3) The Committee on Appropriations of the
8	Senate.
9	(4) The Committee on Financial Services of the
10	House of Representatives.
11	(5) The Committee on Veterans' Affairs of the
12	House of Representatives.
13	(6) The Committee on Appropriations of the
14	House of Representatives.
15	SEC. 405. REOPENING OF PUBLIC COMMENT PERIOD FOR
16	CONTINUUM OF CARE PROGRAM REGULA-
17	TIONS.
18	Not later than the expiration of the 30-day period
19	beginning on the date of the enactment of this Act, the
20	Secretary of Housing and Urban Development shall re-
21	open the period for public comment regarding the Sec-
22	retary's interim rule entitled "Homeless Emergency As-
23	sistance and Rapid Transition to Housing: Continuum of
24	Care Program", published in the Federal Register on July
25	31, 2012 (77 Fed. Reg. 45422; Docket No. FR-5476-

1	I-01). Upon re-opening, such comment period shall re-
2	main open for a period of not fewer than 60 days.
3	TITLE V—MISCELLANEOUS
4	SEC. 501. INCLUSION OF DISASTER HOUSING ASSISTANCE
5	PROGRAM IN CERTAIN FRAUD AND ABUSE
6	PREVENTION MEASURES.
7	The Disaster Housing Assistance Program adminis-
8	tered by the Department of Housing and Urban Develop-
9	ment shall be considered a "program of the Department
10	of Housing and Urban Development" under section 904
11	of the Stewart B. McKinney Homeless Assistance Amend-
12	ments Act of 1988 (42 U.S.C. 3544) for the purpose of
13	income verifications.
	income verifications. SEC. 502. ENERGY EFFICIENCY REQUIREMENTS UNDER
14	
14 15	SEC. 502. ENERGY EFFICIENCY REQUIREMENTS UNDER
141516	SEC. 502. ENERGY EFFICIENCY REQUIREMENTS UNDER SELF-HELP HOMEOWNERSHIP OPPORTUNITY
14 15 16 17	SEC. 502. ENERGY EFFICIENCY REQUIREMENTS UNDER SELF-HELP HOMEOWNERSHIP OPPORTUNITY PROGRAM.
14 15 16 17 18	SEC. 502. ENERGY EFFICIENCY REQUIREMENTS UNDER SELF-HELP HOMEOWNERSHIP OPPORTUNITY PROGRAM. Section 11 of the Housing Opportunity Program Ex-
14 15 16 17 18	SEC. 502. ENERGY EFFICIENCY REQUIREMENTS UNDER SELF-HELP HOMEOWNERSHIP OPPORTUNITY PROGRAM. Section 11 of the Housing Opportunity Program Extension Act of 1996 (42 U.S.C. 12805 note) is amended
14 15 16 17 18 19 20	SEC. 502. ENERGY EFFICIENCY REQUIREMENTS UNDER SELF-HELP HOMEOWNERSHIP OPPORTUNITY PROGRAM. Section 11 of the Housing Opportunity Program Extension Act of 1996 (42 U.S.C. 12805 note) is amended by inserting after subsection (f) the following new sub-
14 15 16 17 18 19 20 21	SEC. 502. ENERGY EFFICIENCY REQUIREMENTS UNDER SELF-HELP HOMEOWNERSHIP OPPORTUNITY PROGRAM. Section 11 of the Housing Opportunity Program Extension Act of 1996 (42 U.S.C. 12805 note) is amended by inserting after subsection (f) the following new subsection:
14 15 16 17 18 19 20 21	SEC. 502. ENERGY EFFICIENCY REQUIREMENTS UNDER SELF-HELP HOMEOWNERSHIP OPPORTUNITY PROGRAM. Section 11 of the Housing Opportunity Program Extension Act of 1996 (42 U.S.C. 12805 note) is amended by inserting after subsection (f) the following new subsection: "(g) Energy Efficiency Requirements.—The
19 20 21 22 23	SEC. 502. ENERGY EFFICIENCY REQUIREMENTS UNDER SELF-HELP HOMEOWNERSHIP OPPORTUNITY PROGRAM. Section 11 of the Housing Opportunity Program Extension Act of 1996 (42 U.S.C. 12805 note) is amended by inserting after subsection (f) the following new subsection: "(g) Energy Efficiency Requirements.—The Secretary may not require any dwelling developed using

- 1 Cranston-Gonzalez National Affordable Housing Act (42
- 2 U.S.C. 12709) to housing specified in subsection (a) of
- 3 such section.".
- 4 SEC. 503. DATA EXCHANGE STANDARDIZATION FOR IM-
- 5 PROVED INTEROPERABILITY.
- 6 (a) Data Exchange Standardization.—Title I of
- 7 the United States Housing Act of 1937 (42 U.S.C. 1437
- 8 et seq.) is amended by adding at the end the following
- 9 new section:
- 10 "SEC. 37. DATA EXCHANGE STANDARDS FOR IMPROVED
- 11 INTEROPERABILITY.
- 12 "(a) Designation.—The Secretary shall, in con-
- 13 sultation with an interagency work group established by
- 14 the Office of Management and Budget, and considering
- 15 State government perspectives, designate data exchange
- 16 standards to govern, under this Act—
- 17 "(1) necessary categories of information that
- 18 State agencies operating related programs are re-
- 19 quired under applicable law to electronically ex-
- change with another State agency; and
- 21 "(2) Federal reporting and data exchange re-
- 22 quired under applicable law.
- 23 "(b) Requirements.—The data exchange standards
- 24 required by subsection (a) shall, to the maximum extent
- 25 practicable—

