# H. R. 4194

#### IN THE HOUSE OF REPRESENTATIVES

July 30, 1998

Ordered to be printed with the amendments of the Senate numbered

### AN ACT

Making appropriations for the Departments of Veterans Affairs and Housing and Urban Development, and for sundry independent agencies, boards, commissions, corporations, and offices for the fiscal year ending September 30, 1999, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 (1) That the following sums are appropriated, out of any
- 4 money in the Treasury not otherwise appropriated, for the
- 5 Departments of Veterans Affairs and Housing and Urban
- 6 Development, and for sundry independent agencies,
- 7 boards, commissions, corporations and offices for the fis-
- 8 cal year ending September 30, 1999, and for other pur-
- 9 poses, namely:

## **DIVISION A—APPROPRIATIONS**

2	TITLE I
3	DEPARTMENT OF VETERANS AFFAIRS
4	VETERANS BENEFITS ADMINISTRATION
5	COMPENSATION AND PENSIONS
6	(INCLUDING TRANSFERS OF FUNDS)
7	For the payment of compensation benefits to or on
8	behalf of veterans and a pilot program for disability ex-
9	aminations as authorized by law (38 U.S.C. 107, chapters
10	11, 13, 18, 51, 53, 55, and 61); pension benefits to or
11	on behalf of veterans as authorized by law (38 U.S.C.
12	ehapters 15, 51, 53, 55, and 61; 92 Stat. 2508); and bur-
13	ial benefits, emergency and other officers' retirement pay,
14	adjusted-service credits and certificates, payment of pre-
15	miums due on commercial life insurance policies guaran-
16	teed under the provisions of Article IV of the Soldiers'
17	and Sailors' Civil Relief Act of 1940, as amended, and
18	for other benefits as authorized by law (38 U.S.C. 107,
19	1312, 1977, and 2106, chapters 23, 51, 53, 55, and 61;
20	50 U.S.C. App. 540–548; 43 Stat. 122, 123; 45 Stat. 735;
21	76 Stat. 1198), \$21,857,058,000, to remain available
22	until expended: Provided, That not to exceed \$24,534,000
23	of the amount appropriated shall be reimbursed to "Gen-
24	eral operating expenses" and "Medical care" for necessary
25	expenses in implementing those provisions authorized in

- 1 the Omnibus Budget Reconciliation Act of 1990, and in
- 2 the Veterans' Benefits Act of 1992 (38 U.S.C. chapters
- 3 51, 53, and 55), the funding source for which is specifi-
- 4 cally provided as the "Compensation and pensions" appro-
- 5 priation: Provided further, That such sums as may be
- 6 earned on an actual qualifying patient basis, shall be reim-
- 7 bursed to "Medical facilities revolving fund" to augment
- 8 the funding of individual medical facilities for nursing
- 9 home care provided to pensioners as authorized.
- 10 READJUSTMENT BENEFITS
- 11 For the payment of readjustment and rehabilitation
- 12 benefits to or on behalf of veterans as authorized by 38
- 13 U.S.C. chapters 21, 30, 31, 34, 35, 36, 39, 51, 53, 55,
- 14 <del>and 61, \$1,175,000,000, to remain available until</del> ex-
- 15 pended: Provided, That funds shall be available to pay any
- 16 court order, court award or any compromise settlement
- 17 arising from litigation involving the vocational training
- 18 program authorized by section 18 of Public Law 98–77,
- 19 as amended.
- 20 VETERANS INSURANCE AND INDEMNITIES
- 21 For military and naval insurance, national service life
- 22 insurance, servicemen's indemnities, service-disabled vet-
- 23 erans insurance, and veterans mortgage life insurance as
- 24 authorized by 38 U.S.C. chapter 19; 70 Stat. 887; 72
- 25 Stat. 487, \$46,450,000, to remain available until ex-
- 26 pended.

VETERANS HOUSING BENEFIT PROGRAM FUND PROGRAM
ACCOUNT
(INCLUDING TRANSFER OF FUNDS)
For the cost of direct and guaranteed loans, such
sums as may be necessary to carry out the program, as
authorized by 38 U.S.C. chapter 37, as amended: Pro-
vided, That such costs, including the cost of modifying
such loans, shall be as defined in section 502 of the Con-
gressional Budget Act of 1974, as amended: Provided fur-
ther, That during fiscal year 1999, within the resources
available, not to exceed \$300,000 in gross obligations for
direct loans are authorized for specially adapted housing
loans: Provided further, That during 1999 any moneys
that would be otherwise deposited into or paid from the
Loan Guaranty Revolving Fund, the Guaranty and Indem-
nity Fund, or the Direct Loan Revolving Fund shall be
deposited into or paid from the Veterans Housing Benefit
Program Fund: Provided further, That any balances in the
Loan Guaranty Revolving Fund, the Guaranty and Indem-
nity Fund, or the Direct Loan Revolving Fund on the ef-
feetive date of this Act may be transferred to and merged
with the Veterans Housing Benefit Program Fund.
In addition, for administrative expenses to carry out
the direct and guaranteed loan programs, \$159,121,000,
which may be transferred to and merged with the appro-
priation for "General operating expenses".

1	EDUCATION LOAN FUND PROGRAM ACCOUNT
2	(INCLUDING TRANSFER OF FUNDS)
3	For the cost of direct loans, \$1,000, as authorized
4	by 38 U.S.C. 3698, as amended: Provided, That such
5	costs, including the cost of modifying such loans, shall be
6	as defined in section 502 of the Congressional Budget Act
7	of 1974, as amended: Provided further, That these funds
8	are available to subsidize gross obligations for the prin-
9	eipal amount of direct loans not to exceed \$3,000.
10	In addition, for administrative expenses necessary to
11	earry out the direct loan program, \$206,000, which may
12	be transferred to and merged with the appropriation for
13	"General operating expenses".
14	VOCATIONAL REHABILITATION LOANS PROGRAM ACCOUNT
15	(INCLUDING TRANSFER OF FUNDS)
16	For the cost of direct loans, \$55,000, as authorized
17	by 38 U.S.C. chapter 31, as amended: Provided, That such
18	costs, including the cost of modifying such loans, shall be
19	as defined in section 502 of the Congressional Budget Act
20	of 1974, as amended: Provided further, That these funds
21	are available to subsidize gross obligations for the prin-
22	eipal amount of direct loans not to exceed \$2,401,000.
23	In addition, for administrative expenses necessary to
24	earry out the direct loan program, \$400,000, which may
25	be transferred to and merged with the appropriation for
26	"General operating expenses".

1	NATIVE AMERICAN VETERAN HOUSING LOAN PROGRAM
2	ACCOUNT
3	(INCLUDING TRANSFER OF FUNDS)
4	For administrative expenses to earry out the direct
5	loan program authorized by 38 U.S.C. chapter 37, sub-
6	chapter V, as amended, \$515,000, which may be trans-
7	ferred to and merged with the appropriation for "General
8	operating expenses".
9	VETERANS HEALTH ADMINISTRATION
10	MEDICAL CARE
11	(INCLUDING TRANSFER OF FUNDS)
12	For necessary expenses for the maintenance and op-
13	eration of hospitals, nursing homes, and domiciliary facili-
14	ties; for furnishing, as authorized by law, inpatient and
15	outpatient eare and treatment to beneficiaries of the De-
16	partment of Veterans Affairs, including eare and treat-
17	ment in facilities not under the jurisdiction of the Depart-
18	ment; and furnishing recreational facilities, supplies, and
19	equipment; funeral, burial, and other expenses incidental
20	thereto for beneficiaries receiving care in the Department;
21	administrative expenses in support of planning, design,
22	project management, real property acquisition and disposi-
23	tion, construction and renovation of any facility under the
24	jurisdiction or for the use of the Department; oversight,
25	engineering and architectural activities not charged to
26	project cost; repairing, altering, improving or providing fa-

cilities in the several hospitals and homes under the jurisdiction of the Department, not otherwise provided for, either by contract or by the hire of temporary employees and purchase of materials; uniforms or allowances there-4 for, as authorized by 5 U.S.C. 5901–5902; aid to State homes as authorized by 38 U.S.C. 1741; administrative and legal expenses of the Department for collecting and 8 recovering amounts owed the Department as authorized under 38 U.S.C. chapter 17, and the Federal Medical Care Recovery Act, 42 U.S.C. 2651 et seq.; and not to 10 exceed \$8,000,000 to fund cost comparison studies as referred to in 38 U.S.C. 8110(a)(5), \$17,057,396,000, plus reimbursements: Provided, That of the funds made available under this heading, \$846,000,000 is for the equipment and land and structures object classifications only, 15 which amount shall not become available for obligation until August 1, 1999, and shall remain available until September 30, 2000: Provided further, That of the funds 18 made available under this heading, \$6,000,000 is for the Museuloskeletal Disease Center, which amount shall remain available for obligation until expended: Provided fur-21 ther, That of the funds made available under this heading, not to exceed \$22,633,000 may be transferred to and merged with the appropriation for "General operating ex-25 penses".

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- 1 In addition, in conformance with Public Law 105–
- 2 33 establishing the Department of Veterans Affairs Medi-
- 3 cal Care Collections Fund, such sums as may be deposited
- 4 to such Fund pursuant to 38 U.S.C. 1729A may be trans-
- 5 ferred to this account, to remain available until expended
- 6 for the purposes of this account.
- 7 MEDICAL AND PROSTHETIC RESEARCH
- 8 For necessary expenses in carrying out programs of
- 9 medical and prosthetic research and development as au-
- 10 thorized by 38 U.S.C. chapter 73, to remain available until
- 11 September 30, 2000, \$310,000,000, plus reimbursements.
- 12 MEDICAL ADMINISTRATION AND MISCELLANEOUS
- 13 OPERATING EXPENSES
- 14 For necessary expenses in the administration of the
- 15 medical, hospital, nursing home, domiciliary, construction,
- 16 supply, and research activities, as authorized by law; ad-
- 17 ministrative expenses in support of planning, design,
- 18 project management, architectural, engineering, real prop-
- 19 erty acquisition and disposition, construction and renova-
- 20 tion of any facility under the jurisdiction or for the use
- 21 of the Department of Veterans Affairs, including site ac-
- 22 quisition; engineering and architectural activities not
- 23 charged to project cost; and research and development in
- 24 building construction technology, \$60,000,000, plus reim-
- 25 bursements.

1	GENERAL POST FUND, NATIONAL HOMES
2	(INCLUDING TRANSFER OF FUNDS)
3	For the cost of direct loans, \$7,000, as authorized
4	by Public Law 102–54, section 8, which shall be trans-
5	ferred from the "General post fund": Provided, That such
6	costs, including the cost of modifying such loans, shall be
7	as defined in section 502 of the Congressional Budget Act
8	of 1974, as amended: Provided further, That these funds
9	are available to subsidize gross obligations for the prin-
10	eipal amount of direct loans not to exceed \$70,000.
11	In addition, for administrative expenses to carry out
12	the direct loan programs, \$54,000, which shall be trans-
13	ferred from the "General post fund", as authorized by
14	Public Law 102–54, section 8.
15	DEPARTMENTAL ADMINISTRATION
16	GENERAL OPERATING EXPENSES
17	For necessary operating expenses of the Department
18	of Veterans Affairs, not otherwise provided for, including
19	uniforms or allowances therefor; not to exceed \$25,000 for
20	official reception and representation expenses; hire of pas-
21	senger motor vehicles; and reimbursement of the General
22	Services Administration for security guard services, and
23	the Department of Defense for the cost of overseas em-
24	ployee mail, \$855,661,000: Provided, That funds under
25	this heading shall be available to administer the Service
26	Members Occupational Conversion and Training Act.

1	NATIONAL CEMETERY SYSTEM
2	(INCLUDING TRANSFER OF FUNDS)
3	For necessary expenses for the maintenance and op-
4	eration of the National Cemetery System, not otherwise
5	provided for, including uniforms or allowances therefor;
6	cemeterial expenses as authorized by law; purchase of six
7	passenger motor vehicles for use in cemeterial operations;
8	and hire of passenger motor vehicles, \$92,006,000: Pro-
9	vided, That of the amount made available under this head-
10	ing, not to exceed \$86,000 may be transferred to and
11	merged with the appropriation for "General operating ex-
12	penses".
13	OFFICE OF INSPECTOR GENERAL
14	For necessary expenses of the Office of Inspector
15	General in earrying out the Inspector General Act of 1978,
16	as amended, \$32,702,000.
17	CONSTRUCTION, MAJOR PROJECTS
18	For constructing, altering, extending and improving
19	any of the facilities under the jurisdiction or for the use
20	of the Department of Veterans Affairs, or for any of the
21	purposes set forth in sections 316, 2404, 2406, 8102,
22	8103, 8106, 8108, 8109, 8110, and 8122 of title 38,
23	United States Code, including planning, architectural and
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	engineering services, maintenance or guarantee period
25	services costs associated with equipment guarantees pro-

utility and storm drainage system construction costs, and site acquisition, where the estimated cost of a project is 2 3 \$4,000,000 or more or where funds for a project were 4 made available in a previous major project appropriation, 5 \$143,000,000, to remain available until expended: Provided, That except for advance planning of projects funded 6 through the advance planning fund and the design of 8 projects funded through the design fund, none of these funds shall be used for any project which has not been 10 considered and approved by the Congress in the budgetary process: Provided further, That funds provided in this appropriation for fiscal year 1999, for each approved project shall be obligated: (1) by the awarding of a construction documents contract by September 30, 1999; and (2) by 14 15 the awarding of a construction contract by September 30, 2000: Provided further, That the Secretary shall promptly report in writing to the Committees on Appropriations any approved major construction project in which obligations 18 are not incurred within the time limitations established above: Provided further, That no funds from any other ac-21 count except the "Parking revolving fund", may be obligated for constructing, altering, extending, or improving a project which was approved in the budget process and funded in this account until one year after substantial completion and beneficial occupancy by the Department

- 1 of Veterans Affairs of the project or any part thereof with
- 2 respect to that part only.
- 3 CONSTRUCTION, MINOR PROJECTS
- For constructing, altering, extending, and improving
  any of the facilities under the jurisdiction or for the use
- 6 of the Department of Veterans Affairs, including plan-
- 7 ning, architectural and engineering services, maintenance
- 8 or guarantee period services costs associated with equip-
- 9 ment guarantees provided under the project, services of
- 10 claims analysts, offsite utility and storm drainage system
- 11 construction costs, and site acquisition, or for any of the
- 12 purposes set forth in sections 316, 2404, 2406, 8102,
- 13 8103, 8106, 8108, 8109, 8110, and 8122 of title 38,
- 14 United States Code, where the estimated cost of a project
- 15 is less than \$4,000,000, \$175,000,000 to remain available
- 16 until expended, along with unobligated balances of pre-
- 17 vious "Construction, minor projects" appropriations which
- 18 are hereby made available for any project where the esti-
- 19 mated cost is less than \$4,000,000: Provided, That funds
- 20 in this account shall be available for: (1) repairs to any
- 21 of the nonmedical facilities under the jurisdiction or for
- 22 the use of the Department which are necessary because
- 23 of loss or damage caused by any natural disaster or catas-
- 24 trophe; and (2) temporary measures necessary to prevent
- 25 or to minimize further loss by such causes.

1	PARKING REVOLVING FUND
2	For the parking revolving fund as authorized by 38
3	U.S.C. 8109, income from fees collected, to remain avail-
4	able until expended, which shall be available for all author-
5	ized expenses except operations and maintenance costs,
6	which will be funded from "Medical care".
7	GRANTS FOR CONSTRUCTION OF STATE EXTENDED CARE
8	<del>FACILITIES</del>
9	For grants to assist States to acquire or construct
10	State nursing home and domiciliary facilities and to re-
11	model, modify or alter existing hospital, nursing home and
12	domiciliary facilities in State homes, for furnishing care
13	to veterans as authorized by 38 U.S.C. 8131–8137,
14	\$80,000,000, to remain available until expended.
15	GRANTS FOR THE CONSTRUCTION OF STATE VETERANS
16	CEMETERIES
17	For grants to aid States in establishing, expanding,
18	or improving State veteran cemeteries as authorized by 38
19	U.S.C. 2408, \$10,000,000, to remain available until ex-
20	<del>pended.</del>
21	ADMINISTRATIVE PROVISIONS
22	(INCLUDING TRANSFER OF FUNDS)
23	Sec. 101. Any appropriation for fiscal year 1999 for
24	"Compensation and pensions", "Readjustment benefits",
25	and "Veterans insurance and indemnities" may be trans-
26	ferred to any other of the mentioned appropriations

- 1 Sec. 102. Appropriations available to the Depart-
- 2 ment of Veterans Affairs for fiscal year 1999 for salaries
- 3 and expenses shall be available for services authorized by
- 4 5 <del>U.S.C.</del> 3109.
- 5 SEC. 103. No appropriations in this Act for the De-
- 6 partment of Veterans Affairs (except the appropriations
- 7 for "Construction, major projects", "Construction, minor
- 8 projects", and the "Parking revolving fund") shall be
- 9 available for the purchase of any site for or toward the
- 10 construction of any new hospital or home.
- 11 Sec. 104. No appropriations in this Act for the De-
- 12 partment of Veterans Affairs shall be available for hos-
- 13 pitalization or examination of any persons (except bene-
- 14 ficiaries entitled under the laws bestowing such benefits
- 15 to veterans, and persons receiving such treatment under
- 16 5 U.S.C. 7901–7904 or 42 U.S.C. 5141–5204), unless re-
- 17 imbursement of cost is made to the "Medical care" ac-
- 18 count at such rates as may be fixed by the Secretary of
- 19 Veterans Affairs.
- 20 Sec. 105. Appropriations available to the Depart-
- 21 ment of Veterans Affairs for fiscal year 1999 for "Com-
- 22 pensation and pensions", "Readjustment benefits", and
- 23 "Veterans insurance and indemnities" shall be available
- 24 for payment of prior year accrued obligations required to

- 1 be recorded by law against the corresponding prior year
- 2 accounts within the last quarter of fiscal year 1998.
- 3 Sec. 106. Appropriations accounts available to the
- 4 Department of Veterans Affairs for fiscal year 1999 shall
- 5 be available to pay prior year obligations of corresponding
- 6 prior year appropriations accounts resulting from title X
- 7 of the Competitive Equality Banking Act, Public Law
- 8 100-86, except that if such obligations are from trust
- 9 fund accounts they shall be payable from "Compensation"
- 10 and pensions".
- 11 SEC. 107. Notwithstanding any other provision of
- 12 law, during fiscal year 1999, the Secretary of Veterans
- 13 Affairs shall, from the National Service Life Insurance
- 14 Fund (38 U.S.C. 1920), the Veterans' Special Life Insur-
- 15 ance Fund (38 U.S.C. 1923), and the United States Gov-
- 16 ernment Life Insurance Fund (38 U.S.C. 1955), reim-
- 17 burse the "General operating expenses" account for the
- 8 cost of administration of the insurance programs financed
- 19 through those accounts: Provided, That reimbursement
- 20 shall be made only from the surplus earnings accumulated
- 21 in an insurance program in fiscal year 1999, that are
- 22 available for dividends in that program after claims have
- 23 been paid and actuarially determined reserves have been
- 24 set aside: Provided further, That if the cost of administra-
- 25 tion of an insurance program exceeds the amount of sur-

- 1 plus earnings accumulated in that program, reimburse-
- 2 ment shall be made only to the extent of such surplus
- 3 earnings: Provided further, That the Secretary shall deter-
- 4 mine the cost of administration for fiscal year 1999, which
- 5 is properly allocable to the provision of each insurance pro-
- 6 gram and to the provision of any total disability income
- 7 insurance included in such insurance program.
- 8 Sec. 108. In accordance with section 1557 of title
- 9 31, United States Code, the following obligated balances
- 10 shall be exempt from subchapter IV of chapter 15 of such
- 11 title and shall remain available for expenditure without fis-
- 12 cal year limitation: (1) funds obligated by the Department
- 13 of Veterans Affairs for lease numbers 084B-05-94,
- 14 084B-07-94, and 084B-027-94 from funds made avail-
- 15 able in the Departments of Veterans Affairs and Housing
- 16 and Urban Development, and Independent Agencies Ap-
- 17 propriations Act, 1994 (Public Law 103–124) under the
- 18 heading "Medical care"; and (2) funds obligated by the
- 19 Department of Veterans Affairs for lease number 084B-
- 20 002-96 from funds made available in the Departments of
- 21 Veterans Affairs and Housing and Urban Development,
- 22 and Independent Agencies Appropriations Act, 1995
- 23 (Public Law 103–327) under the heading "Medical eare".
- 24 Sec. 109. (a) In General.—The Department of
- 25 Veterans Affairs medical center in Salisbury, North Caro-

1	lina, is hereby designated as the "W.G. (Bill) Hefner
2	Salisbury Department of Veterans Affairs Medical Cen-
3	ter". Any reference to such center in any law, regulation,
4	map, document, record or other paper of the United States
5	shall be considered to be a reference to the "W.G. (Bill)
6	Hefner Salisbury Department of Veterans Affairs Medical
7	Center".
8	(b) Effective Date.—The provisions of subsection
9	(a) are effective on the latter of the first day of the 106th
10	Congress or January 3, 1999.
11	TITLE H
12	DEPARTMENT OF HOUSING AND URBAN
13	DEVELOPMENT
14	Public and Indian Housing
15	HOUSING CERTIFICATE FUND
16	(INCLUDING TRANSFERS OF FUNDS)
17	For activities and assistance to prevent the involun-
18	tary displacement of low-income families, the elderly and
19	the disabled because of the loss of affordable housing
20	stock, expiration of subsidy contracts (other than con-
21	tracts for which amounts are provided under another
22	heading in this Act) or expiration of use restrictions, or
23	other changes in housing assistance arrangements, and for
24	other purposes, \$10,240,542,030, to remain available until
25	expended: Provided, That of the total amount provided
26	under this heading, \$9,600,000,000 shall be for assistance

under the United States Housing Act of 1937 (42 U.S.C. 1437) for use in connection with expiring or terminating section 8 subsidy contracts, for enhanced vouchers as provided under the "Preserving Existing Housing Invest-4 ment" account in the Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1997 (Public Law 104-8 204), and contracts entered into pursuant to section 441 of the Stewart B. McKinney Homeless Assistance Act: 10 Provided further, That the Secretary may determine not to apply section 8(0)(6)(B) of the Act to housing vouchers during fiscal year 1999: Provided further, That of the total amount provided under this heading, \$97,000,000 shall be for amendments to section 8 contracts other than contracts for projects developed under section 202 of the 15 Housing Act of 1959, as amended: Provided further, That 17 of the total amount provided under this heading, \$433,542,030 shall be for section 8 rental assistance under the United States Housing Act of 1937 including assistance to relocate residents of properties: (1) that are owned by the Secretary and being disposed of; or (2) that 21 are discontinuing section 8 project-based assistance; for relocation and replacement housing for units that are demolished or disposed of from the public housing inventory (in addition to amounts that may be available for such

purposes under this and other headings); for the conversion of section 23 projects to assistance under section 8; for funds to earry out the family unification program; and for the relocation of witnesses in connection with efforts to combat crime in public and assisted housing pursuant to a request from a law enforcement or prosecution ageney: Provided further, That of the total amount made avail-8 able in the preceding proviso, \$40,000,000 shall be made available to nonelderly disabled families affected by the 10 designation of a public housing development under section 7 of such Act, the establishment of preferences in accordance with section 651 of the Housing and Community Development Act of 1992 (42 U.S.C. 13611), or the restriction of occupancy to elderly families in accordance with 14 15 section 658 of such Act, and to the extent the Secretary determines that such amount is not needed to fund appli-16 eations for such affected families, to other nonelderly disabled families: Provided further, That the amount made 18 available under the fifth proviso under the heading "Prevention of Resident Displacement" in title H of the Departments of Veterans Affairs and Housing and Urban 21 Development, and Independent Agencies Appropriations Act, 1997, Public Law 104-204, shall also be made available to nonelderly disabled families affected by the restriction of occupancy to elderly families in accordance with

- 1 section 658 of the Housing and Community Development
- 2 Act of 1992: Provided further, That to the extent the Sec-
- 3 retary determines that the amount made available under
- 4 the fifth proviso under the heading "Prevention of Resi-
- 5 dent Displacement" in title H of the Departments of Vet-
- 6 erans Affairs and Housing and Urban Development, and
- 7 Independent Agencies Appropriations Act, 1997, Public
- 8 Law 104–204, is not needed to fund applications for af-
- 9 feeted families described in the fifth proviso, or in the pre-
- 10 ceding proviso under this heading in this Act, the amount
- 11 not needed shall be made available to other nonelderly dis-
- 12 abled families: Provided further, That of the total amount
- 13 provided under this heading, \$10,000,000 shall be for Re-
- 14 gional Opportunity Counseling: Provided further, That all
- 15 balances, as of September 30, 1998, remaining in the
- 16 "Prevention of Resident Displacement" account shall be
- 17 transferred to and merged with the amounts provided for
- 18 those purposes under this heading.
- 19 For tenant-based assistance under the United States
- 20 Housing Act of 1937 to help eligible families make the
- 21 transition from welfare to work, \$100,000,000 from the
- 22 total amount provided under this heading, to be adminis-
- 23 tered by public housing agencies (including Indian housing)
- 24 authorities, as defined by the Secretary of Housing and
- 25 Urban Development), and to remain available until ex-

pended: Provided, That families initially selected to receive assistance under this paragraph: (1) shall be eligible to receive, shall be currently receiving, or shall have received 3 within the preceding year, assistance or services funded 4 5 under the Temporary Assistance for Needy Families (TANF) program under part A of title IV of the Social 6 Security Act or as part of a State's qualified State expend-8 iture under section 409(a)(7)(B)(i) of such Act; (2) shall be determined by the agency to be families for which ten-10 ant-based housing assistance is critical to successfully obtaining or retaining employment; and (3) shall not already be receiving tenant-based assistance: Provided further, That each application shall: (1) describe the proposed program, which shall be developed by the public housing agen-15 ey in consultation with the State, local or Tribal entity administering the TANF program and the entity, if any, administering the Welfare-to-Work grants allocated by the United States Department of Labor pursuant to section 18 403(a)(5)(A) of the Social Security Act, and which shall take into account the particular circumstances of the community; (2) demonstrate that tenant-based housing assist-21 ance is critical to the success of assisting eligible families to obtain or retain employment; (3) specify the criteria for selecting among eligible families to receive housing assistance under this paragraph; (4) describe the proposed

strategy for tenant counseling and housing search assistance and landlord outreach; (5) include any requests for waivers of any administrative requirements or any provi-4 sions of the United States Housing Act of 1937, with a demonstration of how approval of the waivers would substantially further the objective of this paragraph; (6) include certifications from the State, local, or Tribal entity 8 administering assistance under the TANF program and from the entity, if any, administering the Welfare-to-Work 10 grants allocated by the United States Department of Labor, that the entity supports the proposed program and will cooperate with the public housing agency that administers the housing assistance to assure that such assistance is coordinated with other welfare reform and welfare to work initiatives; however, if either does not respond to the public housing agency within a reasonable time period, its concurrence shall be assumed, and if either objects to the application, its concerns shall accompany the application to the Secretary, who shall take them into account in this funding decision; and (7) include such other information as the Secretary may require and meet such other 21 requirements as the Secretary may establish: Provided further, That the Secretary, after consultation with the Secretary of Health and Human Services and the Secretary of Labor, shall select public housing agencies to receive

assistance under this paragraph on a competitive basis, taking into account the need for and quality of the proposed program (including innovative approaches), the ex-4 tent to which the assistance will be coordinated with welfare reform and welfare to work initiatives, the extent to which the application demonstrates that tenant-based assistance is critical to the success of assisting eligible fami-8 lies to obtain or retain employment; and other appropriate eriteria established by the Secretary: Provided further, 10 That the Secretary may waive any administrative requirement or any provision of the United States Housing Act of 1937 if the Secretary determines that the waiver would 12 substantially further the objective of the assistance under this paragraph, and in the event of any waiver, may make provision for alternative conditions or terms where appropriate: Provided further, That the Secretary may use up to one percent of the amount available under this paragraph, directly or indirectly, to conduct detailed evaluations of the effect of providing assistance under this para-20 graph. 21 PUBLIC HOUSING CAPITAL FUND 22 (INCLUDING TRANSFERS OF FUNDS) 23 For the Public Housing Capital Fund Program for modernization of existing public housing projects as authorized under section 14 of the United States Housing 26 <del>Act</del> <del>of</del> <del>1937,</del> <del>amended</del> (42)U.S.C. as<del>1437),</del>

- \$3,000,000,000, to remain available until expended: Pro-1 vided, That of the total amount, up to \$100,000,000 shall be for earrying out activities under section 6(j) of such 4 Act and technical assistance for the inspection of public housing units, contract expertise, and training and technical assistance directly or indirectly, under grants, contracts, or cooperative agreements, to assist in the over-8 sight and management of public housing (whether or not the housing is being modernized with assistance under this 10 proviso) or tenant-based assistance, including, but not limited to, an annual resident survey, data collection and analysis, training and technical assistance by or to officials and employees of the Department and of public housing agencies and to residents in connection with the public housing programs and for lease adjustments to section 23 15 projects: Provided further, That of the amount available under this heading, up to \$5,000,000 shall be for the Tenant Opportunity Program: Provided further, That all bal-18 ances, as of September 30, 1998, of funds heretofore provided for section 673 public housing service coordinators 21 shall be transferred to and merged with amounts made 22 available under this heading.
- 23 Public Housing operating fund

For payments to public housing agencies for operat-25 ing subsidies for low-income housing projects as author-26 ized by section 9 of the United States Housing Act of

- 1 1937, as amended (42 U.S.C. 1437g), \$2,818,000,000, to
- 2 remain available until expended.
- 3 Drug Elimination grants for Low-Income Housing
- 4 (INCLUDING TRANSFER OF FUNDS)
- 5 For grants to public housing agencies and tribally
- 6 designated housing entities for use in eliminating erime
- 7 in public housing projects authorized by 42 U.S.C. 11901—
- 8 11908, for grants for federally assisted low-income hous-
- 9 ing authorized by 42 U.S.C. 11909, and for drug informa-
- 10 tion elearinghouse services authorized by 42 U.S.C.
- 11 11921–11925, \$290,000,000, to remain available until ex-
- 12 pended, of which \$10,000,000 shall be for grants, tech-
- 13 nical assistance, contracts and other assistance, training,
- 14 and program assessment and execution for or on behalf
- 15 of public housing agencies, resident organizations, and In-
- 16 dian tribes and their tribally designated housing entities
- 17 (including the cost of necessary travel for participants in
- 18 such training), \$10,000,000 shall be used in connection
- 19 with efforts to combat violent crime in public and assisted
- 20 housing under the Operation Safe Home program admin-
- 21 istered by the Inspector General of the Department of
- 22 Housing and Urban Development; and \$10,000,000 shall
- 23 be provided to the Office of Inspector General for Oper-
- 24 ation Safe Home: Provided further, That the term "drug-
- 25 related crime", as defined in 42 U.S.C. 11905(2), shall
- 26 also include other types of crime as determined by the Sec-

- 1 retary: Provided further, That notwithstanding section
- 2 5130(e) of the Anti-Drug Abuse Act of 1988 (42 U.S.C.
- 3 11909(e)), the Secretary may determine not to use any
- 4 such funds to provide public housing youth sports grants.
- 5 REVITALIZATION OF SEVERELY DISTRESSED PUBLIC
- 6 HOUSING (HOPE VI)
- 7 For grants to public housing agencies for assisting
- 8 in the demolition of obsolete public housing projects or
- 9 portions thereof, the revitalization (where appropriate) of
- 10 sites (including remaining public housing units) on which
- 11 such projects are located, replacement housing which will
- 12 avoid or lessen concentrations of very low-income families,
- 13 and tenant-based assistance in accordance with section 8
- 14 of the United States Housing Act of 1937; and for provid-
- 15 ing replacement housing and assisting tenants displaced
- 16 by the demolition (including appropriate homeownership)
- 17 down payment assistance for displaced tenants),
- 18 \$600,000,000, to remain available until expended, of
- 19 which the Secretary may use up to \$10,000,000 for tech-
- 20 nical assistance and contract expertise, to be provided di-
- 21 rectly or indirectly by grants, contracts or cooperative
- 22 agreements, including training and cost of necessary travel
- 23 for participants in such training, by or to officials and em-
- 24 ployees of the Department and of public housing agencies
- 25 and to residents: Provided, That no funds appropriated
- 26 under this heading shall be used for any purpose that is

- not provided for herein, in the United States Housing Act of 1937, in the Appropriations Acts for the Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies, for the fiscal years 1993, 4 1994, 1995, 1997, and 1998, and the Omnibus Consolidated Reseissions and Appropriations Act of 1996: Provided further, That for purposes of environmental review 8 pursuant to the National Environmental Policy Act of 1969, a grant under this heading or under prior appro-10 priations Acts for use for the purposes under this heading shall be treated as assistance under title I of the United States Housing Act of 1937 and shall be subject to the regulations issued by the Secretary to implement section 26 of such Act: Provided further, That none of such funds 14 15 shall be used directly or indirectly by granting competitive advantage in awards to settle litigation or pay judgments, 17 unless expressly permitted herein. 18 NATIVE AMERICAN HOUSING BLOCK GRANTS 19 (INCLUDING TRANSFERS OF FUNDS) 20 For the Native American Housing Block Grants program, as authorized under title I of the Native American 21 22 Housing Assistance and Self-Determination Act of 1996
- 25 port the inspection of Indian housing units, contract ex-

(Public Law 104–330), \$620,000,000, to remain available

until expended, of which \$6,000,000 shall be used to sup-

- 1 and management of Indian housing and tenant-based as-
- 2 sistance, including up to \$200,000 for related travel: Pro-
- 3 vided, That of the amount provided under this heading,
- 4 \$6,000,000 shall be made available for the cost of guaran-
- 5 teed notes and other obligations, as authorized by title VI
- 6 of the Native American Housing Assistance and Self-De-
- 7 termination Act of 1996: Provided, further, That such
- 8 costs, including the costs of modifying such notes and
- 9 other obligations, shall be as defined in section 502 of the
- 10 Congressional Budget Act of 1974, as amended: Provided,
- 11 further, That these funds are available to subsidize the
- 12 total principal amount of any notes and other obligations,
- 13 any part of which is to be guaranteed, not to exceed
- 14 <del>\$54,600,000.</del>
- 15 In addition, for administrative expenses to earry out
- 16 the guaranteed loan program, up to \$200,000, which shall
- 17 be transferred to and merged with the appropriation for
- 18 departmental salaries and expenses, to be used only for
- 19 the administrative costs of these guarantees: *Provided*,
- 20 That the funds made available in the first proviso in the
- 21 preceding paragraph are for a demonstration on ways to
- 22 enhance economic growth, to increase access to private
- 23 capital, and to encourage the investment and participation
- 24 of traditional financial institutions in tribal and other Na-
- 25 tive American areas.

1	INDIAN HOUSING LOAN GUARANTEE FUND PROGRAM
2	ACCOUNT
3	(INCLUDING TRANSFER OF FUNDS)
4	For the cost of guaranteed loans, as authorized by
5	section 184 of the Housing and Community Development
6	Act of 1992 (106 Stat. 3739), \$6,000,000, to remain
7	available until expended: Provided, That such costs, in-
8	eluding the costs of modifying such loans, shall be as de-
9	fined in section 502 of the Congressional Budget Act of
10	1974, as amended: Provided further, That these funds are
11	available to subsidize total loan principal, any part of
12	which is to be guaranteed, not to exceed \$68,881,000.
13	In addition, for administrative expenses to earry out
14	the guaranteed loan program, up to \$400,000, which shall
15	be transferred to and merged with the appropriation for
16	departmental salaries and expenses, to be used only for
17	the administrative costs of these guarantees.
18	Community Planning and Development
19	HOUSING OPPORTUNITIES FOR PERSONS WITH AIDS
20	For carrying out the Housing Opportunities for Per-
21	sons with AIDS program, as authorized by the AIDS
22	Housing Opportunity Act (42 U.S.C. 12901),
23	\$225,000,000, to remain available until expended: Pro-
24	vided, That up to 1 percent of such funds shall be avail-
25	able to the Secretary for technical assistance.

#### 1 COMMUNITY DEVELOPMENT BLOCK GRANTS 2 (INCLUDING TRANSFER OF FUNDS) 3 For grants to States and units of general local government and for related expenses, not otherwise provided 4 5 for, to carry out a community development grants program as authorized by title I of the Housing and Commu-6 7 nity Development Act of 1974, as amended (the "Act" herein) (42 U.S.C. 5301), \$4,725,000,000, to remain 9 available until September 30, 2001: Provided, That 10 \$67,000,000 shall be for grants to Indian tribes notwithstanding section 106(a)(1) of such Act, \$3,000,000 shall 11 be available as a grant to the Housing Assistance Council, \$1,800,000 shall be available as a grant to the National 13 American Indian Housing Council, \$50,000,000 shall be for grants pursuant to section 107 of the Act, 15 \$20,000,000 shall be for grants pursuant to the Self Help 17 Housing Opportunity program, subject to authorization: Provided further, That not to exceed 20 percent of any grant made with funds appropriated herein (other than a grant made available under the preceding proviso to the Housing Assistance Council or the National American In-22 dian Housing Council, or a grant using funds under section 107(b)(3) of the Housing and Community Development Act of 1974, as amended) shall be expended for "Planning and Management Development" and "Adminis-

- 1 tration" as defined in regulations promulgated by the De-
- 2 partment.
- 3 Of the amount made available under this heading,
- 4 \$20,000,000 shall be available for Economic Development
- 5 Grants, as authorized by section 108(q) of the Housing
- 6 and Community Development Act of 1974, as amended,
- 7 for Brownfields redevelopment projects: Provided, That
- 8 the Secretary of Housing and Urban Development shall
- 9 make these grants available on a competitive basis as spec-
- 10 ified in section 102 of the Department of Housing and
- 11 Urban Development Reform Act of 1989.
- 12 Of the amount made available under this heading,
- 13 \$30,000,000 shall be made available for "capacity building"
- 14 for community development and affordable housing", as
- 15 authorized by section 4 of the HUD Demonstration Act
- 16 of 1993 (Public Law 103-120), with not less than
- 17 \$10,000,000 of the funding to be used in rural areas, in-
- 18 cluding tribal areas, to be divided equally among four enti-
- 19 ties, as specified in the report of the Appropriations Com-
- 20 mittee accompanying this Act.
- 21 Of the amount provided under this heading, the Sec-
- 22 retary of Housing and Urban Development may use up
- 23 to \$50,000,000 for a public and assisted housing self-suf-
- 24 ficiency program, of which up to \$5,000,000 may be used
- 25 for the Moving to Work Demonstration, and at least

\$20,000,000 shall be used for grants for service coordina-1 tors and congregate services for the elderly and disabled: Provided, That for self-sufficiency activities, the Secretary 3 4 may make grants to public housing agencies (including Indian tribes and their tribally designated housing entities), nonprofit corporations, and other appropriate entities for a supportive services program to assist residents of public 8 and assisted housing, former residents of such housing receiving tenant-based assistance under section 8 of such Act (42 U.S.C. 1437f), and other low-income families and 10 individuals: Provided further, That the program shall provide supportive services, principally for the benefit of publie housing residents, to the elderly and the disabled, and to families with children where the head of household 14 would benefit from the receipt of supportive services and is working, seeking work, or is preparing for work by participating in job training or educational programs: Provided further, That the supportive services may include 18 congregate services for the elderly and disabled, service co-19 ordinators, and coordinated education, training, and other 20 21 supportive services, including case management skills training, job search assistance, assistance related to retaining employment, vocational and entrepreneurship development and support programs, such as transportation, and child eare: Provided further, That the Secretary shall

require applications to demonstrate firm commitments of funding or services from other sources: Provided further, That the Secretary shall select public and Indian housing 4 agencies to receive assistance under this heading on a 5 competitive basis, taking into account the quality of the proposed program, including any innovative approaches, the extent of the proposed coordination of supportive serv-8 ices, the extent of commitments of funding or services from other sources, the extent to which the proposed pro-10 gram includes reasonably achievable, quantifiable goals for measuring performance under the program over a threeyear period, the extent of success an agency has had in carrying out other comparable initiatives, and other appropriate criteria established by the Secretary (except that 15 this proviso shall not apply to renewal of grants for service coordinators and congregate services for the elderly and 16 17 disabled). 18 Of the amount made available under this heading, notwithstanding any other provision of law, \$35,000,000 shall be available for YouthBuild program activities au-20 21 thorized by subtitle D of title IV of the Cranston-Gonzalez National Affordable Housing Act, as amended, and such activities shall be an eligible activity with respect to any funds made available under this heading: Provided, That local YouthBuild programs that demonstrate an ability to

- 1 leverage private and nonprofit funding shall be given a pri-
- 2 ority for YouthBuild funding.
- 3 Of the amount made available under this heading,
- 4 \$50,000,000 shall be available for the Economic Develop-
- 5 ment Initiative (EDI).
- 6 Of the amount made available under this heading,
- 7 \$25,000,000 shall be available for neighborhood initiatives
- 8 that are utilized to improve the conditions of distressed
- 9 and blighted areas and neighborhoods, and to determine
- 10 whether housing benefits can be integrated more effec-
- 11 tively with welfare reform initiatives.
- For the cost of guaranteed loans, \$29,000,000, as au-
- 13 thorized by section 108 of the Housing and Community
- 14 Development Act of 1974: Provided, That such costs, in-
- 15 eluding the cost of modifying such loans, shall be as de-
- 16 fined in section 502 of the Congressional Budget Act of
- 17 1974, as amended: *Provided further*, That these funds are
- 18 available to subsidize total loan principal, any part of
- 19 which is to be guaranteed, not to exceed \$1,261,000,000,
- 20 notwithstanding any aggregate limitation on outstanding
- 21 obligations guaranteed in section 108(k) of the Housing
- 22 and Community Development Act of 1974: Provided fur-
- 23 ther, That in addition, for administrative expenses to earry
- 24 out the guaranteed loan program, \$1,000,000, which shall

- 1 be transferred to and merged with the appropriation for
- 2 departmental salaries and expenses.
- 3 HOME INVESTMENT PARTNERSHIPS PROGRAM
- 4 For the HOME investment partnerships program, as
- 5 authorized under title H of the Cranston-Gonzalez Na-
- 6 tional Affordable Housing Act (Public Law 101–625), as
- 7 amended, \$1,600,000,000, to remain available until ex-
- 8 pended: Provided, That up to \$7,000,000 of these funds
- 9 shall be available for the development and operation of in-
- 10 tegrated community development management informa-
- 11 tion systems: Provided further, That up to \$10,000,000
- 12 of these funds shall be available for Housing Counseling
- 13 under section 106 of the Housing and Urban Development
- 14 Act of 1968.
- 15 HOMELESS ASSISTANCE GRANTS
- For the emergency shelter grants program (as au-
- 17 thorized under subtitle B of title IV of the Stewart B.
- 18 McKinney Homeless Assistance Act, as amended); the
- 19 supportive housing program (as authorized under subtitle
- 20 C of title IV of such Act); the section 8 moderate rehabili-
- 21 tation single room occupancy program (as authorized
- 22 under the United States Housing Act of 1937, as amend-
- 23 ed) to assist homeless individuals pursuant to section 441
- 24 of the Stewart B. McKinney Homeless Assistance Act; and
- 25 the shelter plus care program (as authorized under sub-
- 26 title F of title IV of such Act), \$975,000,000, to remain

- available until expended: Provided, That permanent housing assisted under the supportive housing program with amounts provided under this heading in this Act shall be 4 given to chronically homeless individuals and families who have, or who include members who have, chronic disabilities, including substance and alcohol abuse, and mental illness and other chronic health conditions: Provided fur-8 ther, That any permanent housing assisted under this heading shall be provided only if supportive services are 10 linked to the individuals living in the housing: Provided further, That the Secretary of Housing and Urban Development shall conduct a review of any balances of amounts provided under this heading in this or any previous appropriation Act that have been obligated but remain unexpended and shall deobligate any such amounts that the Secretary determines were obligated for contracts that are unlikely to be performed: Provided further, That up to one percent of the funds appropriated under this heading may be used for technical assistance and tracking systems needed to earry out the directive provided in the Commit-21 tee Report.
- 22 Housing for special populations
- For assistance for the purchase, construction, acquisition, or development of additional public and subsidized
  housing units for low-income families under the United
  States Housing Act of 1937, as amended (42 U.S.C.)

1437), not otherwise provided for, \$839,000,000, to remain available until expended: Provided, That of the total amount provided under this heading, \$645,000,000 shall 3 be for capital advances, including amendments to capital advance contracts, for housing for the elderly, as author-5 ized by section 202 of the Housing Act of 1959, as amended, and for project rental assistance, and amendments to 8 contracts for project rental assistance, for the elderly under section 202(e)(2) of the Housing Act of 1959, and 10 for supportive services associated with the housing; and \$194,000,000 shall be for capital advances, including 11 amendments to capital advance contracts, for supportive housing for persons with disabilities, as authorized by section 811 of the Cranston-Gonzalez National Affordable Housing Act, for project rental assistance, for amend-15 ments to contracts for project rental assistance, and sup-17 portive services associated with the housing for persons with disabilities as authorized by section 811 of such Act: Provided further, That the Secretary may designate up to 25 percent of the amounts for section 811 of such Act for tenant-based assistance, as authorized under that sec-21 tion, including such authority as may be waived under the next proviso, which assistance shall be for five years in duration: Provided further, That the Secretary may waive any provision of section 202 of the Housing Act of 1959

1	or section 811 of the Cranston-Gonzalez National Afford-
2	able Housing Act (including the provisions governing the
3	terms and conditions of project rental assistance and ten-
4	ant-based assistance) that the Secretary determines is not
5	necessary to achieve the respective objectives of these pro-
6	grams, or that otherwise impedes the ability to develop
7	operate or administer projects assisted under these pro-
8	grams, and may make provision for alternative conditions
9	or terms where appropriate.
10	FLEXIBLE SUBSIDY FUND
11	(TRANSFER OF FUNDS)
12	From the Rental Housing Assistance Fund, all un-
13	committed balances of excess rental charges as of Septem-
14	ber 30, 1998, and any collections made during fiscal year
15	1999, shall be transferred to the Flexible Subsidy Fund
16	as authorized by section 236(g) of the National Housing
17	Act, as amended.
18	FEDERAL HOUSING ADMINISTRATION
19	FHA—MUTUAL MORTGAGE INSURANCE PROGRAM
20	ACCOUNT
21	(INCLUDING TRANSFERS OF FUNDS)
22	During fiscal year 1999, commitments to guarantee
23	loans to earry out the purposes of section 203(b) of the
24	National Housing Act, as amended, shall not exceed a loan
25	principal of \$110,000,000,000.

- 1 During fiscal year 1999, obligations to make direct
- 2 loans to earry out the purposes of section 204(g) of the
- 3 National Housing Act, as amended, shall not exceed
- 4 \$50,000,000: Provided, That the foregoing amount shall
- 5 be for loans to nonprofit and governmental entities in con-
- 6 nection with sales of single family real properties owned
- 7 by the Secretary and formerly insured under the Mutual
- 8 Mortgage Insurance Fund.
- 9 For administrative expenses necessary to earry out
- 10 the guaranteed and direct loan program, \$328,888,000,
- 11 to be derived from the FHA-mutual mortgage insurance
- 12 guaranteed loans receipt account, of which not to exceed
- 13 \$324,866,000 shall be transferred to the appropriation for
- 14 departmental salaries and expenses; and of which not to
- 15 exceed \$4,022,000 shall be transferred to the appropria-
- 16 tion for the Office of Inspector General.
- 17 In addition, for non-overhead administrative expenses
- 18 necessary to carry out the Mutual Mortgage Insurance
- 19 guarantee and direct loan program, \$200,000,000, to be
- 20 derived from the FHA-mutual mortgage insurance guar-
- 21 anteed loan receipt account.
- 22 <del>FHA—GENERAL AND SPECIAL RISK PROGRAM ACCOUNT</del>
- 23 (INCLUDING TRANSFERS OF FUNDS)
- 24 For the cost of guaranteed loans, as authorized by
- 25 sections 238 and 519 of the National Housing Act (12
- 26 U.S.C. 1715z-3 and 1735e), including the cost of loan

- 1 guarantee modifications (as that term is defined in section
- 2 502 of the Congressional Budget Act of 1974, as amend-
- 3 ed), \$81,000,000, to remain available until expended: Pro-
- 4 vided, That these funds are available to subsidize total
- 5 loan principal, any part of which is to be guaranteed, of
- 6 up to \$18,100,000,000.
- 7 Gross obligations for the principal amount of direct
- 8 loans, as authorized by sections 204(g), 207(l), 238, and
- 9 519(a) of the National Housing Act, shall not exceed
- 10 \$50,000,000; of which not to exceed \$30,000,000 shall be
- 11 for bridge financing in connection with the sale of multi-
- 12 family real properties owned by the Secretary and for-
- 13 merly insured under such Act; and of which not to exceed
- 14 \$20,000,000 shall be for loans to nonprofit and govern-
- 15 mental entities in connection with the sale of single-family
- 16 real properties owned by the Secretary and formerly in-
- 17 sured under such Act.
- 18 In addition, for administrative expenses necessary to
- 19 carry out the guaranteed and direct loan programs,
- 20 \$211,455,000, of which \$193,134,000, shall be trans-
- 21 ferred to the appropriation for departmental salaries and
- 22 expenses; and of which \$18,321,000 shall be transferred
- 23 to the appropriation for the Office of Inspector General.