1	"(1) incorporate a widely accepted, nonpropri-
2	etary, searchable, computer-readable format, such as
3	the eXtensible Markup Language;
4	"(2) contain interoperable standards developed
5	and maintained by intergovernmental partnerships,
6	such as the National Information Exchange Model;
7	"(3) incorporate interoperable standards devel-
8	oped and maintained by Federal entities with au-
9	thority over contracting and financial assistance;
10	"(4) be consistent with and implement applica-
11	ble accounting principles;
12	"(5) be implemented in a manner that is cost-
13	effective and improves program efficiency and effec-
14	tiveness; and
15	"(6) be capable of being continually upgraded
16	as necessary.
17	"(c) Rules of Construction.—Nothing in this
18	section requires a change to existing data exchange stand-
19	ards for Federal reporting found to be effective and effi-
20	cient.".
21	(b) Applicability.—
22	(1) In general.—Not later than 2 years after
23	the date of the enactment of this Act, the Secretary
24	of Housing and Urban Development shall issue a

1	proposed rule to carry out the amendments made by
2	subsection (a).
3	(2) Requirements.—The rule shall—
4	(A) identify federally required data ex-
5	changes;
6	(B) include specification and timing of ex-
7	changes to be standardized;
8	(C) address the factors used in deter-
9	mining whether and when to standardize data
10	exchanges;
11	(D) specify State implementation options;
12	and
13	(E) describe future milestones.
14	TITLE VI—REPORTS
15	SEC. 601. REPORT ON INTERAGENCY FAMILY ECONOMIC
16	EMPOWERMENT STRATEGIES.
17	The Secretary of Housing and Urban Development,
18	in consultation with the Secretary of Labor, shall submit
19	a report to the Congress annually that describes—
20	(1) any interagency strategies of such Depart-
21	ments that are designed to improve family economic
22	empowerment by linking housing assistance with es-
2223	empowerment by linking housing assistance with es- sential supportive services, such as employment

1	reational activities, and other supportive services;
2	and
3	(2) any actions taken in the preceding year to
4	carry out such strategies and the extent of progress
5	achieved by such actions.
6	TITLE VII—HOUSING OPPORTU-
7	NITIES FOR PERSONS WITH
8	AIDS
9	SEC. 701. FORMULA AND TERMS FOR ALLOCATIONS TO
10	PREVENT HOMELESSNESS FOR INDIVIDUALS
11	LIVING WITH HIV OR AIDS.
12	(a) In General.—Subsection (c) of section 854 of
13	the AIDS Housing Opportunity Act (42 U.S.C. 12903(c))
14	is amended by—
15	(1) redesignating paragraph (3) as paragraph
16	(5); and
17	(2) striking paragraphs (1) and (2) and insert-
18	ing the following:
19	"(1) Allocation of resources.—
20	"(A) Allocation formula.—The Sec-
21	retary shall allocate 90 percent of the amount
22	approved in appropriations Acts under section
23	863 among States and metropolitan statistical
24	areas as follows:

1	"(I) 75 percent of such amounts
2	among—
3	"(I) cities that are the most pop-
4	ulous unit of general local government
5	in a metropolitan statistical area with
6	a population greater than 500,000, as
7	determined on the basis of the most
8	recent census, and with more than
9	2,000 individuals living with HIV or
10	AIDS, using the data specified in sub-
11	paragraph (B); and
12	"(II) States with more than
13	2,000 individuals living with HIV or
14	AIDS outside of metropolitan statis-
15	tical areas.
16	"(ii) 25 percent of such amounts
17	among States and metropolitan statistical
18	areas based on the method described in
19	subparagraph (C).
20	"(B) Source of data.—For purposes of
21	allocating amounts under this paragraph for
22	any fiscal year, the number of individuals living
23	with HIV or AIDS shall be the number of such
24	individuals as confirmed by the Director of the
25	Centers for Disease Control and Prevention, as