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1	tion 1(a)(1)(i) of Reorganization Plan No. 2 of 1968,
2	\$47,500,000, to remain available until September 30,
3	2000, of which \$10,000,000 shall be for activities to sup-
4	port the Partnership for Advanced Technologies in Hous-
5	ing.
6	FAIR HOUSING AND EQUAL OPPORTUNITY
7	FAIR HOUSING ACTIVITIES
8	For contracts, grants, and other assistance, not oth-
9	erwise provided for, as authorized by title VIII of the Civil
10	Rights Act of 1968, as amended by the Fair Housing
11	Amendments Act of 1988, and section 561 of the Housing
12	and Community Development Act of 1987, as amended,
13	\$40,000,000, to remain available until September 30,
14	2000, of which \$23,500,000 shall be to carry out activities
15	pursuant to such section 561: Provided, That no funds
16	made available under this heading shall be used to lobby
17	the executive or legislative branches of the Federal Gov-
18	ernment in connection with a specific contract, grant or
19	<del>loan.</del>
20	OFFICE OF LEAD HAZARD CONTROL
21	LEAD HAZARD REDUCTION
22	For the Lead Hazard Reduction Program, as author-
23	ized by sections 1011 and 1053 of the Residential Lead-
24	Based Hazard Reduction Act of 1992, \$80,000,000 to re-
25	main available until expended, of which \$2,500,000 shall

1	be for CLEARCorps and \$20,000,000 shall be for a
2	Healthy Homes Initiative, which shall be a program pur
3	suant to sections 501 and 502 of the Housing and Urban
4	Development Act of 1970 that shall include research
5	studies, testing, and demonstration efforts, including edu
6	eation and outreach concerning lead-based paint poisoning
7	and other housing-related environmental diseases and haz
8	ards.
9	Management and Administration
10	SALARIES AND EXPENSES
11	(INCLUDING TRANSFER OF FUNDS)
12	For necessary administrative and nonadministrative
13	expenses of the Department of Housing and Urban Devel
14	opment not otherwise provided for, including not to exceed
15	\$7,000 for official reception and representation expenses
16	\$985,826,000, of which \$518,000,000 shall be provided
17	from the various funds of the Federal Housing Adminis
18	tration, \$9,383,000 shall be provided from funds of the
19	Government National Mortgage Association, \$1,000,000
20	shall be provided from the "Community Developmen
21	Grants Program" account, \$200,000 shall be provided
22	from the "Native American Housing Block Grants" ac
23	count, and \$400,000 shall be provided from the "Indian
24	Housing Loan Guarantee Fund Program Account".

1	OFFICE OF INSPECTOR GENERAL
2	(INCLUDING TRANSFER OF FUNDS)
3	For necessary expenses of the Office of Inspector
4	General in earrying out the Inspector General Act of 1978,
5	as amended, \$81,910,000, of which \$22,343,000 shall be
6	provided from the various funds of the Federal Housing
7	Administration and \$10,000,000 shall be provided from
8	the amount earmarked for Operation Safe Home in the
9	"Drug Elimination Grants for Low-Income Housing" ac-
10	count.
11	OFFICE OF FEDERAL HOUSING ENTERPRISE OVERSIGHT
12	SALARIES AND EXPENSES
13	(INCLUDING TRANSFER OF FUNDS)
14	For earrying out the Federal Housing Enterprise Fi-
15	nancial Safety and Soundness Act of 1992, \$16,551,000,
16	to remain available until expended, to be derived from the
17	Federal Housing Enterprise Oversight Fund: Provided,
18	That not to exceed such amount shall be available from
19	the General Fund of the Treasury to the extent necessary
20	to incur obligations and make expenditures pending the
21	receipt of collections to the Fund: Provided further, That
22	the General Fund amount shall be reduced as collections
23	are received during the fiscal year so as to result in a final
24	appropriation from the General Fund estimated at not
25	more than \$0.

1	ADMINISTRATIVE PROVISIONS
2	PUBLIC AND ASSISTED HOUSING RENTS, PREFERENCES,
3	AND FLEXIBILITY
4	SEC. 201. (a) Section 402(a) of The Balanced Budg-
5	et Downpayment Act, I (Public Law 104–99; (110 Stat.
6	40)) is amended by striking "fiscal years 1997 and 1998"
7	and inserting "fiscal years 1997, 1998, and 1999".
8	(b) Section 402(f) of The Balanced Budget Downpay-
9	ment Act, I (42 U.S.C. 1437aa note) is amended by in-
10	serting before the period at the end the following: ", except
11	that subsection (d) and the amendments made by such
12	subsection shall also be effective for fiscal year 1999".
13	(e) Section 201(a)(2) of the Departments of Veterans
14	Affairs and Housing and Urban Development, and Inde-
15	pendent Agencies Appropriations Act, 1996 (42 U.S.C.
16	14371 note), is amended to read as follows:
17	"(2) APPLICABILITY.—Section 14(q) of the
18	United States Housing Act of 1937 shall be effective
19	only with respect to assistance provided from funds
20	made available for fiscal year 1999 or any preceding
21	fiscal year, except that the authority in the first sen-
22	tence of section 14(q)(1) to use up to 10 percent of
23	the allocation of certain funds for any operating sub-
24	sidy purpose shall not apply to amounts made avail-
25	able for fiscal years 1998 and 1999."

1	DELAY REISSUANCE OF VOUCHERS AND CERTIFICATES
2	SEC. 202. Section 403(c) of The Balanced Budget
3	Downpayment Act, I (Public Law 104–99; (110 Stat. 44))
4	is amended—
5	(1) by striking "fiscal years 1996, 1997, and
6	1998" and inserting "fiscal years 1996, 1997, 1998,
7	and 1999'';
8	(2) by striking "1997 and October" and insert-
9	ing "1997, October"; and
10	(3) by inserting before the semicolon the follow-
11	ing: ", and October 1, 1999 for assistance made
12	available during fiscal year 1999''.
13	HOUSING OPPORTUNITIES FOR PERSONS WITH AIDS
14	GRANTS
14 15	GRANTS Sec. 203. (a) Eligibility.—Notwithstanding sec-
15 16	Sec. 203. (a) Eligibility.—Notwithstanding sec-
15 16 17	SEC. 203. (a) ELIGIBILITY.—Notwithstanding section 854(e)(1)(A) of the AIDS Housing Opportunity Act
15 16 17 18	SEC. 203. (a) ELIGIBILITY.—Notwithstanding section 854(e)(1)(A) of the AIDS Housing Opportunity Act (42 U.S.C. 12903(e)(1)(A)), from any amounts made
15 16 17 18	SEC. 203. (a) ELIGIBILITY.—Notwithstanding section 854(e)(1)(A) of the AIDS Housing Opportunity Act (42 U.S.C. 12903(e)(1)(A)), from any amounts made available under this title for fiscal year 1999 that are allo-
15 16 17 18	SEC. 203. (a) ELIGIBILITY.—Notwithstanding section 854(e)(1)(A) of the AIDS Housing Opportunity Act (42 U.S.C. 12903(e)(1)(A)), from any amounts made available under this title for fiscal year 1999 that are allocated under such section, the Secretary of Housing and Urban Development shall allocate and make a grant, in
15 16 17 18 19	SEC. 203. (a) ELIGIBILITY.—Notwithstanding section 854(e)(1)(A) of the AIDS Housing Opportunity Act (42 U.S.C. 12903(e)(1)(A)), from any amounts made available under this title for fiscal year 1999 that are allocated under such section, the Secretary of Housing and Urban Development shall allocate and make a grant, in
15 16 17 18 19 20 21	SEC. 203. (a) ELIGIBILITY.—Notwithstanding section 854(e)(1)(A) of the AIDS Housing Opportunity Act (42 U.S.C. 12903(e)(1)(A)), from any amounts made available under this title for fiscal year 1999 that are allocated under such section, the Secretary of Housing and Urban Development shall allocate and make a grant, in the amount determined under subsection (b), for any
15 16 17 18 19 20 21	SEC. 203. (a) ELIGIBILITY.—Notwithstanding section 854(c)(1)(A) of the AIDS Housing Opportunity Act (42 U.S.C. 12903(c)(1)(A)), from any amounts made available under this title for fiscal year 1999 that are allocated under such section, the Secretary of Housing and Urban Development shall allocate and make a grant, in the amount determined under subsection (b), for any State that—
15 16 17 18 19 20 21 22 23	SEC. 203. (a) ELIGIBILITY.—Notwithstanding section 854(c)(1)(A) of the AIDS Housing Opportunity Act (42 U.S.C. 12903(c)(1)(A)), from any amounts made available under this title for fiscal year 1999 that are allocated under such section, the Secretary of Housing and Urban Development shall allocate and make a grant, in the amount determined under subsection (b), for any State that—  (1) received an allocation in a prior fiscal year

- 1 areas in the State outside of the metropolitan statis-
- 2 tical areas that qualify under clause (i) in fiscal year
- 3 1999 do not have the number of eases of acquired
- 4 immunodeficiency syndrome required under such
- 5 elause.
- 6 (b) Amount.—The amount of the allocation and
- 7 grant for any State described in subsection (a) shall be
- 8 an amount based on the cumulative number of AIDS cases
- 9 in the areas of that State that are outside of metropolitan
- 10 statistical areas that qualify under clause (i) of such sec-
- 11 tion 854(e)(1)(A) in fiscal year 1999 in proportion to
- 12 AIDS cases among cities and States that qualify under
- 13 clauses (i) and (ii) of such section and States deemed eligi-
- 14 ble under subsection (a).
- 15 (e) Environmental Review.—For purposes of en-
- 16 vironmental review, pursuant to the National Environ-
- 17 mental Policy Act of 1969 and other provisions of law that
- 18 further the purposes of such Act, a grant under the AIDS
- 19 Housing Opportunity Act (42 U.S.C. 12901 et seq.) from
- 20 amounts provided under this or prior Acts shall be treated
- 21 as assistance for a special project that is subject to section
- 22 305(e) of the Multifamily Housing Property Disposition
- 23 Reform Act of 1994 (42 U.S.C. 3547), and shall be sub-
- 24 ject to the regulations issued by the Secretary to imple-
- 25 ment such section. Where the grantee under the AIDS

- 1 Housing Opportunity Act is a nonprofit organization and
- 2 the activity is proposed to be carried out within the juris-
- 3 diction of an Indian tribe or the community of an Alaska
- 4 native village, the role of the State or unit of general local
- 5 government under sections 305(e)(1)-(3) of such Act may
- 6 be earried out by the Indian tribe or Alaska native village
- 7 instead.
- 8 DRAWDOWN OF FUNDS
- 9 SEC. 204. Section 14(q)(1) of the United States
- 10 Housing Act of 1937 (42 U.S.C. 1437l(q)(1)) is amended
- 11 by inserting after the first sentence the following sentence:
- 12 "Such assistance may involve the drawdown of funds on
- 13 a schedule commensurate with construction draws for de-
- 14 posit into an interest earning escrow account to serve as
- 15 collateral or credit enhancement for bonds issued by a
- 16 public agency for the construction or rehabilitation of the
- 17 development.".
- 18 ISSUANCE OF CERTIFICATES AND VOUCHERS TO SINGLE
- 19 PERSONS
- 20 Sec. 205. (a) Certificate Program.—Section
- 21 8(c)(1) of the United States Housing Act of 1937 (42)
- 22 U.S.C. 1437f(c)(1)) is amended by inserting after the
- 23 third sentence the following new sentence: "The maximum
- 24 monthly rent for a single person (other than an elderly
- 25 person or person with disabilities, if such elderly person
- 26 or person with disabilities is living with one or more per-

- 1 sons determined under the regulations of the Secretary to
- 2 be essential to such person's care or well-being) receiving
- 3 tenant-based rental assistance in the certificate program
- 4 under subsection (b)(1) shall not exceed by more than the
- 5 amount permitted under the second sentence of this para-
- 6 graph the fair market rental for an efficiency unit, except
- 7 that the Secretary, or the public housing agency in accord-
- 8 ance with guidelines established by the Secretary, may de-
- 9 termine not to apply the limitation in this sentence if there
- 10 is an insufficient supply of efficiency units in the market
- 11 area or if necessary to meet the needs of persons with dis-
- 12 abilities.".
- 13 (b) VOUCHER PROGRAM.—Section 8(o) of such Act
- 14 (42 U.S.C. 1437f(o)) is amended by inserting the follow-
- 15 ing at the end of paragraph (1): "The payment standard
- 16 for a single person (other than an elderly person or person
- 17 with disabilities, if such elderly person or person with dis-
- 18 abilities is living with one or more persons determined
- 19 under the regulations of the Secretary to be essential to
- 20 such person's care or well-being) shall be based on the fair
- 21 market rental for an efficiency unit, except that the Sec-
- 22 retary, or the public housing agency in accordance with
- 23 guidelines established by the Secretary, may determine not
- 24 to apply the limitation in this sentence if there is an insuf-

- 1 ficient supply of efficiency units in the market area or if
- 2 necessary to meet the needs of persons with disabilities.".
- 3 (e) Applicability.—This section shall take effect 60
- 4 days after the later of October 1, 1998 or the date of en-
- 5 actment of this Act.
- 6 ELIMINATION OF SHOPPING INCENTIVE FOR VOUCHER
- 7 FAMILIES WHO REMAIN IN SAME UNIT UPON INITIAL
- 8 RECEIPT OF ASSISTANCE
- 9 SEC. 206. (a) Section 8(o)(2) of the United States
- 10 Housing Act of 1937 (42 U.S.C. 1437f(o)(2)) is amended
- 11 by inserting the following new sentence at the end: "Not-
- 12 withstanding the preceding sentence, for families being ad-
- 13 mitted to the voucher program who remain in the same
- 14 unit or complex, where the rent (including the amount al-
- 15 lowed for utilities) does not exceed the payment standard,
- 16 the monthly assistance payment for any family shall be
- 17 the amount by which such rent exceeds the greater of 30
- 18 percent of the family's monthly adjusted income or 10 per-
- 19 cent of the family's monthly income.".
- 20 (b) This section shall take effect 60 days after the
- 21 later of October 1, 1998 or the date of enactment of this
- 22 Act.
- 23 RENEGOTIATION OF PERFORMANCE FUNDING SYSTEM
- SEC. 207. Section 9(a)(3)(A) of the United States
- 25 Housing Act of 1937 (42 U.S.C. 1437g(a)(3)(A)) is
- 26 amended—

1	(1) by inserting after the third sentence the fol-
2	lowing new sentence to read as follows:
3	"Notwithstanding the preceding sentences, the Secretary
4	may revise the performance funding system in a manner
5	that takes into account equity among public housing agen-
6	eies and that includes appropriate incentives for sound
7	management."; and
8	(2) in the last sentence, by inserting after "va-
9	cant public housing units" the following: ", or any
10	substantial change under the preceding sentence,".
11	CDBG AND HOME EXEMPTION
12	SEC. 208. The City of Oxnard, California may use
13	amounts available to the City under title I of the Housing
14	and Community Development Act of 1974 and under sub-
15	title A of title H of the Cranston-Gonzalez National Af-
16	fordable Housing Act to reimburse the city for its cost
17	in purchasing 19.89 acres of land, more or less, located
18	at the northwest corner of Lombard Street and Camino
19	del Sol in the city, on the north side of the 2100 block
20	of Camino del Sol, for the purpose of providing affordable
21	housing. The procedures set forth in sections 104(g)(2)
22	and (3) of the Housing and Community Development Act
23	of 1974 and sections 288(b) and (e) of the Cranston-Gon-
24	zalez National Affordable Housing Act shall not apply to
25	any release of funds for such reimbursement.

1	CDBG PUBLIC SERVICES CAP
2	SEC. 209. Section 105(a)(8) of the Housing and
3	Community Development Act of 1974 (42 U.S.C.
4	5305(a)(8)) is amended by striking "1998" and inserting
5	<u>"1999".</u>
6	TITLE III—INDEPENDENT AGENCIES
7	American Battle Monuments Commission
8	SALARIES AND EXPENSES
9	For necessary expenses, not otherwise provided for,
10	of the American Battle Monuments Commission, including
11	the acquisition of land or interest in land in foreign coun-
12	tries; purchases and repair of uniforms for caretakers of
13	national cemeteries and monuments outside of the United
14	States and its territories and possessions; rent of office
15	and garage space in foreign countries; purchase (one for
16	replacement only) and hire of passenger motor vehicles;
17	and insurance of official motor vehicles in foreign coun-
18	tries, when required by law of such countries,
19	\$26,431,000, to remain available until expended: Pro-
20	vided, That where station allowance has been authorized
21	by the Department of the Army for officers of the Army
22	serving the Army at certain foreign stations, the same al-
23	lowance shall be authorized for officers of the Armed
24	Forces assigned to the Commission while serving at the
25	same foreign stations, and this appropriation is hereby

1	made available for the payment of such allowance: Pro-
2	vided further, That when traveling on business of the Com-
3	mission, officers of the Armed Forces serving as members
4	or as Secretary of the Commission may be reimbursed for
5	expenses as provided for civilian members of the Commis-
6	sion: Provided further, That the Commission shall reim-
7	burse other Government agencies, including the Armed
8	Forces, for salary, pay, and allowances of personnel as-
9	signed to it.
10	CHEMICAL SAFETY AND HAZARD INVESTIGATION BOARD
11	SALARIES AND EXPENSES
12	For necessary expenses in carrying out activities pur-
13	suant to section 112(r)(6) of the Clean Air Act, as amend-
14	ed, including hire of passenger vehicles, and for services
15	authorized by 5 U.S.C. 3109, but at rates for individuals
16	not to exceed the per diem equivalent to the maximum
17	rate payable for senior level positions under 5 U.S.C
18	5376, \$6,500,000: Provided, That the Chemical Safety
19	and Hazard Investigation Board shall have not more than
20	three eareer Senior Executive Service positions.
21	DEPARTMENT OF THE TREASURY
22	COMMUNITY DEVELOPMENT FINANCIAL INSTITUTIONS
23	COMMUNITY DEVELOPMENT FINANCIAL INSTITUTIONS
24	FUND PROGRAM ACCOUNT
25	For grants, loans, and technical assistance to qualify
26	ing community development lenders, and administrative

expenses of the Fund, including services authorized by 5 U.S.C. 3109, but at rates for individuals not to exceed the per diem rate equivalent to the rate for ES-3, 3 4 \$80,000,000, to remain available until September 30, 2000, of which \$12,000,000 may be used for the cost of direct loans, and up to \$1,000,000 may be used for administrative expenses to earry out the direct loan program: 8 Provided, That the cost of direct loans, including the cost of modifying such loans, shall be as defined in section 502 10 of the Congressional Budget Act of 1974: Provided further, That these funds are available to subsidize gross obligations for the principal amount of direct loans not to exceed \$32,000,000: Provided further, That not more than \$25,000,000 of the funds made available under this head-14 ing may be used for programs and activities authorized in section 114 of the Community Development Banking and Financial Institutions Act of 1994. 18 Consumer Product Safety Commission 19 SALARIES AND EXPENSES 20 For necessary expenses of the Consumer Product 21 Safety Commission, including hire of passenger motor vehicles, services as authorized by 5 U.S.C. 3109, but at rates for individuals not to exceed the per diem rate equiv-

alent to the maximum rate payable under 5 U.S.C. 5376,

purchase of nominal awards to recognize non-Federal offi-

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- 1 cials' contributions to Commission activities, and not to
- 2 exceed \$500 for official reception and representation ex-
- 3 penses, \$46,000,000. No funds shall be expended in pro-
- 4 mulgating a Notice of Proposed Rulemaking or Final Rule
- 5 under the Flammable Fabrics Act, which could directly
- 6 or indirectly lead to increased chemical treatment of up-
- 7 holstery fabrics, unless the published Notice of Proposed
- 8 Rulemaking or Final Rule includes the final recommenda-
- 9 tions of the Chronic Hazard Advisory Panel.
- 10 Corporation for National and Community Service
- 11 NATIONAL AND COMMUNITY SERVICE PROGRAMS
- 12 OPERATING EXPENSES
- Of the funds appropriated under this heading in Pub-
- 14 lie Law 105-65, the Corporation for National and Com-
- 15 munity Service shall use such amounts of such funds as
- 16 may be necessary to carry out the orderly termination of:
- 17 (1) the programs, activities, and initiatives under the Na-
- 18 <del>tional and Community Service Act of 1990 (Public Law</del>
- 19 <del>103–82); the Corporation; and (2) the Corporation's Of-</del>
- 20 fice of Inspector General: Provided, That such sums shall
- 21 be utilized to resolve all responsibilities and obligations in
- 22 connection with said Corporation and the Corporation's
- 23 Office of Inspector General.

1	Court of Veterans Appeals
2	SALARIES AND EXPENSES
3	For necessary expenses for the operation of the
4	United States Court of Veterans Appeals as authorized
5	by 38 U.S.C. 7251–7298, \$10,195,000, of which
6	\$865,000, shall be available for the purpose of providing
7	financial assistance as described, and in accordance with
8	the process and reporting procedures set forth, under this
9	heading in Public Law 102–229.
10	DEPARTMENT OF DEFENSE—CIVIL
11	CEMETERIAL EXPENSES, ARMY
12	SALARIES AND EXPENSES
13	For necessary expenses, as authorized by law, for
14	maintenance, operation, and improvement of Arlington
15	National Cemetery and Soldiers' and Airmen's Home Na-
16	tional Cemetery, including the purchase of one passenger
17	motor vehicle for replacement only, and not to exceed
18	\$1,000 for official reception and representation expenses,
19	\$11,666,000, to remain available until expended.
20	Environmental Protection Agency
21	SCIENCE AND TECHNOLOGY
22	For science and technology, including research and
23	development activities, which shall include research and
24	development activities under the Comprehensive Environ-
25	mental Response. Compensation, and Liability Act of

- 1 1980 (CERCLA), as amended; necessary expenses for per-
- 2 sonnel and related costs and travel expenses, including
- 3 uniforms, or allowances therefore, as authorized by 5
- 4 U.S.C. 5901–5902; services as authorized by 5 U.S.C.
- 5 3109, but at rates for individuals not to exceed the per
- 6 diem rate equivalent to the maximum rate payable for sen-
- 7 ior level positions under 5 U.S.C. 5376; procurement of
- 8 laboratory equipment and supplies; other operating ex-
- 9 penses in support of research and development; construc-
- 10 tion, alteration, repair, rehabilitation, and renovation of
- 11 facilities, not to exceed \$75,000 per project,
- 12 \$656,505,000, which shall remain available until Septem-
- 13 ber 30, 2000: Provided, That the obligated balance of such
- 14 sums shall remain available through September 30, 2007
- 15 for liquidating obligations made in fiscal years 1999 and
- $16 \frac{2000}{1}$
- 17 ENVIRONMENTAL PROGRAMS AND MANAGEMENT
- 18 For environmental programs and management, in-
- 19 eluding necessary expenses, not otherwise provided for, for
- 20 personnel and related costs and travel expenses, including
- 21 uniforms, or allowances therefore, as authorized by 5
- 22 U.S.C. 5901–5902; services as authorized by 5 U.S.C.
- 23 3109, but at rates for individuals not to exceed the per
- 24 diem rate equivalent to the maximum rate payable for sen-
- 25 ior level positions under 5 U.S.C. 5376; hire of passenger
- 26 motor vehicles; hire, maintenance, and operation of air-

eraft; purchase of reprints; library memberships in societies or associations which issue publications to members 2 only or at a price to members lower than to subscribers 3 who are not members; construction, alteration, repair, re-5 habilitation, and renovation of facilities, not to exceed \$75,000 per project; and not to exceed \$6,000 for official 6 reception and representation expenses, \$1,856,000,000, 8 which shall remain available until September 30, 2000: Provided, That the obligated balance of such sums shall 10 remain available through September 30, 2007 for liquidating obligations made in fiscal years 1999 and 2000: Provided further, That none of the funds appropriated by this Act shall be used to develop, propose, or issue rules, regulations, decrees, or orders for the purpose of implementation, or in contemplation of implementation, of the Kyoto 15 Protocol which was adopted on December 11, 1997, in Kyoto, Japan at the Third Conference of the Parties to the United Nations Framework Convention on Climate Change, which has not been submitted to the Senate for advice and consent to ratification pursuant to article H, section 2, clause 2, of the United States Constitution, and 21 which has not entered into force pursuant to article 25 of such Protocol: Provided further, That none of the funds made available in this Act may be used to implement or administer the interim guidance issued on February 5,

- 1 1998 by the Environmental Protection Agency relating to
- 2 title VI of the Civil Rights Act of 1964 and designated
- 3 as the "Interim Guidance for Investigating Title VI Ad-
- 4 ministrative Complaints Challenging Permits" with re-
- 5 spect to complaints filed under such title after the date
- 6 of enactment of this Act and until guidance is finalized.
- 7 Nothing in the above proviso may be construed to restrict
- 8 the Environmental Protection Agency from developing or
- 9 issuing final guidance relating to title VI of the Civil
- 10 Rights Act of 1964: Provided further, That any limitation
- 11 on funds for the Environmental Protection Agency or the
- 12 Council on Environment Quality in this Act shall not
- 13 apply to conducting educational outreach or informational
- 14 seminars.
- 15 OFFICE OF INSPECTOR GENERAL
- 16 For necessary expenses of the Office of Inspector
- 17 General in carrying out the provisions of the Inspector
- 18 General Act of 1978, as amended, and for construction,
- 19 alteration, repair, rehabilitation, and renovation of facili-
- 20 ties, not to exceed \$75,000 per project, \$31,154,000, to
- 21 remain available until September 30, 2000: Provided,
- 22 That the obligated balance of such sums shall remain
- 23 available through September 30, 2007 for liquidating obli-
- 24 gations made in fiscal years 1999 and 2000.

1	BUILDINGS AND FACILITIES
2	For construction, repair, improvement, extension, al-
3	teration, and purchase of fixed equipment or facilities of,
4	or for use by, the Environmental Protection Agency,
5	\$60,948,000, to remain available until expended.
6	HAZARDOUS SUBSTANCE SUPERFUND
7	(INCLUDING TRANSFERS OF FUNDS)
8	For necessary expenses to carry out the Comprehen-
9	sive Environmental Response, Compensation, and Liabil-
10	ity Act of 1980 (CERCLA), as amended, including sec-
11	tions $111(e)(3)$ , $(e)(5)$ , $(e)(6)$ , and $(e)(4)$ (42 U.S.C.
12	9611), and for construction, alteration, repair, rehabilita-
13	tion, and renovation of facilities, not to exceed \$75,000
14	per project; not to exceed \$1,500,000,000, consisting of
15	\$650,000,000 as appropriated under this heading in Pub-
16	lie Law 105–65, notwithstanding the second proviso under
17	this heading of said Act, and not to exceed \$850,000,000
18	(of which \$100,000,000 shall not become available until
19	September 1, 1999), all of which is to remain available
20	until expended, consisting of \$1,175,000,000, as author-
21	ized by section 517(a) of the Superfund Amendments and
22	Reauthorization Act of 1986 (SARA), as amended by
23	Public Law 101–508, and \$325,000,000 as a payment
24	from general revenues to the Hazardous Substance Super-
25	fund for purposes as authorized by section 517(b) of
26	SARA, as amended by Public Law 101–508; Provided.

- 1 That funds appropriated under this heading may be allo-
- 2 cated to other Federal agencies in accordance with section
- 3 111(a) of CERCLA: Provided further, That \$12,237,000
- 4 of the funds appropriated under this heading shall be
- 5 transferred to the "Office of Inspector General" appro-
- 6 priation to remain available until September 30, 2000:
- 7 Provided further, That notwithstanding section 111(m) of
- 8 CERCLA or any other provision of law, \$74,000,000 of
- 9 the funds appropriated under this heading shall be avail-
- 10 able to the Agency for Toxic Substances and Disease Reg-
- 11 istry to carry out activities described in sections 104(i),
- 12 111(e)(4), and 111(e)(14) of CERCLA and section 118(f)
- 13 of SARA: Provided further, That \$40,000,000 of the funds
- 14 appropriated under this heading shall be transferred to
- 15 the "Science and Technology" appropriation to remain
- 16 available until September 30, 2000: Provided further, That
- 17 none of the funds appropriated under this heading shall
- 18 be available for the Agency for Toxic Substances and Dis-
- 19 ease Registry to issue in excess of 40 toxicological profiles
- 20 pursuant to section 104(i) of CERCLA during fiscal year
- 21 1999.
- 22 Leaking underground storage tank trust fund
- 23 For necessary expenses to carry out leaking under-
- 24 ground storage tank cleanup activities authorized by sec-
- 25 tion 205 of the Superfund Amendments and Reauthoriza-
- 26 tion Act of 1986, and for construction, alteration, repair,

- 1 rehabilitation, and renovation of facilities, not to exceed
- 2 \$75,000 per project, \$70,000,000, to remain available
- 3 until expended: Provided, That hereafter, the Adminis-
- 4 trator is authorized to enter into assistance agreements
- 5 with Federally recognized Indian tribes on such terms and
- 6 conditions as the Administrator deems appropriate for the
- 7 same purposes as are set forth in section 9003(h)(7) of
- 8 the Resource Conservation and Recovery Act.
- 9 OIL SPILL RESPONSE
- 10 (INCLUDING TRANSFER OF FUNDS)
- 11 For expenses necessary to earry out the Environ-
- 12 mental Protection Agency's responsibilities under the Oil
- 13 Pollution Act of 1990, \$15,000,000, to be derived from
- 14 the Oil Spill Liability trust fund, and to remain available
- 15 until expended.
- 16 STATE AND TRIBAL ASSISTANCE GRANTS
- 17 For environmental programs and infrastructure as-
- 18 sistance, including capitalization grants for State revolv-
- 19 ing funds and performance partnership grants,
- 20 \$3,233,132,000, to remain available until expended, of
- 21 which \$1,250,000,000 shall be for making capitalization
- 22 grants for the Clean Water State Revolving Funds under
- 23 title VI of the Federal Water Pollution Control Act, as
- 24 amended, and \$775,000,000 shall be for capitalization
- 25 grants for the Drinking Water State Revolving Funds
- 26 under section 1452 of the Safe Drinking Water Act, as

amended, \$55,000,000 for architectural, engineering, planning, design, construction and related activities in connection with the construction of high priority water and wastewater facilities in the area of the United States-4 Mexico border, after consultation with the appropriate border commission, \$15,000,000 for grants to the State of Alaska to address drinking water and wastewater infra-8 structure needs of rural and Alaska Native Villages as provided by section 303 of Public Law 104-182, 10 \$253,475,000 for making grants for the construction of wastewater and water treatment facilities and groundwater protection infrastructure in accordance with the terms and conditions specified for such grants in the rethis Act  $\frac{\mathrm{H.R.}}{\mathrm{R.}}$ 14 accompanying <del>4194);</del> 15 \$884,657,000 for grants, including associated program support costs, to States, Federally recognized tribes, inter-17 state agencies, Tribal consortia, and air pollution control agencies for multi-media or single media pollution preven-18 tion, control and abatement and related activities, including activities pursuant to the provisions set forth under this heading in Public Law 104–134, and for making 21 grants under section 103 of the Clean Air Act for particulate matter monitoring and data collection activities: Provided, That, consistent with section 1452(g) of the Safe Drinking Water Act (42 U.S.C. 300j-12(g)), section 302

of the Safe Drinking Water Act Amendments of 1996 (Public Law 104–182) and the accompanying joint explanatory statement of the committee on conference (H. 4 Rept. No. 104-741 to accompany S. 1316, the Safe Drinking Water Act Amendments of 1996), and notwithstanding any other provision of law, beginning in fiscal year 1999 and thereafter, States may combine the assets 8 of State Revolving Funds (SRFs) established under section 1452 of the Safe Drinking Water Act, as amended, 10 and title VI of the Federal Water Pollution Control Act, as amended, as security for bond issues to enhance the lending capacity of one or both SRFs, but not to acquire the State match for either program, provided that revenues from the bonds are allocated to the purposes of the 15 Safe Drinking Water Act and the Federal Water Pollution Control Act in the same portion as the funds are used as security for the bonds: Provided further, That hereafter, the Administrator is authorized to enter into assistance agreements with Federally recognized Indian tribes on such terms and conditions as the Administrator deems appropriate for the development and implementation of pro-21 grams to manage hazardous waste, and underground storage tanks: Provided further, That beginning in fiscal year 1999 and thereafter, pesticide program implementation grants under section 23(a)(1) of the Federal Insecticide,

- 1 Fungicide and Rodenticide Act, as amended, shall be
- 2 available for pesticide program development and imple-
- 3 mentation, including enforcement and compliance activi-
- 4 ties: Provided further, That, notwithstanding the matching
- 5 requirement in Public Law 104-204 for funds appro-
- 6 priated under this heading for grants to the State of Texas
- 7 for improving wastewater treatment for the Colonias, such
- 8 funds that remain unobligated may also be used for im-
- 9 proving water treatment for the Colonias, and shall be
- 10 matched by the State funds from State resources equal
- 11 to 20 percent of such unobligated funds.
- 12 Executive Office of the President
- 13 OFFICE OF SCIENCE AND TECHNOLOGY POLICY
- 14 For necessary expenses of the Office of Science and
- 15 Technology Policy, in carrying out the purposes of the Na-
- 16 tional Science and Technology Policy, Organization, and
- 17 Priorities Act of 1976 (42 U.S.C. 6601 and 6671), hire
- 18 of passenger motor vehicles, and services as authorized by
- 19 5 U.S.C. 3109, not to exceed \$2,500 for official reception
- 20 and representation expenses, and rental of conference
- 21 rooms in the District of Columbia, \$5,026,000.
- 22 COUNCIL ON ENVIRONMENTAL QUALITY AND OFFICE OF
- 23 <u>Environmental quality</u>
- 24 For necessary expenses to continue functions as-
- 25 signed to the Council on Environmental Quality and Office
- 26 of Environmental Quality pursuant to the National Envi-

1	ronmental Policy Act of 1969, the Environmental Quality
2	Improvement Act of 1970, and Reorganization Plan No.
3	1 of 1977, \$2,675,000: Provided, That, notwithstanding
4	any other provision of law, no funds other than those ap-
5	propriated under this heading shall be used for or by the
6	Council on Environmental Quality and Office of Environ-
7	mental Quality: Provided further, That notwithstanding
8	section 202 of the National Environmental Policy Act of
9	1970, the Council shall consist of one member, appointed
10	by the President, by and with the advice and consent of
11	the Senate, serving as chairman and exercising all powers,
12	functions, and duties of the Council.
13	FEDERAL DEPOSIT INSURANCE CORPORATION
14	OFFICE OF INSPECTOR GENERAL
15	(INCLUDING TRANSFER OF FUNDS)
16	For necessary expenses of the Office of Inspector
17	General in carrying out the provisions of the Inspector
18	General Act of 1978, as amended, \$34,666,000, to be de-
19	rived from the Bank Insurance Fund, the Savings Asso-
20	ciation Insurance Fund, and the FSLIC Resolution Fund.
21	FEDERAL EMERGENCY MANAGEMENT AGENCY
22	DISASTER RELIEF
23	For necessary expenses in carrying out the Robert
24	T. Stafford Disaster Relief and Emergency Assistance Act
25	(42 U.S.C. 5121 et seq.), \$307.745.000, and, notwith-

- 1 standing 42 U.S.C. 5203, to remain available until ex-
- 2 pended.
- 3 DISASTER ASSISTANCE DIRECT LOAN PROGRAM ACCOUNT
- 4 For the cost of direct loans, \$1,355,000, as author-
- 5 ized by section 319 of the Robert T. Stafford Disaster Re-
- 6 lief and Emergency Assistance Act: Provided, That such
- 7 costs, including the cost of modifying such loans, shall be
- 8 as defined in section 502 of the Congressional Budget Act
- 9 of 1974, as amended: Provided further, That these funds
- 10 are available to subsidize gross obligations for the prin-
- 11 eipal amount of direct loans not to exceed \$25,000,000.
- 12 In addition, for administrative expenses to earry out
- 13 the direct loan program, \$440,000.
- 14 salaries and expenses
- For necessary expenses, not otherwise provided for,
- 16 including hire and purchase of motor vehicles as author-
- 17 ized by 31 U.S.C. 1343; uniforms, or allowances therefor,
- 18 as authorized by 5 U.S.C. 5901-5902; services as author-
- 19 ized by 5 U.S.C. 3109, but at rates for individuals not
- 20 to exceed the per diem rate equivalent to the maximum
- 21 rate payable for senior level positions under 5 U.S.C.
- 22 5376; expenses of attendance of cooperating officials and
- 23 individuals at meetings concerned with the work of emer-
- 24 gency preparedness; transportation in connection with the
- 25 continuity of Government programs to the same extent
- 26 and in the same manner as permitted the Secretary of

- 1 a Military Department under 10 U.S.C. 2632; and not to
- 2 exceed \$2,500 for official reception and representation ex-
- 3 penses, \$171,138,000.
- 4 OFFICE OF THE INSPECTOR GENERAL
- 5 For necessary expenses of the Office of the Inspector
- 6 General in carrying out the Inspector General Act of 1978,
- 7 as amended, \$4,930,000.
- 8 EMERGENCY MANAGEMENT PLANNING AND ASSISTANCE
- 9 For necessary expenses, not otherwise provided for,
- 10 to carry out activities under the National Flood Insurance
- 11 Act of 1968, as amended, and the Flood Disaster Protec-
- 12 tion Act of 1973, as amended (42 U.S.C. 4001 et seq.),
- 13 the Robert T. Stafford Disaster Relief and Emergency As-
- 14 sistance Act (42 U.S.C. 5121 et seq.), the Earthquake
- 15 Hazards Reduction Act of 1977, as amended (42 U.S.C.
- 16 7701 et seq.), the Federal Fire Prevention and Control
- 17 Act of 1974, as amended (15 U.S.C. 2201 et seq.), the
- 18 Defense Production Act of 1950, as amended (50 U.S.C.
- 19 App. 2061 et seq.), sections 107 and 303 of the National
- 20 Security Act of 1947, as amended (50 U.S.C. 404-405),
- 21 and Reorganization Plan No. 3 of 1978, \$231,674,000:
- 22 Provided, That for purposes of pre-disaster mitigation
- 23 pursuant to 42 U.S.C. 5131(b) and (c) and 42 U.S.C.
- 24 5196(e) and (i), \$30,000,000 of the funds made available
- 25 under this heading shall be available until expended for
- 26 project grants. The United States Fire Administration is

- 1 to conduct a pilot project, to be completed within 15
- 2 months from the date of enactment of this Act, to promote
- 3 the installation and maintenance of smoke detectors in the
- 4 localities of highest risk for residential fires. The United
- 5 States Fire Administration shall transmit the results of
- 6 its pilot project to the Consumer Product Safety Commis-
- 7 sion and to the Committee on Science of the House of
- 8 Representatives and the Committee on Commerce,
- 9 Science, and Transportation of the Senate.
- 10 RADIOLOGICAL EMERGENCY PREPAREDNESS FUND
- There is hereby established in the Treasury a Radio-
- 12 logical Emergency Preparedness Fund, which shall be
- 13 available under the Atomic Energy Act of 1954, as amend-
- 14 ed, and Executive Order 12657, for offsite radiological
- 15 emergency planning, preparedness, and response. Begin-
- 16 ning in fiscal year 1999 and thereafter, the Director of
- 17 the Federal Emergency Management Agency (FEMA)
- 18 shall promulgate through rulemaking fees to be assessed
- 19 and collected, applicable to persons subject to FEMA's ra-
- 20 diological emergency preparedness regulations. The aggre-
- 21 gate charges assessed pursuant to this paragraph during
- 22 fiscal year 1999 shall not be less than 100 percent of the
- 23 amounts anticipated by FEMA necessary for its radiologi-
- 24 cal emergency preparedness program for such fiscal year.
- 25 The methodology for assessment and collection of fees
- 26 shall be fair and equitable; and shall reflect costs of pro-

- 1 viding such services, including administrative costs of col-
- 2 lecting such fees. Fees received pursuant to this section
- 3 shall be deposited in the Fund as offsetting collections and
- 4 will become available for authorized purposes on October
- 5 1, 1999, and remain available until expended.
- 6 For necessary expenses of the Fund for fiscal year
- 7 1999, \$12,849,000, to remain available until expended.
- 8 EMERGENCY FOOD AND SHELTER PROGRAM
- 9 To earry out an emergency food and shelter program
- 10 pursuant to title HI of Public Law 100–77, as amended,
- 11 \$100,000,000: Provided, That total administrative costs
- 12 shall not exceed three and one-half percent of the total
- 13 appropriation.
- 14 NATIONAL FLOOD INSURANCE FUND
- 15 (INCLUDING TRANSFER OF FUNDS)
- 16 For activities under the National Flood Insurance
- 17 Act of 1968, the Flood Disaster Protection Act of 1973,
- 18 as amended, not to exceed \$22,685,000 for salaries and
- 19 expenses associated with flood mitigation and flood insur-
- 20 ance operations, and not to exceed \$78,464,000 for flood
- 21 mitigation, including up to \$20,000,000 for expenses
- 22 under section 1366 of the National Flood Insurance Act,
- 23 <del>which amount shall be available for transfer to the Na-</del>
- 24 tional Flood Mitigation Fund until September 30, 2000.
- 25 In fiscal year 1999, no funds in excess of: (1) \$47,000,000
- 26 for operating expenses; (2) \$343,989,000 for agents' com-

1	missions and taxes; and (3) \$60,000,000 for interest or
2	Treasury borrowings shall be available from the National
3	Flood Insurance Fund without prior notice to the Commit-
4	tees on Appropriations. For fiscal year 1999, flood insur-
5	ance rates shall not exceed the level authorized by the Na-
6	tional Flood Insurance Reform Act of 1994.
7	General Services Administration
8	CONSUMER INFORMATION CENTER FUND
9	For necessary expenses of the Consumer Information
10	Center, including services authorized by 5 U.S.C. 3109
11	\$2,619,000, to be deposited into the Consumer Informa-
12	tion Center Fund: Provided, That the appropriations, rev
13	enues and collections deposited into the fund shall be
14	available for necessary expenses of Consumer Information
15	Center activities in the aggregate amount of \$7,500,000
16	Appropriations, revenues, and collections accruing to this
17	fund during fiscal year 1999 in excess of \$7,500,000 shall
18	remain in the fund and shall not be available for expendi-
19	ture except as authorized in appropriations Acts.
20	NATIONAL AERONAUTICS AND SPACE ADMINISTRATION
21	HUMAN SPACE FLIGHT
22	For necessary expenses, not otherwise provided for
23	in the conduct and support of human space flight research
24	and development activities, including research, develop-

25 ment, operations, and services; maintenance; construction

- 1 of facilities including repair, rehabilitation, and modifica-
- 2 tion of real and personal property, and acquisition or con-
- 3 demnation of real property, as authorized by law; space
- 4 flight, spacecraft control and communications activities in-
- 5 cluding operations, production, and services; and pur-
- 6 chase, lease, charter, maintenance and operation of mis-
- 7 sion and administrative aircraft, \$5,309,000,000, to re-
- 8 main available until September 30, 2000.
- 9 SCIENCE, AERONAUTICS AND TECHNOLOGY
- 10 For necessary expenses, not otherwise provided for,
- 11 in the conduct and support of science, aeronautics and
- 12 technology research and development activities, including
- 13 research, development, operations, and services; mainte-
- 14 nance; construction of facilities including repair, rehabili-
- 15 tation, and modification of real and personal property, and
- 16 acquisition or condemnation of real property, as author-
- 17 ized by law; space flight, spacecraft control and commu-
- 18 nications activities including operations, production, and
- 19 services; and purchase, lease, charter, maintenance and
- 20 operation of mission and administrative aircraft.
- 21 \$5,541,600,000, to remain available until September 30,
- $22 \frac{2000}{1}$
- 23 MISSION SUPPORT
- 24 For necessary expenses, not otherwise provided for,
- 25 in carrying out mission support for human space flight
- 26 programs and science, aeronautical, and technology pro-

- 1 grams, including research operations and support; space
- 2 communications activities including operations, production
- 3 and services; maintenance; construction of facilities in-
- 4 cluding repair, rehabilitation, and modification of facili-
- 5 ties, minor construction of new facilities and additions to
- 6 existing facilities, facility planning and design, environ-
- 7 mental compliance and restoration, and acquisition or con-
- 8 demnation of real property, as authorized by law; program
- 9 management; personnel and related costs, including uni-
- 10 forms or allowances therefor, as authorized by 5 U.S.C.
- 11 5901-5902; travel expenses; purchase, lease, charter,
- 12 maintenance, and operation of mission and administrative
- 13 aircraft; not to exceed \$35,000 for official reception and
- 14 representation expenses; and purchase (not to exceed 33)
- 15 for replacement only) and hire of passenger motor vehi-
- 16 cles, \$2,458,600,000, to remain available until September
- 17 <del>30, 2000.</del>
- 18 OFFICE OF INSPECTOR GENERAL
- 19 For necessary expenses of the Office of Inspector
- 20 General in carrying out the Inspector General Act of 1978,
- 21 as amended, \$19,000,000.
- 22 ADMINISTRATIVE PROVISIONS
- Notwithstanding the limitation on the availability of
- 24 funds appropriated for "Human space flight", "Science,
- 25 aeronautics and technology", or "Mission support" by this
- 26 appropriations Act, when any activity has been initiated

- 1 by the incurrence of obligations for construction of facili-
- 2 ties as authorized by law, such amount available for such
- 3 activity shall remain available until expended. This provi-
- 4 sion does not apply to the amounts appropriated in "Mis-
- 5 sion support" pursuant to the authorization for repair, re-
- 6 habilitation and modification of facilities, minor construc-
- 7 tion of new facilities and additions to existing facilities,
- 8 and facility planning and design.
- 9 Notwithstanding the limitation on the availability of
- 10 funds appropriated for "Human space flight", "Science,
- 11 aeronautics and technology", or "Mission support" by this
- 12 appropriations Act, the amounts appropriated for con-
- 13 struction of facilities shall remain available until Septem-
- 14 ber 30, 2001.
- Notwithstanding the limitation on the availability of
- 16 funds appropriated for "Mission support" and "Office of
- 17 Inspector General", amounts made available by this Act
- 18 for personnel and related costs and travel expenses of the
- 19 National Aeronautics and Space Administration shall re-
- 20 main available until September 30, 1999 and may be used
- 21 to enter into contracts for training, investigations, costs
- 22 associated with personnel relocation, and for other serv-
- 23 ices, to be provided during the next fiscal year.
- 24 NASA shall develop a revised appropriation structure
- 25 for submission in the Fiscal Year 2000 budget request

- 1 consisting of two basic appropriations (the Human Space
- 2 Flight Appropriation and the Science, Aeronautics and
- 3 Technology Appropriation) with a separate (third) appro-
- 4 priation for the Office of Inspector General. The appro-
- 5 priations shall each include the planned full costs (direct
- 6 and indirect costs) of NASA's related activities and allow
- 7 NASA to shift civil service salaries, benefits and support
- 8 between and/or among appropriations or accounts, as re-
- 9 quired, for the safe, timely, and successful accomplishment
- 10 of NASA missions.
- None of the funds made available by this Act may
- 12 be used for feasibility studies for, or construction or pro-
- 13 curement of satellite hardware for, a mission to a region
- 14 of space identified as an Earth LaGrange point, other
- 15 than for the Solar and Heliospheric Observatory (SOHO),
- 16 Advanced Composition Explorer (ACE), or Genesis mis-
- 17 sion. Such funds shall also not be used for the addition
- 18 of an Earth-observing payload to any of the missions
- 19 named in the preceding sentence.
- 20 National Credit Union Administration
- 21 CENTRAL LIQUIDITY FACILITY
- 22 During fiscal year 1999, gross obligations of the Cen-
- 23 tral Liquidity Facility for the principal amount of new di-
- 24 rect loans to member credit unions, as authorized by the
- 25 National Credit Union Central Liquidity Facility Act (12)

- 1 U.S.C. 1795), shall not exceed \$600,000,000: Provided,
- 2 That administrative expenses of the Central Liquidity Fa-
- 3 cility in fiscal year 1999 shall not exceed \$176,000: Pro-
- 4 vided further, That \$2,000,000, together with amounts of
- 5 principal and interest on loans repaid, to be available until
- 6 expended, is available for loans to community development
- 7 eredit unions.
- 8 National Science Foundation
- 9 RESEARCH AND RELATED ACTIVITIES
- 10 For necessary expenses in carrying out the National
- 11 Science Foundation Act of 1950, as amended (42 U.S.C.
- 12 <del>1861–1875), and the Act to establish a National Medal</del>
- 13 of Science (42 U.S.C. 1880–1881); services as authorized
- 14 by 5 U.S.C. 3109; maintenance and operation of aircraft
- 15 and purchase of flight services for research support; acqui-
- 16 sition of aircraft, \$2,745,000,000, of which not to exceed
- 17 \$244,960,000, shall remain available until expended for
- 18 Polar research and operations support, and for reimburse-
- 19 ment to other Federal agencies for operational and science
- 20 support and logistical and other related activities for the
- 21 United States Antarctic program; the balance to remain
- 22 available until September 30, 2000: Provided, That re-
- 23 eeipts for scientific support services and materials fur-
- 24 nished by the National Research Centers and other Na-
- 25 tional Science Foundation supported research facilities

- 1 may be credited to this appropriation: Provided further,
- 2 That to the extent that the amount appropriated is less
- 3 than the total amount authorized to be appropriated for
- 4 included program activities, all amounts, including floors
- 5 and ceilings, specified in the authorizing Act for those pro-
- 6 gram activities or their subactivities shall be reduced pro-
- 7 portionally: Provided further, That none of the funds ap-
- 8 propriated or otherwise made available to the National
- 9 Science Foundation in this or any prior Act may be obli-
- 10 gated or expended by the National Science Foundation to
- 11 enter into or extend a grant, contract, or cooperative
- 12 agreement for the support of administering the domain
- 13 name and numbering system of the Internet after Septem-
- 14 ber 30, 1998.
- 15 <u>MAJOR RESEARCH EQUIPMENT</u>
- 16 For necessary expenses of major construction
- 17 projects pursuant to the National Science Foundation Act
- 18 of 1950, as amended, \$90,000,000, to remain available
- 19 until expended.
- 20 EDUCATION AND HUMAN RESOURCES
- 21 For necessary expenses in carrying out science and
- 22 engineering education and human resources programs and
- 23 activities pursuant to the National Science Foundation
- 24 Act of 1950, as amended (42 U.S.C. 1861–1875), includ-
- 25 ing services as authorized by 5 U.S.C. 3109 and rental
- 26 of conference rooms in the District of Columbia.