1	of December 31 of the most recent calendar
2	year for which such data is available.
3	"(C) Allocation under subparagraph
4	(A)(ii).—For purposes of allocating amounts
5	under subparagraph (A)(ii), the Secretary shall
6	develop a method that accounts for—
7	"(I) differences in housing costs
8	among States and metropolitan statistical
9	areas based on the fair market rental es-
10	tablished pursuant to section 8(c) of the
11	United States Housing Act of 1937 (42
12	U.S.C. 1437f(c)) or another methodology
13	established by the Secretary through regu-
14	lation; and
15	"(ii) differences in poverty rates
16	among States and metropolitan statistical
17	areas based on area poverty indexes or an-
18	other methodology established by the Sec-
19	retary through regulation.
20	"(2) Maintaining grants.—
21	"(A) Continued eligibility of fiscal
22	YEAR 2016 GRANTEES.—A grantee that received
23	an allocation in fiscal year 2016 shall continue
24	to be eligible for allocations under paragraph
25	(1) in subsequent fiscal years, subject to—

1	"(I) the amounts available from ap-
2	propriations Acts under section 863;
3	"(ii) approval by the Secretary of the
4	most recent comprehensive housing afford-
5	ability strategy for the grantee approved
6	under section 105; and
7	"(iii) the requirements of subpara-
8	graph (C).
9	"(B) Adjustments.—Allocations to
10	grantees described in subparagraph (A) shall be
11	adjusted annually based on the administrative
12	provisions included in fiscal year 2016 appro-
13	priations Acts.
14	"(C) Redetermination of continued
15	ELIGIBILITY.—The Secretary shall redetermine
16	the continued eligibility of a grantee that re-
17	ceived an allocation in fiscal year 2016 at least
18	once during the 10-year period following fiscal
19	year 2016.
20	"(D) Adjustment to grants.—For each
21	of fiscal years 2017, 2018, 2019, 2020, and
22	2021, the Secretary shall ensure that a grantee
23	that received an allocation in the prior fiscal
24	year does not receive an allocation that is 5 per-
25	cent less than or 10 percent greater than the

1	amount allocated to such grantee in the pre-
2	ceding fiscal year.
3	"(3) Alternative grantees.—
4	"(A) REQUIREMENTS.—The Secretary may
5	award funds reserved for a grantee eligible
6	under paragraph (1) to an alternative grantee
7	if—
8	"(I) the grantee submits to the Sec-
9	retary a written agreement between the
10	grantee and the alternative grantee that
11	describes how the alternative grantee will
12	take actions consistent with the applicable
13	comprehensive housing affordability strat-
14	egy approved under section 105 of this
15	Act;
16	"(ii) the Secretary approves the writ-
17	ten agreement described in clause (I) and
18	agrees to award funds to the alternative
19	grantee; and
20	"(iii) the written agreement does not
21	exceed a term of 10 years.
22	"(B) Renewal.—An agreement approved
23	pursuant to subparagraph (A) may be renewed
24	by the parties with the approval of the Sec-
25	retary.

1	"(C) Definition.—In this paragraph, the
2	term 'alternative grantee' means a public hous-
3	ing agency (as defined in section 3(b) of the
4	United States Housing Act of 1937 (42 U.S.C.
5	1437a(b))), a unified funding agency (as de-
6	fined in section 401 of the McKinney-Vento
7	Homeless Assistance Act (42 U.S.C. 11360)), a
8	State, a unit of general local government, or an
9	instrumentality of State or local government.
10	"(4) Reallocations.—If a State or metropoli-
11	tan statistical area declines an allocation under
12	paragraph (1)(A), or the Secretary determines, in
13	accordance with criteria specified in regulation, that
14	a State or metropolitan statistical area that is eligi-
15	ble for an allocation under paragraph (1)(A) is un-
16	able to properly administer such allocation, the Sec-
17	retary shall reallocate any funds reserved for such
18	State or metropolitan statistical area as follows:
19	"(A) For funds reserved for a State—
20	"(I) to eligible metropolitan statistical
21	areas within the State on a pro rata basis;
22	or
23	"(ii) if there is no eligible metropoli-
24	tan statistical areas within a State, to met-
25	ropolitan cities and urban counties within

1	the State that are eligible for grant under
2	section 106 of the Housing and Commu-
3	nity Development Act of 1974 (42 U.S.C.
4	5306), on a pro rata basis.
5	"(B) For funds reserved for a metropolitan
6	statistical area, to the State in which the metro-
7	politan statistical area is located.
8	"(C) If the Secretary is unable to make a
9	reallocation under subparagraph (A) or (B), the
10	Secretary shall make such funds available on a
11	pro rata basis under the formula in paragraph
12	(1)(A).".
13	(b) Amendment to Definitions.—Section 853 of
14	the AIDS Housing Opportunity Act (42 U.S.C. 12902)
15	is amended—
16	(1) in paragraph (1), by inserting "or 'AIDS'"
17	before "means"; and
18	(2) by inserting at the end the following new
19	paragraphs:
20	"(15) The term 'HIV' means infection with the
21	human immunodeficiency virus.
22	"(16) The term 'individuals living with HIV or
23	AIDS' means, with respect to the counting of cases
24	in a geographic area during a period of time, the
25	sum of—

1	"(A) the number of living non-AIDS cases
2	of HIV in the area; and
3	"(B) the number of living cases of AIDS
4	in the area.".
	Passed the House of Representatives February 2,
	2016.
	Attest: KAREN L. HAAS,
	Clerk.