- 1 \$642,500,000, to remain available until September 30,
- 2 2000: Provided, That to the extent that the amount of
- 3 this appropriation is less than the total amount authorized
- 4 to be appropriated for included program activities, all
- 5 amounts, including floors and ceilings, specified in the au-
- 6 thorizing Act for those program activities or their sub-
- 7 activities shall be reduced proportionally.
- 8 SALARIES AND EXPENSES
- 9 For salaries and expenses necessary in carrying out
- 10 the National Science Foundation Act of 1950, as amended
- 11 (42 U.S.C. 1861–1875); services authorized by 5 U.S.C.
- 12 3109; hire of passenger motor vehicles; not to exceed
- 13 \$9,000 for official reception and representation expenses;
- 14 uniforms or allowances therefor, as authorized by 5 U.S.C.
- 15 5901-5902; rental of conference rooms in the District of
- 16 Columbia; reimbursement of the General Services Admin-
- 17 istration for security guard services; \$144,000,000: Pro-
- 18 *vided*, That contracts may be entered into under "Salaries
- 19 and expenses" in fiscal year 1999 for maintenance and
- 20 operation of facilities, and for other services, to be pro-
- 21 vided during the next fiscal year.
- 22 OFFICE OF INSPECTOR GENERAL
- 23 For necessary expenses of the Office of Inspector
- 24 General as authorized by the Inspector General Act of
- 25 1978, as amended, \$5,200,000, to remain available until
- 26 <del>September 30, 2000.</del>

1	Neighborhood Reinvestment Corporation
2	PAYMENT TO THE NEIGHBORHOOD REINVESTMENT
3	CORPORATION
4	For payment to the Neighborhood Reinvestment Cor-
5	poration for use in neighborhood reinvestment activities,
6	as authorized by the Neighborhood Reinvestment Corpora-
7	tion Act (42 U.S.C. 8101-8107), \$90,000,000, of which
8	\$25,000,000 shall be for a pilot homeownership initiative,
9	including an evaluation by an independent third party to
10	determine its effectiveness.
11	SELECTIVE SERVICE SYSTEM
12	SALARIES AND EXPENSES
13	For necessary expenses of the Selective Service Sys-
14	tem, including expenses of attendance at meetings and of
15	training for uniformed personnel assigned to the Selective
16	Service System, as authorized by 5 U.S.C. 4101–4118 for
17	eivilian employees; and not to exceed \$1,000 for official
18	reception and representation expenses, \$24,176,000: Pro-
19	vided, That during the current fiscal year, the President
20	may exempt this appropriation from the provisions of 31
21	U.S.C. 1341, whenever he deems such action to be nec-
22	essary in the interest of national defense: Provided further,
23	That none of the funds appropriated by this Act may be
24	expended for or in connection with the induction of any
25	person into the Armed Forces of the United States.

# 1 TITLE IV—GENERAL PROVISIONS

2	SEC. 401. Where appropriations in titles I, II, and
3	III of this Act are expendable for travel expenses and no
4	specific limitation has been placed thereon, the expendi-
5	tures for such travel expenses may not exceed the amounts
6	set forth therefore in the budget estimates submitted for
7	the appropriations: Provided, That this provision does not
8	apply to accounts that do not contain an object classifica-
9	tion for travel: Provided further, That this section shall
10	not apply to travel performed by uncompensated officials
11	of local boards and appeal boards of the Selective Service
12	System; to travel performed directly in connection with
13	care and treatment of medical beneficiaries of the Depart-
14	ment of Veterans Affairs; to travel performed in connec-
15	tion with major disasters or emergencies declared or deter-
16	mined by the President under the provisions of the Robert
17	T. Stafford Disaster Relief and Emergency Assistance
18	Act; to travel performed by the Offices of Inspector Gen-
19	eral in connection with audits and investigations; or to
20	payments to interagency motor pools where separately set
21	forth in the budget schedules: Provided further, That if
22	appropriations in titles I, II, and III exceed the amounts
23	set forth in budget estimates initially submitted for such
24	appropriations, the expenditures for travel may cor-

- 1 respondingly exceed the amounts therefore set forth in the
- 2 estimates in the same proportion.
- 3 SEC. 402. Appropriations and funds available for the
- 4 administrative expenses of the Department of Housing
- 5 and Urban Development and the Selective Service System
- 6 shall be available in the current fiscal year for purchase
- 7 of uniforms, or allowances therefor, as authorized by 5
- 8 U.S.C. 5901-5902; hire of passenger motor vehicles; and
- 9 services as authorized by 5 U.S.C. 3109.
- 10 Sec. 403. Funds of the Department of Housing and
- 11 Urban Development subject to the Government Corpora-
- 12 tion Control Act or section 402 of the Housing Act of
- 13 1950 shall be available, without regard to the limitations
- 14 on administrative expenses, for legal services on a contract
- 15 or fee basis, and for utilizing and making payment for
- 16 services and facilities of Federal National Mortgage Asso-
- 17 ciation, Government National Mortgage Association, Fed-
- 18 eral Home Loan Mortgage Corporation, Federal Financ-
- 19 ing Bank, Federal Reserve banks or any member thereof,
- 20 Federal Home Loan banks, and any insured bank within
- 21 the meaning of the Federal Deposit Insurance Corporation
- 22 Act, as amended (12 U.S.C. 1811–1831).
- 23 Sec. 404. No part of any appropriation contained in
- 24 this Act shall remain available for obligation beyond the
- 25 current fiscal year unless expressly so provided herein.

1	SEC. 405. No funds appropriated by this Act may be
2	expended—
3	(1) pursuant to a certification of an officer or
4	employee of the United States unless—
5	(A) such certification is accompanied by,
6	or is part of, a voucher or abstract which de-
7	scribes the payee or payees and the items or
8	services for which such expenditure is being
9	made; or
10	(B) the expenditure of funds pursuant to
11	such certification, and without such a voucher
12	or abstract, is specifically authorized by law;
13	and
14	(2) unless such expenditure is subject to audit
15	by the General Accounting Office or is specifically
16	exempt by law from such audit.
17	SEC. 406. None of the funds provided in this Act to
18	any department or agency may be expended for the trans-
19	portation of any officer or employee of such department
20	or agency between their domicile and their place of em-
21	ployment, with the exception of any officer or employee
22	authorized such transportation under 31 U.S.C. 1344 or
23	5 U.S.C. 7905.
24	SEC. 407. None of the funds provided in this Act may
25	be used for payment, through grants or contracts, to re-

- 1 cipients that do not share in the cost of conducting re-
- 2 search resulting from proposals not specifically solicited
- 3 by the Government: Provided, That the extent of cost
- 4 sharing by the recipient shall reflect the mutuality of in-
- 5 terest of the grantee or contractor and the Government
- 6 in the research.
- 7 SEC. 408. None of the funds in this Act may be used,
- 8 directly or through grants, to pay or to provide reimburse-
- 9 ment for payment of the salary of a consultant (whether
- 10 retained by the Federal Government or a grantee) at more
- 11 than the daily equivalent of the rate paid for level IV of
- 12 the Executive Schedule, unless specifically authorized by
- 13 <del>law.</del>
- 14 SEC. 409. None of the funds provided in this Act
- 15 shall be used to pay the expenses of, or otherwise com-
- 16 pensate, non-Federal parties intervening in regulatory or
- 17 adjudicatory proceedings. Nothing herein affects the au-
- 18 thority of the Consumer Product Safety Commission pur-
- 19 suant to section 7 of the Consumer Product Safety Act
- 20 (15 U.S.C. 2056 et seq.).
- 21 Sec. 410. Except as otherwise provided under exist-
- 22 ing law, or under an existing Executive Order issued pur-
- 23 suant to an existing law, the obligation or expenditure of
- 24 any appropriation under this Act for contracts for any
- 25 consulting service shall be limited to contracts which are:

- 1 (1) a matter of public record and available for public in-
- 2 spection; and (2) thereafter included in a publicly available
- 3 list of all contracts entered into within twenty-four months
- 4 prior to the date on which the list is made available to
- 5 the public and of all contracts on which performance has
- 6 not been completed by such date. The list required by the
- 7 preceding sentence shall be updated quarterly and shall
- 8 include a narrative description of the work to be per-
- 9 formed under each such contract.
- 10 Sec. 411. Except as otherwise provided by law, no
- 11 part of any appropriation contained in this Act shall be
- 12 obligated or expended by any executive agency, as referred
- 13 to in the Office of Federal Procurement Policy Act (41)
- 14 U.S.C. 401 et seq.), for a contract for services unless such
- 15 executive agency: (1) has awarded and entered into such
- 16 contract in full compliance with such Act and the regula-
- 17 tions promulgated thereunder; and (2) requires any report
- 18 prepared pursuant to such contract, including plans, eval-
- 19 uations, studies, analyses and manuals, and any report
- 20 prepared by the agency which is substantially derived from
- 21 or substantially includes any report prepared pursuant to
- 22 such contract, to contain information concerning: (A) the
- 23 contract pursuant to which the report was prepared; and
- 24 (B) the contractor who prepared the report pursuant to
- 25 such contract.

- 1 Sec. 412. Except as otherwise provided in section
- 2 406, none of the funds provided in this Act to any depart-
- 3 ment or agency shall be obligated or expended to provide
- 4 a personal cook, chauffeur, or other personal servants to
- 5 any officer or employee of such department or agency.
- 6 SEC. 413. None of the funds provided in this Act to
- 7 any department or agency shall be obligated or expended
- 8 to procure passenger automobiles as defined in 15 U.S.C.
- 9 2001 with an EPA estimated miles per gallon average of
- 10 less than 22 miles per gallon.
- 11 Sec. 414. None of the funds appropriated in title I
- 12 of this Act shall be used to enter into any new lease of
- 13 real property if the estimated annual rental is more than
- 14 \$300,000 unless the Secretary submits, in writing, a re-
- 15 port to the Committees on Appropriations of the Congress
- 16 and a period of 30 days has expired following the date
- 17 on which the report is received by the Committees on Ap-
- 18 propriations.
- 19 Sec. 415. (a) It is the sense of the Congress that,
- 20 to the greatest extent practicable, all equipment and prod-
- 21 uets purchased with funds made available in this Act
- 22 should be American-made.
- 23 (b) In providing financial assistance to, or entering
- 24 into any contract with, any entity using funds made avail-
- 25 able in this Act, the head of each Federal agency, to the

- 1 greatest extent practicable, shall provide to such entity a
- 2 notice describing the statement made in subsection (a) by
- 3 the Congress.
- 4 SEC. 416. None of the funds appropriated in this Act
- 5 may be used to implement any cap on reimbursements to
- 6 grantees for indirect costs, except as published in Office
- 7 of Management and Budget Circular A-21.
- 8 SEC. 417. Such sums as may be necessary for fiscal
- 9 year 1999 pay raises for programs funded by this Act shall
- 10 be absorbed within the levels appropriated in this Act.
- 11 Sec. 418. None of the funds made available in this
- 12 Act may be used for any program, project, or activity,
- 13 when it is made known to the Federal entity or official
- 14 to which the funds are made available that the program,
- 15 project, or activity is not in compliance with any Federal
- 16 law relating to risk assessment, the protection of private
- 17 property rights, or unfunded mandates.
- 18 Sec. 419. Corporations and agencies of the Depart-
- 19 ment of Housing and Urban Development which are sub-
- 20 ject to the Government Corporation Control Act, as
- 21 amended, are hereby authorized to make such expendi-
- 22 tures, within the limits of funds and borrowing authority
- 23 available to each such corporation or agency and in accord
- 24 with law, and to make such contracts and commitments
- 25 without regard to fiscal year limitations as provided by

- 1 section 104 of the Act as may be necessary in carrying
- 2 out the programs set forth in the budget for 1999 for such
- 3 corporation or agency except as hereinafter provided: Pro-
- 4 vided, That collections of these corporations and agencies
- 5 may be used for new loan or mortgage purchase commit-
- 6 ments only to the extent expressly provided for in this Act
- 7 (unless such loans are in support of other forms of assist-
- 8 ance provided for in this or prior appropriations Acts), ex-
- 9 cept that this proviso shall not apply to the mortgage in-
- 10 surance or guaranty operations of these corporations, or
- 11 where loans or mortgage purchases are necessary to pro-
- 12 teet the financial interest of the United States Govern-
- 13 ment.
- 14 SEC. 420. Notwithstanding section 320(g) of the
- 15 Federal Water Pollution Control Act (33 U.S.C. 1330(g)),
- 16 funds made available pursuant to authorization under
- 17 such section for fiscal year 1999 and prior fiscal years
- 18 may be used for implementing comprehensive conservation
- 19 and management plans.
- 20 Sec. 421. Notwithstanding any other provision of
- 21 law, the term "qualified student loan" with respect to na-
- 22 tional service education awards shall mean any loan made
- 23 directly to a student by the Alaska Commission on Post-
- 24 secondary Education, in addition to other meanings under

1 section 148(b)(7) of the National and Community Service 2 Act. 3 SEC. 422. Notwithstanding any other law, funds made available by this or any other Act to the Environmental Protection Agency, the National Science Founda-5 tion, or the National Aeronauties and Space Administration for the United States/Mexico Foundation for Science 8 may be used for the endowment of such Foundation. 9 SEC. 423. (a) Subparagraph (A) of section 203(b)(2) of the National Housing Act (12 U.S.C. 1709(b)(2)(A)) 10 is amended by striking clause (ii) and all that follows through the end of the subparagraph and inserting the 13 following: 14 "(ii) 87 percent of the dollar amount 15 **limitation** <del>determined</del> under section 16 305(a)(2) of the Federal Home Loan 17 Mortgage Corporation Act for a residence 18 of the applicable size; except that the dol-19 lar amount limitation in effect for any area 20 under this subparagraph may not be less 21 than 48 percent of the dollar limitation de-22 termined under section 305(a)(2) of the 23 Federal Home Loan Mortgage Corporation 24 Act for a residence of the applicable size;

and",

- 1 and, in addition to the amounts appropriated in other
- 2 parts of this Act, \$10,000,000 is appropriated to the De-
- 3 partment of Veterans Affairs, "Medical and prosthetic re-
- 4 search", and \$70,000,000 is appropriated to the National
- 5 Science Foundation, "Research and related activities".
- 6 (b) The first sentence in the matter following section
- 7 203(b)(2)(B)(iii) of the National Housing Act (12 U.S.C.
- 8 1709(b)(2)(B)(iii) is amended to read as follows: "For
- 9 purposes of the preceding sentence, the term 'area' means
- 10 a metropolitan statistical area as established by the Office
- 11 of Management and Budget; and the median 1-family
- 12 house price for an area shall be equal to the median 1-
- 13 family house price of the county within the area that has
- 14 the highest such median price.".
- 15 SEC. 424. (a) The Consumer Product Safety Com-
- 16 mission shall contract with the National Institute on Envi-
- 17 ronmental Health Sciences (NIEHS) to conduct a thor-
- 18 ough study of the toxicity of all the flame retardant chemi-
- 19 cals identified by the Commission as likely candidates for
- 20 addition to residential upholstered furniture for the pur-
- 21 pose of meeting regulations proposed by the Commission
- 22 for flame-resistance of residential upholstered furniture.
- 23 Where NIEHS has existing adequate information regard-
- 24 ing the chemicals identified by the Commission, such in-

- 1 formation can be transmitted to the Commission in lieu
- 2 of an additional study on those chemicals.
- 3 (b) The Commission shall establish a Chronic Hazard
- 4 Advisory Panel, according to the provisions of section 28
- 5 of the Consumer Product Safety Act (15 U.S.C. 2077),
- 6 convened for the purpose of advising the Commission on
- 7 the potential health effects and hazards, including carcino-
- 8 genicity, neurotoxicity, mutagenicity, and other chronic
- 9 and acute effects on consumers exposed to fabrics in-
- 10 tended to be used in residential upholstered furniture
- 11 which would be chemically treated to meet the Commis-
- 12 sion's proposed flame-resistant standards. In lieu of the
- 13 requirements of section 31(b)(2)(B) of such Act (15)
- 14 U.S.C. 2080(b)(2)(B)), the Panel may meet for up to 1
- 15 year.
- 16 (e) The Chronic Hazard Advisory Panel convened by
- 17 the Commission under subsection (b) for purposes of ad-
- 18 vising the Commission concerning the chronic hazards of
- 19 flame-retardant chemicals in residential upholstered fur-
- 20 niture shall complete its work and furnish its report to
- 21 the Commission not later than one year after the date of
- 22 the establishment of the Panel, except that if the Panel
- 23 finds that it is unable to complete its work adequately
- 24 within the one year after its establishment, it shall—

- 1 (1) advise the Commission that it will be unable
  2 to complete its work within one year;
- 3 (2) furnish the Commission with an interim re-4 port at the expiration of such year discussing its 5 findings to date; and
- 6 (3) provide the Commission with an estimated
  7 date on which it will complete its work and submit
  8 a final report to the Commission.
- 9 (d) The Commission shall furnish the interim report,
  10 and the estimated date on which the Panel will complete
  11 its final report, to the House Committee on Commerce,
  12 the Senate Committee on Commerce, Science and Trans13 portation, the House Committee on Appropriations and
  14 Senate Committee on Appropriations. The Commission
  15 shall furnish the final report to the House Committee on
- 17 and Transportation, the House Committee on Appropria-

Commerce, the Senate Committee on Commerce, Science

- 18 tions and Senate Committee on Appropriations.
- 19 (e) No additional funds shall be expended by the
- 20 Commission on developing flammability standards for resi-
- 21 dential upholstered furniture until 3 months after the
- 22 Commission has furnished either the interim report or the
- 23 final report of the Panel to the House Committee on Com-
- 24 merce, the Senate Committee on Commerce, Science and

1	Transportation, the House Committee on Appropriations
2	and Senate Committee on Appropriations.
3	(f) The Commission, before promulgating any final
4	rule setting flammability standards for residential uphol-
5	stered furniture shall report to the House Committee on
6	Commerce, the Senate Committee on Commerce, Science
7	and Transportation, the House Committee on Appropria-
8	tions and Senate Committee on Appropriations on the re-
9	port of the Panel, and the anticipated costs of the flam-
10	mability standards regulation, including costs resulting
11	<del>from-</del>
12	(1) public exposure to flame-retardant chemi-
13	eals in residential upholstered furniture;
14	(2) exposure of workers to flame-retardant
15	chemicals in the manufacture, distribution and sale
16	of textiles and residential upholstered furniture;
17	(3) the generating, tracking, and disposing of
18	flame-retardant chemicals and hazardous wastes
19	generated from the handling of flame-retardant
20	ehemicals used on textiles and residential uphol-
21	stered furniture; and
22	(4) limited availability in particular geographic
23	regions of competing flame-resistant chemicals ap-
24	proved for use for residential upholstered furniture.

- 1 (g) In addition to amounts appropriated elsewhere in
- 2 this Act, there is appropriated to the Consumer Product
- 3 Safety Commission \$5,000,000 to carry out this section.
- 4 SEC. 425. The amount otherwise provided by this Act
- 5 for "Department of Veterans Affairs, Veterans Health Ad-
- 6 ministration, Medical care" equipment, land, and struc-
- 7 tures object classification, is hereby reduced by
- 8 \$69,000,000.
- 9 SEC. 426. None of the funds made available under
- 10 this heading may be used to develop and enforce the
- 11 standard for the flammability of children's sleepware sizes
- 12 0 through 6X (contained in regulations published at 16)
- 13 CFR part 1615) and sizes 7 through 14 (contained in reg-
- 14 ulations published at 16 CFR part 1616) as the standard
- 15 was amended effective January 1, 1997.
- 16 Sec. 427. The amounts otherwise provided by this
- 17 Act are revised by reducing the amount made available
- 18 under the heading "DEPARTMENT OF HOUSING
- 19 AND URBAN DEVELOPMENT—Federal Housing
- 20 Administration—Fha—Mutual Mortgage Insur-
- 21 ANCE PROGRAM ACCOUNT" for non-overhead administra-
- 22 tive expenses necessary to earry out the Mutual Mortgage
- 23 Insurance guarantee and direct loan program, and in-
- 24 creasing the amount made available for "DEPARTMENT"

- 1 OF VETERANS AFFAIRS—VETERANS HEALTH AD2 MINISTRATION—MEDICAL CARE", by \$199,999,999.
  3 Sec. 428. The amounts otherwise provided by this
- 4 Act are revised by reducing the amount made available
- 5 under the heading "DEPARTMENT OF HOUSING
- 6 AND URBAN DEVELOPMENT—FEDERAL HOUSING
- 7 Administration—fila—general and special risk
- 8 PROGRAM ACCOUNT" for non-overhead administrative ex-
- 9 penses necessary to earry out the guaranteed and direct
- 10 loan programs, and increasing the amount made available
- 11 for "DEPARTMENT OF VETERANS AFFAIRS—VET-
- 12 ERANS HEALTH ADMINISTRATION—MEDICAL CARE", by
- 13 \$103,999,999.
- 14 SEC. 429. None of the funds made available in this
- 15 Act (including amounts made available for salaries and ex-
- 16 penses) may be used by the Director of the Federal Emer-
- 17 gency Management Agency to take any action—
- 18 (1) to permit Kaiser Permanente to transfer
- 19 any of the funds made available to the Kaiser
- 20 Permanente hospital in Panorama City, California,
- 21 under the Seismie Hazard Mitigation Program for
- 22 Hospitals (including funds made available before Oc-
- 23 tober 1, 1998) to any other facility; or
- 24 (2) to permit Kaiser Permanente to use any of
- 25 the funds described in paragraph (1) to relocate the

- 1 hospital to a site that is located more than 3 miles
- 2 from the current site of the hospital.
- 3 If, before October 1, 1998, the Director takes an action
- 4 described in paragraph (1) or (2), the Director shall re-
- 5 seind the action.
- 6 SEC. 430. None of the funds made available in this
- 7 Act may be used for researching methods to reduce meth-
- 8 ane emissions from cows, sheep, or any other ruminant
- 9 livestock.
- 10 Sec. 431. None of the funds made available in this
- 11 Act may be used to earry out Executive Order No. 13083.
- 12 SEC. 432. The amounts otherwise provided by this
- 13 Act are revised by reducing the amount made available
- 14 for "DEPARTMENT OF HOUSING AND URBAN DE-
- 15 VELOPMENT—Community Planning and Develop-
- 16 Ment—Housing opportunities for persons with
- 17 AIDS", and increasing the amount made available for
- 18 <del>"DEPARTMENT OF VETERANS AFFAIRS DE</del>-
- 19 PARTMENTAL ADMINISTRATION—GRANTS FOR CON-
- 20 STRUCTION OF STATE EXTENDED CARE FACILITIES", by
- 21 <del>\$21,000,000.</del>
- SEC. 433. None of the funds appropriated by this Act
- 23 may be used to implement section 12B.2(b) of the Admin-
- 24 istrative Code of San Francisco, California.

- 1 Titles I, II, III, and IV of this Act may be eited as
- 2 the "Departments of Veterans Affairs and Housing and
- 3 Urban Development, and Independent Agencies Appro-
- 4 priations Act, 1999".

# 5 DIVISION B—HOUSING OPPOR-

## 6 TUNITY AND RESPONSIBILITY

- 7 SEC. 1001. SHORT TITLE AND TABLE OF CONTENTS.
- 8 (a) SHORT TITLE.—This division may be eited as the
- 9 "Housing Opportunity and Responsibility Act of 1998".
- 10 (b) Table of Contents for
- 11 this division is as follows:

### DIVISION B—HOUSING OPPORTUNITY AND RESPONSIBILITY

- Sec. 1001. Short title and table of contents.
- Sec. 1002. Permanent applicability.
- Sec. 1003. Declaration of policy to renew American neighborhoods.

### TITLE XI—GENERAL PROVISIONS

- Sec. 1101. Statement of purpose.
- Sec. 1102. Definitions.
- Sec. 1103. Organization of public housing agencies.
- Sec. 1104. Determination of adjusted income and median income.
- Sec. 1105. Community work and family self-sufficiency requirements.
- Sec. 1106. Local housing management plans.
- Sec. 1107. Review of plans.
- Sec. 1108. Reporting requirements.
- Sec. 1109. Pet ownership.
- Sec. 1110. Administrative grievance procedure.
- Sec. 1111. Headquarters reserve fund.
- Sec. 1112. Labor standards.
- Sec. 1113. Nondiscrimination.
- Sec. 1114. Prohibition on use of funds.
- Sec. 1115. Inapplicability to Indian housing.
- Sec. 1116. Regulations.

## TITLE XII—PUBLIC HOUSING

### Subtitle A—Block Grants

- Sec. 1201. Block grant contracts.
- Sec. 1202. Grant authority, amount, and eligibility.
- Sec. 1203. Eligible and required activities.

- Sec. 1204. Determination of grant allocation.
- Sec. 1205. Sanctions for improper use of amounts.

#### Subtitle B—Admissions and Occupancy Requirements

- Sec. 1221. Low-income housing requirement.
- Sec. 1222. Family eligibility.
- Sec. 1223. Preferences for occupancy.
- Sec. 1224. Admission procedures.
- Sec. 1225. Family choice of rental payment.
- Sec. 1226. Lease requirements.
- Sec. 1227. Designated housing for elderly and disabled families.

### Subtitle C-Management

- Sec. 1231. Management procedures.
- Sec. 1232. Housing quality requirements.
- Sec. 1233. Employment of residents.
- Sec. 1234. Resident councils and resident management corporations.
- Sec. 1235. Management by resident management corporation.
- Sec. 1236. Transfer of management of certain housing to independent manager at request of residents.
- Sec. 1237. Resident opportunity program.

### Subtitle D—Homeownership

- Sec. 1251. Resident homeownership programs.
  - Subtitle E—Disposition, Demolition, and Revitalization of Developments
- Sec. 1261. Requirements for demolition and disposition of developments.
- Sec. 1262. Demolition, site revitalization, replacement housing, and choicebased assistance grants for developments.
- Sec. 1263. Voluntary voucher system for public housing.

### Subtitle F-Mixed-Finance Public Housing

- Sec. 1271. Authority.
- Sec. 1272. Mixed-finance housing developments.
- Sec. 1273. Mixed-finance housing plan.
- Sec. 1274. Rent levels for housing financed with low-income housing tax credit.
- Sec. 1275. Carry-over of assistance for replaced housing.

### Subtitle G—General Provisions

- Sec. 1281. Payment of non-Federal share.
- Sec. 1282. Authorization of appropriations for block grants.
- Sec. 1283. Funding for operation safe home.
- Sec. 1284. Funding for relocation of victims of domestic violence.

# TITLE XIII—CHOICE-BASED RENTAL HOUSING AND HOMEOWNERSHIP ASSISTANCE FOR LOW-INCOME FAMILIES

### Subtitle A Allocation

- Sec. 1301. Authority to provide housing assistance amounts.
- Sec. 1302. Contracts with PHA's.
- Sec. 1303. Eligibility of PHA's for assistance amounts.
- Sec. 1304. Allocation of amounts.

- Sec. 1305. Administrative fees.
- Sec. 1306. Authorizations of appropriations.
- Sec. 1307. Conversion of section 8 assistance.
- Sec. 1308. Recapture and reuse of annual contract project reserves under choice-based housing assistance and section 8 tenant-based assistance programs.

### Subtitle B—Choice-Based Housing Assistance for Eligible Families

- Sec. 1321. Eligible families and preferences for assistance.
- Sec. 1322. Resident contribution.
- Sec. 1323. Rental indicators.
- Sec. 1324. Lease terms.
- Sec. 1325. Termination of tenancy.
- Sec. 1326. Eligible owners.
- Sec. 1327. Selection of dwelling units.
- Sec. 1328. Eligible dwelling units.
- Sec. 1329. Homeownership option.
- Sec. 1330. Assistance for rental of manufactured homes.

### Subtitle C—Payment of Housing Assistance on Behalf of Assisted Families

- Sec. 1351. Housing assistance payments contracts.
- Sec. 1352. Amount of monthly assistance payment.
- Sec. 1353. Payment standards.
- Sec. 1354. Reasonable rents.
- Sec. 1355. Prohibition of assistance for vacant rental units.

#### Subtitle D—General and Miscellaneous Provisions

- Sec. 1371. Definitions.
- Sec. 1372. Rental assistance fraud recoveries.
- Sec. 1373. Study regarding geographic concentration of assisted families.
- Sec. 1374. Study regarding rental assistance.

### TITLE XIV—HOME RULE FLEXIBLE GRANT OPTION

- Sec. 1401. Purpose.
- Sec. 1402. Flexible grant program.
- Sec. 1403. Covered housing assistance.
- Sec. 1404. Program requirements.
- Sec. 1405. Applicability of certain provisions.
- Sec. 1406. Application.
- Sec. 1407. Training.
- Sec. 1408. Accountability.
- Sec. 1409. Definitions.

# TITLE XV—ACCOUNTABILITY AND OVERSIGHT OF PUBLIC HOUSING AGENCIES

# Subtitle A—Study of Alternative Methods for Evaluating Public Housing Agencies

- Sec. 1501. In general.
- Sec. 1502. Purposes.
- Sec. 1503. Evaluation of various performance evaluation systems.
- Sec. 1504. Consultation.
- Sec. 1505. Contract to conduct study.

- Sec. 1506. Report.
  Sec. 1507. Funding.
  Sec. 1508. Effective date.
  - Subtitle B—Housing Evaluation and Accreditation Board
- Sec. 1521. Establishment.
- Sec. 1522. Membership.
- Sec. 1523. Functions.
- Sec. 1524. Powers.
- Sec. 1525. Fees.
- Sec. 1526. GAO audit.
- Subtitle C—Interim Applicability of Public Housing Management Assessment
  Program
- Sec. 1531. Interim applicability.
- Sec. 1532. Management assessment indicators.
- Sec. 1533. Designation of PHA's.
- Sec. 1534. On-site inspection of troubled PHA's.
- Sec. 1535. Administration.
  - Subtitle D—Accountability and Oversight Standards and Procedures
- Sec. 1541. Audits.
- Sec. 1542. Performance agreements for authorities at risk of becoming troubled-
- Sec. 1543. Performance agreements and CDBC sanctions for troubled PHA's.
- Sec. 1544. Option to demand conveyance of title to or possession of public housing.
- Sec. 1545. Removal of ineffective PHA's.
- Sec. 1546. Mandatory takeover of chronically troubled PHA's.
- Sec. 1547. Treatment of troubled PHA's.
- Sec. 1548. Maintenance of records.
- Sec. 1549. Annual reports regarding troubled PHA's.
- Sec. 1550. Applicability to resident management corporations.
- Sec. 1551. Advisory council for Housing Authority of New Orleans.

#### TITLE XVI—REPEALS AND RELATED AMENDMENTS

#### Subtitle A—Repeals, Effective Date, and Savings Provisions

- Sec. 1601. Effective date and repeal of United States Housing Act of 1937.
- Sec. 1602. Other repeals.
  - Subtitle B—Other Provisions Relating to Public Housing and Rental Assistance Programs
- Sec. 1621. Allocation of elderly housing amounts.
- Sec. 1622. Pet ownership.
- Sec. 1623. Review of drug elimination program contracts.
- Sec. 1624. Amendments to Public and Assisted Housing Drug Elimination Act of 1990.
- Subtitle C-Limitations Relating to Occupancy in Federally Assisted Housing
- Sec. 1641. Screening of applicants.

	Sec. 1642. Termination of tenancy and assistance for illegal drug users and alcohol abusers.
	Sec. 1643. Lease requirements.
	Sec. 1644. Availability of criminal records for tenant screening and eviction.
	Sec. 1645. Definitions.
	TITLE XVII—AFFORDABLE HOUSING AND MISCELLANEOUS PROVISIONS
	Sec. 1701. Rural housing assistance.
	Sec. 1702. Treatment of occupancy standards.
	Sec. 1703. Implementation of plan.
	Sec. 1704. Income eligibility for HOME and CDBG programs.
	Sec. 1705. Prohibition of use of CDBG grants for employment relocation activities.
	Sec. 1706. Regional cooperation under CDBG economic development initiative.
	Sec. 1707. Use of American products.
	Sec. 1708. Consultation with affected areas in settlement of litigation.
	Sec. 1709. Treatment of PHA repayment agreement.
	Sec. 1710. Use of assisted housing by aliens.
	Sec. 1711. Protection of senior homeowners under reverse mortgage program.
	Sec. 1712. Conversion of section 8 tenant-based assistance to project-based assistance in the Borough of Tamaqua.
	Sec. 1713. Housing counseling.
	Sec. 1714. Transfer of surplus real property for providing housing for low- and
	moderate-income families.
	Sec. 1715. Effective date.
1	SEC. 1002. PERMANENT APPLICABILITY.
2	Upon effectiveness pursuant to section 1601(a), the
3	provisions of this division and the amendments made by
4	this division shall apply thereafter, except to the extent
5	otherwise specifically provided in this division or the
6	amendments made by this division.
7	SEC. 1003. DECLARATION OF POLICY TO RENEW AMERICAN
8	NEIGHBORHOODS.
9	The Congress hereby declares that—
10	(1) the Federal Government has a responsibility
11	to promote the general welfare of the Nation—
12	(A) by using Federal resources to aid fami-
13	

1	that are safe, clean, and healthy and, in par-
2	ticular, assisting responsible, deserving citizens
3	who cannot provide fully for themselves because
4	of temporary circumstances or factors beyond
5	their control;
6	(B) by working to ensure a thriving na
7	tional economy and a strong private housing
8	market; and
9	(C) by developing effective partnerships
10	among the Federal Government, State and loca
11	governments, and private entities that allow
12	government to accept responsibility for foster
13	ing the development of a healthy marketplace
14	and allow families to prosper without govern
15	ment involvement in their day-to-day activities
16	(2) the Federal Government cannot through its
17	direct action alone provide for the housing of every
18	American citizen, or even a majority of its citizens
19	but it is the responsibility of the Government to pro-
20	mote and protect the independent and collective ac-
21	tions of private citizens to develop housing and
22	strengthen their own neighborhoods;
23	(3) the Federal Government should act where

there is a serious need that private citizens or

groups cannot or are not addressing responsibly;

24

1	(4) housing is a fundamental and necessary
2	component of bringing true opportunity to people
3	and communities in need, but providing physical
4	structures to house low-income families will not by
5	itself pull generations up from poverty;
6	(5) it is a goal of our Nation that all citizens
7	have decent and affordable housing; and
8	(6) our Nation should promote the goal of pro-
9	viding decent and affordable housing for all citizens
10	through the efforts and encouragement of Federal,
11	State, and local governments, and by the independ-
12	ent and collective actions of private citizens, organi-
13	zations, and the private sector.
14	TITLE XI—GENERAL
15	<b>PROVISIONS</b>
16	SEC. 1101. STATEMENT OF PURPOSE.
17	The purpose of this division is to promote safe, clean,
18	and healthy housing that is affordable to low-income fami-
19	lies, and thereby contribute to the supply of affordable
20	housing, by—
21	(1) deregulating and decontrolling public hous-
22	ing agencies, thereby enabling them to perform as
23	property and asset managers;
24	(2) providing for more flexible use of Federal
25	assistance to public housing agencies, allowing the

1	authorities to leverage and combine assistance
2	amounts with amounts obtained from other sources
3	(3) facilitating mixed income communities;
4	(4) increasing accountability and rewarding ef-
5	feetive management of public housing agencies;
6	(5) creating incentives and economic opportuni-
7	ties for residents of dwelling units assisted by public
8	housing agencies to work, become self-sufficient, and
9	transition out of public housing and federally as-
10	sisted dwelling units;
11	(6) recreating the existing rental assistance
12	voucher program so that the use of vouchers and re-
13	lationships between landlords and tenants under the
14	program operate in a manner that more closely re-
15	sembles the private housing market; and
16	(7) remedying troubled public housing agencies
17	and replacing or revitalizing severely distressed pub-
18	lie housing developments.
19	SEC. 1102. DEFINITIONS.
20	For purposes of this division, the following definitions
21	shall apply:
22	(1) Acquisition cost.—When used in ref-
23	erence to public housing, the term "acquisition cost"
24	means the amount prudently expended by a public

1	housing agency in acquiring property for a public
2	housing development.
3	(2) Development.—The terms "public hous-
4	ing development" and "development" (when used in
5	reference to public housing) mean—
6	(A) public housing; and
7	(B) the improvement of any such housing.
8	(3) Disabled Family.—The term "disabled
9	family" means a family whose head (or his or her
10	spouse), or whose sole member, is a person with dis-
11	abilities. Such term includes 2 or more persons with
12	disabilities living together, and 1 or more such per-
13	sons living with 1 or more persons determined under
14	the regulations of the Secretary to be essential to
15	their care or well-being.
16	(4) Drug-related Criminal Activity.—The
17	term "drug-related criminal activity" means the ille-
18	gal manufacture, sale, distribution, use, or posses-
19	sion with intent to manufacture, sell, distribute, or
20	use, of a controlled substance (as such term is de-
21	fined in section 102 of the Controlled Substances
22	Act).
23	(5) Effective date.—The term "effective
24	date", when used in reference to this division, means

the effective date determined under section 1601(a).

- (6) Elderly family and "near-elderly family" and "near-elderly family" mean a family whose head (or his or her spouse), or whose sole member, is an elderly person or a near-elderly person, respectively. Such terms include two or more elderly persons or near-elderly persons living together, and one or more such persons living with one or more persons determined under the regulations of the Secretary to be essential to their care or well-being.
  - (7) ELDERLY PERSON.—The term "elderly person" means a person who is at least 62 years of age.
  - (8) ELIGIBLE PUBLIC HOUSING AGENCY.—The term "eligible public housing agency" means, with respect to a fiscal year, a public housing agency that is eligible under section 1202(d) for a grant under this title.
  - (9) Family. The term "family" includes a family with or without children, an elderly family, a near-elderly family, a disabled family, and a single person.
  - (10) Group home and independent Living Facility. The terms "group home" and "independent living facility" have the meanings given

1	such terms in section 811(k) of the Cranston-Gon-
2	zalez National Affordable Housing Act.
3	(11) INCOME.—The term "income" means, with
4	respect to a family, income from all sources of each
5	member of the household, as determined in accord-
6	ance with criteria prescribed by the applicable public
7	housing agency and the Secretary, except that the
8	following amounts shall be excluded:
9	(A) Any amounts not actually received by
10	the family.
11	(B) Any amounts that would be eligible for
12	exclusion under section 1613(a)(7) of the Social
13	Security Act.
14	(12) Local Housing management plan.
15	The term "local housing management plan" means,
16	with respect to any fiscal year, the plan under sec-
17	tion 1106 of a public housing agency for such fiscal
18	<del>year.</del>
19	(13) Low-income family.—The term "low-in-
20	come family" means a family whose income does not
21	exceed 80 percent of the median income for the
22	area, as determined by the Secretary with adjust-
23	ments for smaller and larger families, except that
24	the Secretary may, for purposes of this paragraph,

establish income ceilings higher or lower than 80

1	percent of the median for the area on the basis of
2	the public housing agency's findings that such vari-
3	ations are necessary because of unusually high or
4	low family incomes.
5	(14) Low-income Housing.—The term "low-
6	income housing" means dwellings that comply with
7	the requirements—
8	(A) under title XII for assistance under
9	such title for the dwellings; or
10	(B) under title XIII for rental assistance
11	payments under such title for the dwellings.
12	(15) Near-elderly person.—The term
13	"near-elderly person" means a person who is at least
14	55 years of age.
15	(16) Operation.—When used in reference to
16	public housing, the term "operation" means any or
17	all undertakings appropriate for management, oper-
18	ation, services, maintenance, security (including the
19	cost of security personnel), or financing in connec-
20	tion with a public housing development, including
21	the financing of resident programs and services.
22	(17) Person with disabilities.—The term
23	"person with disabilities" means a person who—
24	(A) has a disability as defined in section
25	223 of the Social Security Act;

1	(B) is determined, pursuant to regulations
2	issued by the Secretary, to have a physical,
3	mental, or emotional impairment which (i) is
4	expected to be of long-continued and indefinite
5	duration, (ii) substantially impedes his or her
6	ability to live independently, and (iii) is of such
7	a nature that such ability could be improved by
8	more suitable housing conditions; or
9	(C) has a developmental disability as de-
10	fined in section 102 of the Developmental Dis-
11	abilities Assistance and Bill of Rights Act.
12	Such term shall not exclude persons who have the
13	disease of acquired immunodeficiency syndrome or
14	any conditions arising from the etiologic agent for
15	acquired immunodeficiency syndrome. Notwithstand-
16	ing any other provision of law, no individual shall be
17	considered a person with disabilities, for purposes of
18	eligibility for public housing under title XII of this
19	Act, solely on the basis of any drug or alcohol de-
20	pendence. The Secretary shall consult with other ap-
21	propriate Federal agencies to implement the preced-
22	ing sentence.
23	(18) Production.—When used in reference to
24	public housing, the term "production" means any or

all undertakings necessary for planning, land acqui-

1	sition, financing, demolition, construction, or equip-
2	ment, in connection with the construction, acquisi-
3	tion, or rehabilitation of a property for use as a pub-
4	lie housing development, including activity in connec-
5	tion with a public housing development that is con-
6	fined to the reconstruction, remodeling, or repair of
7	existing buildings.
8	(19) Production cost.—When used in ref-
9	erence to public housing, the term "production cost"
10	means the costs incurred by a public housing agency
11	for production of public housing and the necessary
12	financing for production (including the payment of
13	earrying charges and acquisition costs).
14	(20) Public Housing.—The term "public
15	housing" means housing, and all necessary appur-
16	tenances thereto, that—
17	(A) is low-income housing, low-income
18	dwelling units in mixed-finance housing (as pro-
19	vided in subtitle F of title XII), or low-income
20	dwelling units in mixed income housing (as pro-
21	vided in section 1221(e)(2)); and
22	(B)(i) is subject to an annual block grant
23	contract under title XII; or
24	(ii) was subject to an annual block grant
25	contract under title XII (or an annual contribu-

1	tions contract under the United States Housing
2	Act of 1937) which is not in effect, but for
3	which occupancy is limited in accordance with
4	the requirements under section 1222(a).

- (21) Public Housing Agency.—The term "public housing agency" is defined in section 1103.
- (22) RESIDENT COUNCIL.—The term "resident council" means an organization or association that meets the requirements of section 1234(a).
- (23) RESIDENT MANAGEMENT CORPORATION.—
  The term "resident management corporation" means a corporation that meets the requirements of section 1234(b)(2).

(24) Resident programs. The term "resident programs and services" means programs and services for families residing in public housing developments. Such term may include: (A) the development and maintenance of resident organizations which participate in the management of public housing developments; (B) the training of residents to manage and operate the public housing development and the utilization of their services in management and operation of the development; (C) counseling on household management, housekeeping, budgeting, money management, homeownership issues, child care, and

- similar matters; (D) advice regarding resources for job training and placement, education, welfare, health, and other community services; (E) services that are directly related to meeting resident needs and providing a wholesome living environment; and (F) referral to appropriate agencies in the community when necessary for the provision of such services. To the maximum extent available and appropriate, existing public and private agencies in the community shall be used for the provision of such services.
  - (25) SECRETARY.—The term "Secretary" means the Secretary of Housing and Urban Development.
  - (26) STATE. The term "State" means the States of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Mariana Islands, Guam, the Virgin Islands, American Samoa, and any other territory or possession of the United States and Indian tribes.
  - (27) VERY LOW-INCOME FAMILY.—The term "very low-income family" means a low-income family whose income does not exceed 50 percent of the median family income for the area, as determined by

1	the Secretary with adjustments for smaller and larg-
2	er families, except that the Secretary may, for pur-
3	poses of this paragraph, establish income eeilings
4	higher or lower than 50 percent of the median for
5	the area on the basis of the public housing agency's
6	findings that such variations are necessary because
7	of unusually high or low family incomes.
8	SEC. 1103. ORGANIZATION OF PUBLIC HOUSING AGENCIES.
9	(a) REQUIREMENTS.—For purposes of this division,
10	the terms "public housing agency" and "agency" mean
11	any entity that—
12	<del>(1) is</del>
13	(A) a public housing agency that was au-
14	thorized under the United States Housing Act
15	of 1937 to engage in or assist in the develop-
16	ment or operation of low-income housing;
17	(B) authorized under this division to en-
18	gage in or assist in the development or oper-
19	ation of low-income housing by any State, coun-
20	ty, municipality, or other governmental body or
21	public entity;
22	(C) an entity authorized by State law to
23	administer choice-based housing assistance
24	under title XIII; or

1	(D) an entity selected by the Secretary,
2	pursuant to subtitle D of title XV, to manage
3	housing; and
4	(2) complies with the requirements under sub-
5	section (b).
6	The term does not include any entity that is an Indian
7	housing authority for purposes of the United States Hous-
8	ing Act of 1937 (as in effect before the effectiveness of
9	the Native American Housing Assistance and Self-Deter-
10	mination Act of 1996) or a tribally designated housing en-
11	tity, as such term is defined in section 4 of the Native
12	American Housing Assistance and Self-Determination Act
13	of 1996.
14	(b) GOVERNANCE.—
15	(1) Board of directors. Each public hous-
16	ing agency shall have a board of directors or other
17	form of governance as prescribed in State or local
18	law. No person may be barred from serving on such
19	board or body because of such person's residency in
20	a public housing development or status as an as-
21	sisted family under title XIII.
22	(2) Resident membership.—
23	(A) In General. Except as provided in
24	subparagraph (B), in localities in which a pub-
25	lie housing agency is governed by a board of di-

1	rectors or other similar body, the board or body
2	shall include not less than one member who is
3	an elected public housing resident member (as
4	such term is defined in paragraph (5)).
5	(B) Exceptions.—The requirement in
6	subparagraph (A) with respect to elected public
7	housing resident members shall not apply to—
8	(i) any State or local governing body
9	that serves as a public housing agency for
10	purposes of this division and whose respon-
11	sibilities include substantial activities other
12	than acting as the public housing agency,
13	except that such requirement shall apply to
14	any advisory committee or organization
15	that is established by such governing body
16	and whose responsibilities relate only to
17	the governing body's functions as a public
18	housing agency for purposes of this divi-
19	sion;
20	(ii) any public housing agency that
21	owns or operates less than 250 public
22	housing dwelling units (including any
23	agency that does not own or operate public
24	housing); or

1	(iii) any public housing agency in a
2	State that requires the members of the
3	board of directors or other similar body of
4	a public housing agency to be salaried and
5	to serve on a full-time basis.
6	(3) Full participation.—No public housing
7	agency may limit or restrict the capacity or offices
8	in which a member of such board or body may serve
9	on such board or body solely because of the mem-
10	ber's status as a resident member.
11	(4) Conflicts of interest.—The Secretary
12	shall establish guidelines to prevent conflicts of in-
13	terest on the part of members of the board or direc-
14	tors or governing body of a public housing agency.
15	(5) Definitions. For purposes of this sub-
16	section, the following definitions shall apply:
17	(A) ELECTED PUBLIC HOUSING RESIDENT
18	MEMBER.—The term "elected public housing
19	resident member" means, with respect to the
20	public housing agency involved, an individual
21	who is a resident member of the board of direc-
22	tors (or other similar governing body of the
23	agency) by reason of election to such position

pursuant to an election—

1	(i) in which eligibility for candidacy in
2	such election is limited to individuals
3	<del>who </del>
4	(I) maintain their principal resi-
5	dence in a dwelling unit of public
6	housing administered or assisted by
7	the agency; and
8	(II) have not been convicted of a
9	<del>felony;</del>
10	(ii) in which only residents of dwelling
11	units of public housing administered by the
12	agency may vote; and
13	(iii) that is conducted in accordance
14	with standards and procedures for such
15	election, which shall be established by the
16	Secretary.
17	(B) RESIDENT MEMBER.—The term "resi-
18	dent member" means a member of the board of
19	directors or other similar governing body of a
20	public housing agency who is a resident of a
21	public housing dwelling unit owned, adminis-
22	tered, or assisted by the agency or is a member
23	of an assisted family (as such term is defined
24	in section 1371) assisted by the agency.

1	(c) Establishment of Policies.—Any rules, regu-
2	lations, policies, standards, and procedures necessary to
3	implement policies required under section 1106 to be in-
4	eluded in the local housing management plan for a public
5	housing agency shall be approved by the board of directors
6	or similar governing body of the agency and shall be pub-
7	licly available for review upon request.
8	SEC. 1104. DETERMINATION OF ADJUSTED INCOME AND
9	MEDIAN INCOME.
10	(a) Adjusted Income.—For purposes of this divi-
11	sion, the term "adjusted income" means, with respect to
12	a family, the difference between the income of the mem-
13	bers of the family residing in a dwelling unit or the per-
14	sons on a lease and the amount of any income exclusions
15	for the family under subsections (b) and (c), as deter-
16	mined by the public housing agency.
17	(b) Mandatory Exclusions From Income.—In
18	determining adjusted income, a public housing agency
19	shall exclude from the annual income of a family the fol-
20	lowing amounts:
21	(1) ELDERLY AND DISABLED FAMILIES. \$400
22	for any elderly or disabled family.
23	(2) Medical expenses.—The amount by
24	which 3 percent of the annual family income is ex-
25	ceeded by the sum of

1	(A) unreimbursed medical expenses of any
2	elderly family;
3	(B) unreimbursed medical expenses of any
4	nonelderly family, except that this subpara-
5	graph shall apply only to the extent approved in
6	appropriation Acts; and
7	(C) unreimbursed reasonable attendant
8	care and auxiliary apparatus expenses for each
9	handicapped member of the family, to the ex-
10	tent necessary to enable any member of such
11	family (including such handicapped member) to
12	be employed.
13	(3) CHILD CARE EXPENSES.—Any reasonable
14	child care expenses necessary to enable a member of
15	the family to be employed or to further his or her
16	education.
17	(4) Minors, students, and persons with
18	DISABILITIES. \$480 for each member of the family
19	residing in the household (other than the head of the
20	household or his or her spouse) who is less than 18
21	years of age or is attending school or vocational
22	training on a full-time basis, or who is 18 years of
23	age or older and is a person with disabilities.
24	(5) CHILD SUPPORT PAYMENTS.—Any payment
25	made by a member of the family for the support and

1	maintenance of any child who does not reside in the
2	household, except that the amount excluded under
3	this paragraph may not exceed \$480 for each child
4	for whom such payment is made.
5	(6) EARNED INCOME OF MINORS.—The amount
6	of any earned income of a member of the family who
7	is not—
8	(A) 18 years of age or older; and
9	(B) the head of the household (or the
10	spouse of the head of the household).
11	(e) PERMISSIVE EXCLUSIONS FROM INCOME.—In de-
12	termining adjusted income, a public housing agency may,
13	in the discretion of the agency, establish exclusions from
14	the annual income of a family. Such exclusions may in-
15	elude the following amounts:
16	(1) Excessive travel expenses.—Excessive
17	travel expenses in an amount not to exceed \$25 per
18	family per week, for employment- or education-relat-
19	ed travel.
20	(2) Earned income.—An amount of any
21	earned income of the family, established at the dis-
22	eretion of the public housing agency, which may be
23	<del>based on—</del>
24	(A) all earned income of the family

1	(B) the amount earned by particular mem-
2	bers of the family;
3	(C) the amount earned by families having
4	certain characteristics; or
5	(D) the amount earned by families or
6	members during certain periods or from certain
7	sources.
8	(3) Others.—Such other amounts for other
9	purposes, as the public housing agency may estab-
10	<del>lish.</del>
11	(d) MEDIAN INCOME.—In determining median in-
12	comes (of persons, families, or households) for an area or
13	establishing any ceilings or limits based on income under
14	this division, the Secretary shall determine or establish
15	area median incomes and income eeilings and limits for
16	Westchester and Rockland Counties, in the State of New
17	York, as if each such county were an area not contained
18	within the metropolitan statistical area in which it is lo-
19	cated. In determining such area median incomes or estab-
20	lishing such income eeilings or limits for the portion of
21	such metropolitan statistical area that does not include
22	Westchester or Rockland Counties, the Secretary shall de-
23	termine or establish area median incomes and income eeil-
24	ings and limits as if such portion included Westchester
25	and Rockland Counties

1	(e) AVAILABILITY OF INCOME MATCHING INFORMA-
2	TION.—
3	(1) DISCLOSURE TO PHA.—A public housing
4	agency shall require any family described in para-
5	graph (2) who receives information regarding in-
6	come, earnings, wages, or unemployment compensa-
7	tion from the Department of Housing and Urban
8	Development pursuant to income verification proce-
9	dures of the Department to disclose such informa-
10	tion, upon receipt of the information, to the public
11	housing agency that owns or operates the public
12	housing dwelling unit in which such family resides or
13	that provides the housing assistance on behalf of
14	such family, as applicable.
15	(2) Applicability to families receiving
16	PUBLIC HOUSING OR CHOICE-BASED HOUSING AS-
17	SISTANCE.—A family described in this paragraph is
18	a family that resides in a dwelling unit—
19	(A) that is a public housing dwelling unit;
20	<del>Ol'</del>
21	(B) for which housing assistance is pro-
22	vided under title XIII (or under the program
23	for tenant-based assistance under section 8 of
24	the United States Housing Act of 1937 (as in

1	effect before the effective date of the repeal
2	under section 1601(b) of this Act)).
3	(3) PROTECTION OF APPLICANTS AND PARTICI-
4	PANTS.—Section 904 of the Stewart B. McKinney
5	Homeless Assistance Amendments Act of 1988 (42
6	U.S.C. 3544) is amended—
7	(A) in subsection (b)—
8	(i) in paragraph (2), by striking
9	"and" at the end;
10	(iii) in paragraph (3), by striking the
11	period at the end and inserting "; and";
12	and
13	(ii) by adding at the end the following
14	new paragraph:
15	"(4) only in the case of an applicant or partici-
16	pant that is a member of a family described in sec-
17	tion 1104(e)(2) of the Housing Opportunity and Re-
18	sponsibility Act of 1998, sign an agreement under
19	which the applicant or participant agrees to provide
20	to the appropriate public housing agency the infor-
21	mation required under such section 1104(e)(1) of
22	the Housing Opportunity and Responsibility Act of
23	1998 for the sole purpose of the public housing
24	agency verifying income information pertinent to the

1	applicant's or participant's eligibility or level of ben-
2	efits, and comply with such agreement."; and
3	(B) in subsection (e)—
4	(i) in paragraph (2)(A), in the matter
5	preceding clause (I)—
6	(I) by inserting before "or" the
7	first place it appears the following: ",
8	pursuant to section 1104(e)(1) of the
9	Housing Opportunity and Responsibil-
10	ity Act of 1997 from the applicant or
11	participant,"; and
12	(H) by inserting "or 104(e)(1)"
13	after "such section 303(i)"; and
14	(ii) in paragraph (3)—
15	(I) in subparagraph (A), by in-
16	serting ", section 1104(e)(1) of the
17	Housing Opportunity and Responsibil-
18	ity Act of 1998," after "Social Secu-
19	rity Act'; and
20	(H) in subparagraph (A), by in-
21	serting "or agreement, as applicable,"
22	after "consent";
23	(III) in subparagraph (B), by in-
24	serting "section 1104(e)(1) of the
25	Housing Opportunity and Responsibil-

1	ity Act of 1998," after "Social Secu-
2	rity Act,"; and
3	(IV) in subparagraph (B), by insert-
4	ing "such section 1104(e)(1)," after "such
5	section 303(i)," each place it appears.
6	SEC. 1105. COMMUNITY WORK AND FAMILY SELF-SUFFI-
7	CIENCY REQUIREMENTS.
8	(a) Community Work Requirement.—
9	(1) In General.—Except as provided in para-
10	graph (3), each public housing agency shall require,
11	as a condition of occupancy of a public housing
12	dwelling unit by a family and of providing housing
13	assistance under title XIII on behalf of a family,
14	that each adult member of the family shall contrib-
15	ute not less than 8 hours of work per month (not
16	including political activities) within the community
17	in which the family resides, which may include work
18	performed on locations not owned by the public
19	housing agency.
20	(2) Employment status and liability.—
21	The requirement under paragraph (1) may not be
22	construed to establish any employment relationship
23	between the public housing agency and the member
24	of the family subject to the work requirement under
25	such paragraph or to create any responsibility, duty,

1	or liability on the part of the public housing agency
2	for actions arising out of the work done by the mem-
3	ber of the family to comply with the requirement, ex-
4	cept to the extent that the member of the family is
5	fulfilling the requirement by working directly for
6	such public housing agency.
7	(3) Exemptions.—A public housing agency
8	shall provide for the exemption, from the applicabil-
9	ity of the requirement under paragraph (1), of each
10	individual who is—
11	(A) an elderly person;
12	(B) a person with disabilities;
13	(C) working, attending school or vocational
14	training, or otherwise complying with work re-
15	quirements applicable under other public assist-
16	ance programs (as determined by the agencies
17	or organizations responsible for administering
18	such programs); or
19	(D) otherwise physically impaired to the
20	extent that they are unable to comply with the
21	requirement, as certified by a doctor.
22	(b) REQUIREMENT REGARDING TARGET DATE FOR
23	Transition Out of Assisted Housing.—
24	(1) In General.—Each public housing agency
25	shall require, as a condition of occupancy of a public

- housing dwelling unit by a family and of providing housing assistance under title XIII on behalf of a family, that the family and the agency enter into an agreement (included, pursuant to subsection (d)(2)(C), as a term of an agreement under subsection (d)) establishing a target date by which the family intends to graduate from, terminate tenancy in, or no longer receive public housing or housing assistance under title XIII.
  - (2) RIGHTS OF OCCUPANCY.—This subsection may not be construed (nor may any provision of subsection (d) or (e)) to create a right on the part of any public housing agency to evict or terminate assistance for a family solely on the basis of any failure of the family to comply with the target date established pursuant to paragraph (1).
  - (3) FACTORS.—In establishing a target date pursuant to paragraph (1) for a family that receives benefits for welfare or public assistance from a State or other public agency under a program that limits the duration during which such benefits may be received, the public housing agency and the family may take into consideration such time limit. This section may not be construed to require any public housing agency to adopt any such time limit on the

1	duration of welfare or public assistance benefits as
2	the target date pursuant to paragraph (1) for a resi-
3	<del>dent.</del>
4	(4) Exemptions.—A public housing agency
5	shall provide for the exemption, from the applicabil-
6	ity of the requirements under paragraph (1), of each
7	individual who is—
8	(A) an elderly person;
9	(B) a person with disabilities;
10	(C) working, attending school or vocational
11	training, or otherwise complying with work re-
12	quirements applicable under other public assist-
13	ance programs (as determined by the agencies
14	or organizations responsible for administering
15	such programs); or
16	(D) otherwise physically impaired to the
17	extent that they are unable to comply with the
18	requirement, as certified by a doctor.
19	(e) Treatment of Income Changes Resulting
20	From Welfare Program Requirements.—
21	(1) COVERED FAMILY.—For purposes of this
22	subsection, the term "covered family" means a fam-
23	ily that: (A) receives benefits for welfare or public
24	assistance from a State or other public agency under
25	a program for which the Federal, State, or local law

relating to the program requires, as a condition of eligibility for assistance under the program, participation of a member of the family in an economic self-sufficiency program; and (B) resides in a public housing dwelling unit or is provided housing assistance under title XIII.

(2) Decreases in income for failure to comply. Notwithstanding the provisions of sections 1225 and 1322 (relating to family rental contributions), if the welfare or public assistance benefits of a covered family are reduced under a Federal, State, or local law regarding such an assistance program because of any failure of any member of the family to comply with the conditions under the assistance program requiring participation in an economic self-sufficiency program, the amount required to be paid by the family as a monthly contribution toward rent may not be decreased, during the period of the reduction, as a result of any decrease in the income of the family (to the extent that the decrease in income is a result of the benefits reduction).

(3) EFFECT OF FRAUD.—Notwithstanding the provisions of sections 1225 and 1322 (relating to family rental contributions), if the welfare or public assistance benefits of a covered family are reduced

- because of an act of fraud by a member of the family under the law or program, the amount required to be paid by the covered family as a monthly contribution toward rent may not be decreased, during the period of the reduction, as a result of any decrease in the income of the family (to the extent that the decrease in income is a result of the benefits reduction).
  - (4) Notice.—Paragraphs (2) and (3) shall not apply to any covered family before the public housing agency providing assistance under this division on behalf of the family obtains written notification from the relevant welfare or public assistance agency specifying that the family's benefits have been reduced because of noncompliance with economic self-sufficiency program requirements or fraud and the level of such reduction.
  - (5) OCCUPANCY RIGHTS.—This subsection may not be construed to authorize any public housing agency to establish any time limit on tenancy in a public housing dwelling unit or on receipt of housing assistance under title XIII.
  - (6) REVIEW.—Any covered family residing in public housing that is affected by the operation of this subsection shall have the right to review the de-

termination under this subsection through the administrative grievance procedure established pursuant to section 1110 for the public housing agency.

## (7) Cooperation agreements for economic self-sufficiency activities.—

(A) REQUIREMENT. A public housing agency providing public housing dwelling units or housing assistance under title XIII for covered families shall make its best efforts to enter into such cooperation agreements, with State, local, and other agencies providing assistance to covered families under welfare or public assistance programs, as may be necessary, to provide for such agencies to transfer information to facilitate administration of subsection (a) and paragraphs (2), (3), and (4) of this subsection, and other information regarding rents, income, and assistance that may assist a public housing agency or welfare or public assistance agency in carrying out its functions.

(B) Contents.—A public housing agency shall seek to include in a cooperation agreement under this paragraph requirements and provisions designed to target assistance under welfare and public assistance programs to families

residing in public housing developments and receiving choice-based assistance under title XIII, which may include providing for self-sufficiency services within such housing, providing for services designed to meet the unique employment-related needs of residents of such housing and recipients of such assistance, providing for placement of workfare positions on-site in such housing, and such other elements as may be appropriate.

- (C) Confidentiality.—This paragraph may not be construed to authorize any release of information that is prohibited by, or in contravention of, any other provision of Federal, State, or local law.
- 16 (d) Community Work and Family Self-Suffi-17 Chency Agreements.—

(1) In GENERAL. A public housing agency shall enter into a community work and family self-sufficiency agreement under this subsection with each adult member and head of household of each family who is to reside in a dwelling unit in public housing of the agency and each family on behalf of whom the agency will provide housing assistance under title XIII. Under the agreement the family

1	shall agree that, as a condition of occupancy of the
2	public housing dwelling unit or of receiving such
3	housing assistance, the family will comply with the
4	terms of the agreement.
5	(2) Terms.—An agreement under this sub-
6	section shall include the following:
7	(A) Terms designed to encourage and fa-
8	cilitate the economic self-sufficiency of the as-
9	sisted family entering into the agreement and
10	the graduation of the family from assisted
11	housing to unassisted housing.
12	(B) Notice of the requirements under sub-
13	section (a) (relating to community work) and
14	the conditions imposed by, and exemptions
15	from, such requirement.
16	(C) The target date agreed upon by the
17	family pursuant to subsection (b) for gradua-
18	tion from, termination of tenancy in, or termi-
19	nation of receipt of public housing or housing
20	assistance under title XIII.
21	(D) Terms providing for any resources,
22	services, and assistance relating to self-suffi-
23	ciency that will be made available to the family,
24	including any assistance to be made available

pursuant to subsection (e)(7)(B) under a co-

1	operation agreement entered into under sub-
2	section $(e)(7)$ .
3	(E) Notice of the provisions of paragraphs
4	(2) through (7) of subsection (e) (relating to ef-
5	feet of changes in income on rent and assisted
6	families rights under such circumstances).
7	(e) Lease Provisions.—A public housing agency
8	shall incorporate into leases under section 1226, and into
9	any agreements for the provision of choice-based assist-
10	ance under title XIII on behalf of a family—
11	(1) a provision requiring compliance with the
12	requirement under subsection (a); and
13	(2) provisions incorporating the conditions
14	under subsection (e).
15	(f) Treatment of Income.—Notwithstanding any
16	other provision of this section, in determining the income
17	or tenancy of a family who resides in public housing or
18	receives housing assistance under title XIII, a public hous-
19	ing agency shall consider any decrease in the income of
20	a family that results from the reduction of any welfare
21	or public assistance benefits received by the family under
22	any Federal, State, or local law regarding a program for
23	such assistance if the family (or a member thereof, as ap-
	such assistance if the family (of a member thereof, as ap

- 1 such assistance and is unable to obtain employment not-
- 2 withstanding such compliance.
- 3 (g) DEFINITION.—For purposes of this section, the
- 4 term "economic self-sufficiency program" means any pro-
- 5 gram designed to encourage, assist, train, or facilitate the
- 6 economic independence of participants and their families
- 7 or to provide work for participants, including programs
- 8 for job training, employment counseling, work placement,
- 9 basic skills training, education, workfare, financial or
- 10 household management, apprenticeship, or other activities
- 11 as the Secretary may provide.
- 12 SEC. 1106. LOCAL HOUSING MANAGEMENT PLANS.
- 13 (a) 5-YEAR PLAN.—The Secretary shall provide for
- 14 each public housing agency to submit to the Secretary,
- 15 once every 5 years, a plan under this subsection for the
- 16 agency covering a period consisting of 5 fiscal years. Each
- 17 such plan shall contain, with respect to the 5-year period
- 18 covered by the plan, the following information:
- 19 (1) STATEMENT OF MISSION.—A statement of
- 20 the mission of the agency for serving the needs of
- 21 low-income families in the jurisdiction of the agency
- 22 during such period.
- 23 (2) Goals and objectives.—A statement of
- 24 the goals and objectives of the agency that will en-

- 1 able the agency to serve the needs identified pursu-2 ant to paragraph (1) during such period.
- 3 (3) CAPITAL IMPROVEMENT OVERVIEW.—If the
  4 agency will provide capital improvements for public
  5 housing developments during such period, an over6 view of such improvements, the rationale for such
  7 improvements, and an analysis of how such improve8 ments will enable the agency to meet its goals, objec9 tives, and mission.
- 10 The first 5-year plan under this subsection for a public 11 housing agency shall be submitted for the 5-year period 12 beginning with the first fiscal year for which the agency 13 receives assistance under this division.
- 14 (b) Annual Plan.—The Secretary shall provide for 15 each public housing agency to submit to the Secretary a local housing management plan under this section for each 16 fiscal year that contains the information required under subsection (d). For each fiscal year after the initial sub-18 mission of a plan under this section by a public housing 19 agency, the agency may comply with requirements for submission of a plan under this subsection by submitting an 21 22 update of the plan for the fiscal year.
- 23 (e) PROCEDURES.—The Secretary shall establish re-24 quirements and procedures for submission and review of 25 plans, including requirements for timing and form of sub-

- 1 mission, and for the contents of such plans. Such proce-
- 2 dures shall provide that a public housing agency—
- 3 (1) shall, in conjunction with the relevant State 4 or unit of general local government, establish proce-5 dures to ensure that the plan under this section is 6 consistent with the applicable comprehensive housing 7 affordability strategy (or any consolidated plan in-8 corporating such strategy) for the jurisdiction in 9 which the public housing agency is located, in ac-10 cordance with title I of the Cranston-Gonzalez Na-11 tional Affordable Housing Act; and
- 12 (2) may, at the option of the agency, submit a
  13 plan under this section together with, or as part of,
  14 the comprehensive housing affordability strategy (or
  15 any consolidated plan incorporating such strategy)
  16 for the relevant jurisdiction, and for concomitant re17 view of such plans submitted together.
  - (d) CONTENTS.—An annual local housing management plan under this section for a public housing agency shall contain the following information relating to the upcoming fiscal year for which the assistance under this division is to be made available:
- 23 (1) NEEDS.—A statement of the housing needs
  24 of low-income and very low-income families residing
  25 in the community served by the agency, and of other

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1	low-income families on the waiting list of the agency
2	(including the housing needs of elderly families and
3	disabled families), and the means by which the agen-
4	ey intends, to the maximum extent practicable, to
5	address such needs.
6	(2) Financial resources.—A statement of fi-
7	nancial resources available for the agency the
8	planned uses of such resources that includes—
9	(A) a description of the financial resources
10	available to the agency;
11	(B) the uses to which such resources will
12	be committed, including all proposed eligible
13	and required activities under section 1203 and
14	housing assistance to be provided under title
15	$\overline{XIII}$ ;
16	(C) an estimate of the costs of operation
17	and the market rental value of each public
18	housing development; and
19	(D) a specific description, based on popu-
20	lation and demographic data, of the unmet af-
21	fordable housing needs of families in the com-
22	munity served by the agency having incomes
23	not exceeding 30 percent of the area median in-
24	come and a statement of how the agency will

1	expend grant amounts received under this divi-
2	sion to meet the housing needs of such families.
3	(3) POPULATION SERVED.—A statement of the
4	policies of the agency governing eligibility, admis-
5	sions, and occupancy of families with respect to pub-
6	lie housing dwelling units and housing assistance
7	under title XIII, including—
8	(A) the requirements for eligibility for such
9	units and assistance and the method and proce-
10	dures by which eligibility and income will be de-
11	termined and verified;
12	(B) the requirements for selection and ad-
13	missions of eligible families for such units and
14	assistance, including any preferences and proce-
15	dures established by the agency and any out-
16	reach efforts;
17	(C) the procedures for assignment of fami-
18	lies admitted to dwelling units owned, leased,
19	managed, operated, or assisted by the agency;
20	(D) any standards and requirements for
21	occupancy of public housing dwelling units and
22	units assisted under title XIII, including resi-
23	dent screening policies, standard lease provi-
24	sions, conditions for continued occupancy, ter-

1	mination of tenancy, eviction, and conditions
2	for termination of housing assistance;
3	(E) the procedures for maintaining waiting
4	lists for admissions to public housing develop-
5	ments of the agency, which may include a sys-
6	tem of site-based waiting lists under section
7	1224(e);
8	(F) the criteria for providing and denying
9	housing assistance under title XIII to families
10	moving into the jurisdiction of the agency;
11	(G) the procedures for coordination with
12	entities providing assistance to homeless fami-
13	lies in the jurisdiction of the agency; and
14	(H) the fair housing policy of the agency.
15	(4) Rent Determination.—A statement of
16	the policies of the agency governing rents charged
17	for public housing dwelling units and rental con-
18	tributions of assisted families under title XIII and
19	the system used by the agency to ensure that such
20	rents comply with the requirements of this division.
21	(5) OPERATION AND MANAGEMENT. A state-
22	ment of the rules, standards, and policies of the pub-
23	lie housing agency governing maintenance and man-
24	agement of housing owned and operated by the

1	agency, and management of the public housing agen-
2	ey and programs of the agency, including—
3	(A) a description of the manner in which
4	the agency is organized (including any consortia
5	or joint ventures) and staffed to perform the
6	duties and functions of the public housing agen-
7	ey and to administer the operating fund dis-
8	tributions of the agency;
9	(B) policies relating to the rental of dwell-
10	ing units, including policies designed to reduce
11	<del>vacancies;</del>
12	(C) housing quality standards in effect
13	pursuant to sections 1232 and 1328 and any
14	certifications required under such sections;
15	(D) emergency and disaster plans for pub-
16	lie housing;
17	(E) priorities and improvements for man-
18	agement of public housing, including initiatives
19	to control costs; and
20	(F) policies of the agency requiring the
21	loss or termination of housing assistance and
22	tenancy under sections 1641 and 1642 (relating
23	to occupancy standards for federally assisted
24	housing).

1	(6) Grievance procedure.—A statement of
2	the grievance procedures of the agency under section
3	<del>1110.</del>
4	(7) Capital improvements.—With respect to
5	public housing developments owned or operated by
6	the agency, a plan describing the capital improve-
7	ments necessary to ensure long-term physical and
8	social viability of the developments.
9	(8) DEMOLITION AND DISPOSITION.—With re-
10	spect to public housing developments owned or oper-
11	ated by the agency—
12	(A) a description of any such housing to be
13	demolished or disposed of under subtitle E of
14	title XII; and
15	(B) a timetable for such demolition or dis-
16	position.
17	(9) Designation of Housing for elderly
18	AND DISABLED FAMILIES. With respect to public
19	housing developments owned or operated by the
20	agency, a description of any developments (or por-
21	tions thereof) that the agency has designated or will
22	designate for occupancy by elderly and disabled fam-
23	ilies in accordance with section 1227 and any infor-
24	mation required under section 1227(d) for such des-

 $\frac{ignated}{developments}.\\$ 

1	(10) Conversion of Public Housing.—With
2	respect to public housing owned or operated by the
3	agency, a description of any building or buildings
4	that the agency is required, under section 1203(b),
5	to convert to housing assistance under title XIII or
6	that the agency voluntarily converts, an analysis of
7	such buildings required under such section for con-
8	version, and a statement of the amount of grant
9	amounts under title XII to be used for rental assist-
10	ance or other housing assistance.
11	(11) Homeownership activities.—A descrip-
12	tion of—
13	(A) any homeownership programs of the
14	agency under subtitle D of title XII or section
15	1329 for the agency;
16	(B) the requirements and assistance avail-
17	able under the programs described pursuant to
18	subparagraph (A); and
19	(C) the annual goals of the agency for ad-
20	ditional availability of homeownership units.
21	(12) ECONOMIC SELF-SUFFICIENCY AND CO-
22	ORDINATION WITH WELFARE AND OTHER APPRO-
23	PRIATE AGENCIES.—A description of—
24	(A) policies relating to services and amen-
25	ities provided or offered to assisted families, in-

1	cluding the provision of service coordinators
2	and services designed for certain populations
3	(such as the elderly and disabled);
4	(B) how the agency will coordinate with
5	State, local, and other agencies providing assist-
6	ance to families participating in welfare or pub-
7	lie assistance programs;
8	(C) how the agency will implement and ad-
9	minister section 1105; and
10	(D) any policies, programs, plans, and ac-
11	tivities of the agency for the enhancement of
12	the economic and social self-sufficiency of resi-
13	dents assisted by the programs of the agency,
14	including rent structures to encourage self-suf-
15	ficiency.
16	(13) Safety and Crime Prevention.—A plan
17	established by the public housing agency, which shall
18	be subject to the following requirements:
19	(A) SAFETY MEASURES.—The plan shall
20	provide, on a development-by-development basis,
21	for measures to ensure the safety of public
22	housing residents.
23	(B) ESTABLISHMENT.—The plan shall be
24	established, with respect to each development,
25	in consultation with the police officer or officers

in command for the precinct in which the development is located.

(C) CONTENT. The plan shall describe the need for measures to ensure the safety of public housing residents and for crime prevention measures, describe any such activities conducted, or to be conducted, by the agency, and provide for coordination between the public housing agency and the appropriate police precincts for carrying out such measures and activities.

(D) SECRETARIAL ACTION. If the Secretary determines, at any time, that the security needs of a development are not being adequately addressed by the plan, or that the local police precinct is not complying with the plan, the Secretary may mediate between the public housing agency and the local precinct to resolve any issues of conflict. If after such mediation has occurred and the Secretary determines that the security needs of the development are not adequately addressed, the Secretary may require the public housing agency to submit an amended plan.

1	(14) Annual Audit.—The results of the most
2	recent fiscal year audit of the agency required under
3	section 1541(b).
4	(15) Troubled Agencies.—Such other addi-
5	tional information as the Secretary may determine
6	to be appropriate for each public housing agency
7	that is designated—
8	(A) under section 1533(e) as at risk of be-
9	coming troubled; or
10	(B) under section 1533(a) as troubled.
11	(16) Asset management.—A statement of
12	how the agency will carry out its asset management
13	functions with respect to the public housing inven-
14	tory of the agency, including how the agency will
15	plan for the long-term operating, capital investment,
16	rehabilitation, modernization, disposition, and other
17	needs for such inventory.
18	(e) CITIZEN PARTICIPATION.—
19	(1) Publication of Notice.—Not later than
20	45 days before the date of a hearing conducted
21	under paragraph (2) by the governing body of a
22	public housing agency, the agency shall—
23	(A) publish a notice informing the public
24	that the proposed local housing management
25	plan or amendment is available for inspection at

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1	the principal office of the public housing agency
2	during normal business hours and make the
3	plan or amendment so available for inspection
4	during such period; and
5	(B) publish a notice informing the public
6	that a public hearing will be conducted to dis-
7	cuss the local housing management plan and to
8	invite public comment regarding that plan.
9	(2) Public Hearing.—Before submitting a
10	plan under this section or a significant amendment
11	under section 1107(f) to a plan, a public housing
12	agency shall, at a location that is convenient to resi-
13	dents, conduct a public hearing, as provided in the
14	notice published under paragraph (1), regarding the
15	public housing plan or the amendment of the agen-
16	<del>cy.</del>
17	(3) Consideration of comments.—A public
18	housing agency shall consider any comments or
19	views made available pursuant to paragraphs (1)
20	and (2) in preparing a final plan or amendment for
21	submission to the Secretary. A summary of such
22	comments or views shall be attached to the plan,
23	amendment, or report submitted

(4) ADOPTION OF PLAN.—After conducting the

public hearing under paragraph (2) and considering

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1	public comments in accordance with paragraph (3),
2	the public housing agency shall make any appro-
3	priate changes to the local housing management
4	plan or amendment and shall—
5	(A) adopt the local housing management
6	<del>plan;</del>
7	(B) submit the plan to any local elected of-
8	ficial or officials responsible for appointing the
9	members of the board of directors (or other
10	similar governing body) of the public housing
11	agency for review and approval under sub-
12	section (f);
13	(C) submit the plan to the Secretary in ac-
14	cordance with this section; and
15	(D) make the submitted plan or amend-
16	ment publicly available.
17	(f) Local Review.—The public housing agency shall
18	submit a plan under this subsection to any local elected
19	official or officials responsible for appointing the members
20	of the board of directors (or other similar governing body)
21	of the public housing agency for review and approval for
22	a 45-day period beginning on the date that the plan is
23	submitted to such local official or officials (which period
24	may run concurrently with any period under subsection
25	(e) for public comment). If the local official or officials

responsible under this subsection do not act within 45 days of submission of the plan, the plan shall be considered approved. If the local official or officials responsible 3 under this subsection reject the public housing agency's plan, they shall return the plan with their recommended changes to the agency within 5 days of their disapproval. The agency shall resubmit an updated plan to the local 8 official or officials within 30 days of receiving the objections, If the local official or officials again reject the plan, 10 the resubmitted plan, together with the local official's objections, shall be submitted to the Secretary for approval. 12 (g) Plans for Small PHA's and PHA's Admin-ISTERING ONLY RENTAL ASSISTANCE.—The Secretary shall establish requirements for submission of plans under 14 15 this section and the information to be included in such plans applicable to public housing agencies that own or 17 operate less than 250 public housing dwelling units and shall establish requirements for such submission and in-18 formation applicable to agencies that only administer housing assistance under title XIII (and do not own or operate public housing). Such requirements shall waive 21 any requirements under this section that the Secretary determines are burdensome or unnecessary for such agen-24 eies.

#### SEC. 1107. REVIEW OF PLANS.

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(a) REMEM	AND MORICE
Tat IUEVIEW	AND NOTICE.

(1) REVIEW.—The Secretary shall conduct a limited review of each local housing management plan submitted to the Secretary to ensure that the plan is complete and complies with the requirements of section 1106. The Secretary shall have the discretion to review a plan to the extent that the Secretary considers review is necessary.

(2) Notice.—The Secretary shall notify each public housing agency submitting a plan whether the plan complies with such requirements not later than 75 days after receiving the plan. If the Secretary does not notify the public housing agency, as required under this subsection and subsection (b), the Secretary shall be considered, for purposes of this division, to have made a determination that the plan complies with the requirements under section 1106 and the agency shall be considered to have been notified of compliance upon the expiration of such 75day period. The preceding sentence shall not preclude judicial review regarding such compliance pursuant to chapter 7 of title 5, United States Code, or an action regarding such compliance under section 1979 of the Revised Statutes of the United States (42 U.S.C. 1983).

1	(b) Notice of Reasons for Determination of
2	NONCOMPLIANCE.—If the Secretary determines that a
3	plan, as submitted, does not comply with the requirements
4	under section 1106, the Secretary shall specify in the no-
5	tice under subsection (a) the reasons for the noncompli-
6	ance and any modifications necessary for the plan to meet
7	the requirements under section 1106.
8	(c) Standards for Determination of Non-
9	COMPLIANCE.—The Secretary may determine that a plan
10	does not comply with the requirements under section 1106
11	only if—
12	(1) the plan is incomplete in significant matters
13	required under such section;
14	(2) there is evidence available to the Secretary
15	that challenges, in a substantial manner, any infor-
16	mation provided in the plan;
17	(3) the Secretary determines that the plan does
18	not comply with Federal law or violates the purposes
19	of this division because it fails to provide housing
20	that will be viable on a long-term basis at a reason-
21	able cost;
22	(4) the plan plainly fails to adequately identify
23	the needs of low-income families for housing assist-
24	ance in the jurisdiction of the agency;

1	(5) the plan plainly fails to adequately identify
2	the capital improvement needs for public housing de-
3	velopments in the jurisdiction of the agency;

- 4 (6) the activities identified in the plan are
  5 plainly inappropriate to address the needs identified
  6 in the plan; or
- 7 (7) the plan is inconsistent with the require-8 ments of this division.
- 9 The Secretary shall determine that a plan does not comply
- 10 with the requirements under section 1106 if the plan does
- 11 not include the information required under section
- $12 \frac{1106(d)(2)(D)}{d}$
- 13 (d) Treatment of Existing Plans.—Notwith-
- 14 standing any other provision of this title, a public housing
- 15 agency shall be considered to have submitted a plan under
- 16 this section if the agency has submitted to the Secretary
- 17 a comprehensive plan under section 14(e) of the United
- 18 States Housing Act of 1937 (as in effect immediately be-
- 19 fore the effective date of the repeal under section 1601(b)
- 20 of this Act) or under the comprehensive improvement as-
- 21 sistance program under such section 14, and the Secretary
- 22 has approved such plan, before January 1, 1997. The Sec-
- 23 retary shall provide specific procedures and requirements
- 24 for such authorities to amend such plans by submitting

1	only such additional information as is necessary to comply
2	with the requirements of section 1106.
3	(e) ACTIONS TO CHANGE PLAN.—A public housing
4	agency that has submitted a plan under section 1106 may
5	change actions or policies described in the plan before sub
6	mission and review of the plan of the agency for the nex
7	fiscal year only if—
8	(1) in the case of costly or nonroutine changes
9	the agency submits to the Secretary an amendmen
10	to the plan under subsection (f) which is reviewed in
11	accordance with such subsection; or
12	(2) in the case of inexpensive or routine
13	changes, the agency describes such changes in such
14	local housing management plan for the next fisca
15	<del>year.</del>
16	(f) Amendments to Plan.—
17	(1) In General.—During the annual or 5-year
18	period covered by the plan for a public housing
19	agency, the agency may submit to the Secretary any
20	amendments to the plan.
21	(2) REVIEW.—The Secretary shall conduct a
22	limited review of each proposed amendment submit
23	ted under this subsection to determine whether the
24	plan, as amended by the amendment, complies with

the requirements of section 1106 and notify each

1	public housing agency submitting the amendment
2	whether the plan, as amended, complies with such
3	requirements not later than 30 days after receiving
4	the amendment. If the Secretary determines that a
5	plan, as amended, does not comply with the require-
6	ments under section 1106, such notice shall indicate
7	the reasons for the noncompliance and any modifica-
8	tions necessary for the plan to meet the require-
9	ments under section 1106. If the Secretary does not
10	notify the public housing agency as required under
11	this paragraph, the plan, as amended, shall be con-
12	sidered, for purposes of this section, to comply with
13	the requirements under section 1106.
14	(3) STANDARDS FOR DETERMINATION OF NON-
15	COMPLIANCE. The Secretary may determine that a
16	plan, as amended by a proposed amendment, does
17	not comply with the requirements under section
18	1106 only if—
19	(A) the plan, as amended, would be subject
20	to a determination of noncompliance in accord-
21	ance with the provisions of subsection (e);
22	(B) the Secretary determines that—
23	(i) the proposed amendment is plainly
24	inconsistent with the activities specified in
25	the plan; or

1	(ii) there is evidence that challenges,
2	in a substantial manner, any information
3	contained in the amendment; or
4	(C) the Secretary determines that the plan,
5	as amended, violates the purposes of this divi-
6	sion because it fails to provide housing that will
7	be viable on a long-term basis at a reasonable
8	<del>cost.</del>
9	(4) AMENDMENTS TO EXTEND TIME OF PER-
10	FORMANCE.—Notwithstanding any other provision of
11	this subsection, the Secretary may not determine
12	that any amendment to the plan of a public housing
13	agency that extends the time for performance of ac-
14	tivities assisted with amounts provided under this
15	title fails to comply with the requirements under sec-
16	tion 1106 if the Secretary has not provided the
17	amount of assistance set forth in the plan or has not
18	provided the assistance in a timely manner.
19	SEC. 1108. REPORTING REQUIREMENTS.
20	(a) Performance and Evaluation Report.—
21	Each public housing agency shall annually submit to the
22	Secretary, on a date determined by the Secretary, a per-
23	formance and evaluation report concerning the use of
24	funds made available under this division. The report of

25 the public housing agency shall include an assessment by

- 1 the agency of the relationship of such use of funds made
- 2 available under this division, as well as the use of other
- 3 funds, to the needs identified in the local housing manage-
- 4 ment plan and to the purposes of this division. The public
- 5 housing agency shall certify that the report was available
- 6 for review and comment by affected tenants prior to its
- 7 submission to the Secretary.
- 8 (b) REVIEW OF PHA's.—The Secretary shall, at
- 9 least on an annual basis, make such reviews as may be
- 10 necessary or appropriate to determine whether each public
- 11 housing agency receiving assistance under this section—
- 12 (1) has earried out its activities under this divi-
- sion in a timely manner and in accordance with its
- 14 local housing management plan; and
- 15 (2) has a continuing capacity to carry out its
- 16 local housing management plan in a timely manner.
- 17 (e) RECORDS.—Each public housing agency shall col-
- 18 lect, maintain, and submit to the Secretary such data and
- 19 other program records as the Secretary may require, in
- 20 such form and in accordance with such schedule as the
- 21 Secretary may establish.
- 22 SEC. 1109. PET OWNERSHIP.
- 23 Pet ownership in housing assisted under this division
- 24 that is federally assisted rental housing (as such term is
- 25 defined in section 227 of the Housing and Urban-Rural

1	Recovery Act of 1983) shall be governed by the provisions
2	of section 227 of such Act.
3	SEC. 1110. ADMINISTRATIVE GRIEVANCE PROCEDURE.
4	(a) Requirements.—Each public housing agency
5	receiving assistance under this division shall establish and
6	implement an administrative grievance procedure under
7	which residents of public housing will—
8	(1) be advised of the specific grounds of any
9	proposed adverse public housing agency action;
10	(2) have an opportunity for a hearing before an
11	impartial party (including appropriate employees of
12	the public housing agency) upon timely request with-
13	in a reasonable period of time;
14	(3) have an opportunity to examine any docu-
15	ments or records or regulations related to the pro-
16	posed action;
17	(4) be entitled to be represented by another
18	person of their choice at any hearing;
19	(5) be entitled to ask questions of witnesses and
20	have others make statements on their behalf; and
21	(6) be entitled to receive a written decision by
22	the public housing agency on the proposed action.
23	(b) Exclusion From Administrative Procedure
24	OF GRIEVANCES CONCERNING EVICTIONS FROM PUBLIC
25	Housing Involving Health, Safety, or Peaceful

1	Enjoyment.—A public housing agency may exclude from
2	its procedure established under subsection (a) any griev-
3	ance, in any jurisdiction which requires that prior to evic-
4	tion, a tenant be given a hearing in court, which the Sec-
5	retary determines provides the basic elements of due proc-
6	ess (which the Secretary shall establish by rule under sec-
7	tion 553 of title 5, United States Code), concerning an
8	eviction from or termination of tenancy in public housing
9	that involves any activity that threatens the health, safety,
10	or right to peaceful enjoyment of the premises of other
11	tenants or employees of the public housing agency or any
12	drug-related criminal activity on or off such premises. In
13	the case of any eviction from or termination of tenancy
14	in public housing not described in the preceding sentence,
15	each of the following provisions shall apply:
16	(1) Such eviction or termination shall be sub-
17	icet to an administrative grievance procedure if the

- (1) Such eviction or termination shall be subject to an administrative grievance procedure if the tenant so evicted or terminated requests a hearing under such procedure not later than five days after service of notice of such eviction or termination.
- (2) The public housing agency shall take final action regarding a grievance under paragraph (1) not later than thirty days after such notice is served.
- (3) If the public housing agency fails to provide a hearing under the grievance procedure pursuant to

- 1 a request under paragraph (1) and take final action
  2 regarding the grievance before the expiration of the
  3 30-day period under paragraph (2), the notice of
- 4 eviction or termination shall be considered void and
- 5 shall not be given any force or effect.
- 6 (4) If a public housing authority takes final action on a grievance for any eviction or termination, 7 8 the tenant and any member of the tenant's house-9 hold shall not have any right in connection with any 10 subsequent eviction or termination notice to request 11 or be afforded any administrative grievance hearing 12 during the 1-year period beginning upon the date of 13 the final action.
- 14 (c) Inapplicability to Choice-Based Rental
- 15 HOUSING ASSISTANCE.—This section may not be con-
- 16 strued to require any public housing agency to establish
- 17 or implement an administrative grievance procedure with
- 18 respect to assisted families under title XIII.
- 19 SEC. 1111. HEADQUARTERS RESERVE FUND.
- 20 (a) Annual Reservation of Amounts.—Notwith-
- 21 standing any other provision of law, the Secretary may
- 22 retain not more than 2 percent of the amounts appro-
- 23 priated to earry out title XII for any fiscal year for use
- 24 in accordance with this section.

1	(b) USE OF AMOUNTS.—Any amounts that are re-
2	tained under subsection (a) or appropriated for use under
3	this section shall be available for subsequent allocation to
4	specific areas and communities, and may only be used for
5	the Department of Housing and Urban Development
6	and—
7	(1) for unforeseen housing needs resulting from
8	natural and other disasters;
9	(2) for housing needs resulting from emer-
10	gencies, as determined by the Secretary, other than
11	such disasters;
12	(3) for housing needs related to a settlement of
13	litigation, including settlement of fair housing litiga-
14	tion; and
15	(4) for needs related to the Secretary's actions
16	under this division regarding troubled and at-risk
17	public housing agencies.
18	Housing needs under this subsection may be met through
19	the provision of assistance in accordance with title XII or
20	title XIII, or both.

- 21 SEC. 1112. LABOR STANDARDS.
- 22 (a) In General.—Any contract for grants, sale, or
- 23 lease pursuant to this division relating to public housing
- 24 shall contain the following provisions:

1	(1) Operation.—A provision requiring that
2	not less than the wages prevailing in the locality, as
3	determined or adopted (subsequent to a determina-
4	tion under applicable State or local law) by the Sec-
5	retary, shall be paid to all contractors and persons
6	employed in the operation of the low-income housing
7	development involved.
8	(2) Production.—A provision that not less
9	than the wages prevailing in the locality, as pre-
10	determined by the Secretary of Labor pursuant to
11	the Davis-Bacon Act (40 U.S.C. 276a-276a-5)
12	shall be paid to all laborers and mechanics employed
13	in the production of the development involved.
14	The Secretary shall require certification as to compliance
15	with the provisions of this section before making any pay-
16	ment under such contract.
17	(b) Exceptions.—Subsection (a) and the provisions
18	relating to wages (pursuant to subsection (a)) in any con-
19	tract for grants, sale, or lease pursuant to this division
20	relating to public housing, shall not apply to any individual
21	who—
22	(1) performs services for which the individual
23	volunteered;
24	(2)(A) does not receive compensation for such

services; or

- 1 (B) is paid expenses, reasonable benefits, or a
  2 nominal fee for such services; and
- 3 (3) is not otherwise employed at any time in the construction work.

### 5 SEC. 1113. NONDISCRIMINATION.

- 6 (a) IN GENERAL.—No person in the United States
- 7 shall on the grounds of race, color, national origin, reli-
- 8 gion, or sex be excluded from participation in, be denied
- 9 the benefits of, or be subjected to discrimination under
- 10 any program or activity funded in whole or in part with
- 11 amounts made available under this division. Any prohibi-
- 12 tion against discrimination on the basis of age under the
- 13 Age Discrimination Act of 1975 or with respect to an oth-
- 14 erwise qualified handicapped individual as provided in sec-
- 15 tion 504 of the Rehabilitation Act of 1973 shall also apply
- 16 to any such program or activity.
- 17 (b) CIVIL RIGHTS COMPLIANCE.—Each public hous-
- 18 ing agency that receives grant amounts under this division
- 19 shall use such amounts and earry out its local housing
- 20 management plan approved under section 1107 in con-
- 21 formity with title VI of the Civil Rights Act of 1964, the
- 22 Fair Housing Act, section 504 of the Rehabilitation Act
- 23 of 1973, the Age Discrimination Act of 1975, and the
- 24 Americans With Disabilities Act of 1990, and shall affirm-
- 25 atively further fair housing.

## 1 SEC. 1114. PROHIBITION ON USE OF FUNDS.

- 2 None of the funds made available to the Department
- 3 of Housing and Urban Development to carry out this divi-
- 4 sion, which are obligated to State or local governments,
- 5 public housing agencies, housing finance agencies, or other
- 6 public or quasi-public housing agencies, shall be used to
- 7 indemnify contractors or subcontractors of the govern-
- 8 ment or agency against costs associated with judgments
- 9 of infringement of intellectual property rights.

# 10 SEC. 1115. INAPPLICABILITY TO INDIAN HOUSING.

- 11 Except as specifically provided by law, the provisions
- 12 of this title, and titles XII, XIII, XIV, and XV shall not
- 13 apply to public housing developed or operated pursuant
- 14 to a contract between the Secretary and an Indian housing
- 15 authority under the United States Housing Act of 1937
- 16 or to housing assisted under the Native American Housing
- 17 Assistance and Self-Determination Act of 1996.

## 18 SEC. 1116. REGULATIONS.

- 19 (a) In General.—The Secretary may issue any reg-
- 20 ulations necessary to carry out this division. This sub-
- 21 section shall take effect on the date of the enactment of
- 22 this Act.
- 23 (b) Rule of Construction.—Any failure by the
- 24 Secretary to issue any regulations authorized under sub-
- 25 section (a) shall not affect the effectiveness of any provi-

1	sion of this division or any amendment made by this divi-
2	sion.
3	TITLE XII—PUBLIC HOUSING
4	Subtitle A—Block Grants
5	SEC. 1201. BLOCK GRANT CONTRACTS.
6	(a) In General.—The Secretary shall enter into
7	contracts with public housing agencies under which—
8	(1) the Secretary agrees to make a block grant
9	under this title, in the amount provided under sec-
10	tion 1202(c), for assistance for low-income housing
11	to the public housing agency for each fiscal year cov-
12	ered by the contract; and
13	(2) the agency agrees—
14	(A) to provide safe, elean, and healthy
15	housing that is affordable to low-income fami-
16	lies and services for families in such housing;
17	(B) to operate, or provide for the oper-
18	ation, of such housing in a financially sound
19	manner;
20	(C) to use the block grant amounts in ac-
21	cordance with this title and the local housing
22	management plan for the agency that complies
23	with the requirements of section 1106;
24	(D) to involve residents of housing assisted
25	with block grant amounts in functions and deci-

1	sions relating to management and the quality of
2	life in such housing;
3	(E) that the management of the public
4	housing of the agency shall be subject to ac-
5	tions authorized under subtitle D of title XV;
6	(F) that the Secretary may take actions
7	under section 1205 with respect to improper
8	use of grant amounts provided under the con-
9	tract; and
10	(G) to otherwise comply with the require-
11	ments under this title.
12	(b) Small Public Housing Agency Capital
13	GRANT OPTION.—For any fiscal year, upon the request
14	of the Governor of the State, the Secretary shall make
15	available directly to the State, from the amounts otherwise
16	included in the block grants for all public housing agencies
17	in such State which own or operate less than 100 dwelling
18	units, ½ of that portion of such amounts that is derived
19	from the capital improvement allocations for such agencies
20	pursuant to section 1203(c)(1) or 1203(d)(2), as applica-
21	ble. The Governor of the State will have the responsibility
22	to distribute all of such funds, in amounts determined by
23	the Governor, only to meet the exceptional capital im-
24	provement requirements for the various public housing
25	agencies in the State which operate less than 100 dwelling

1	units: Provided, however, that for States where Federal
2	funds provided to the State are subject to appropriation
3	action by the State legislature, the capital funds made
4	available to the Governor under this subsection shall be
5	subject to such appropriation by the State legislature.
6	(e) Modification.—Contracts and agreements be-
7	tween the Secretary and a public housing agency may not
8	be amended in a manner which would—
9	(1) impair the rights of—
10	(A) leaseholders for units assisted pursu-
11	ant to a contract or agreement; or
12	(B) the holders of any outstanding obliga-
13	tions of the public housing agency involved for
14	which annual contributions have been pledged;
15	<del>Ol°</del>
16	(2) provide for payment of block grant amounts
17	under this title in an amount exceeding the alloca-
18	tion for the agency determined under section 1204.
19	Any rule of law contrary to this subsection shall be deemed
20	inapplicable.
21	SEC. 1202. GRANT AUTHORITY, AMOUNT, AND ELIGIBILITY.
22	(a) AUTHORITY.—The Secretary shall make block
23	grants under this title to eligible public housing agencies
24	in accordance with block grant contracts under section
25	<del>1201.</del>

1	(b) Performance Funds.—
2	(1) In General.—The Secretary shall establish
3	2 funds for the provision of grants to eligible public
4	housing agencies under this title, as follows:
5	(A) CAPITAL FUND.—A capital fund to
6	provide capital and management improvements
7	to public housing developments.
8	(B) OPERATING FUND. An operating
9	fund for public housing operations.
10	(2) FLEXIBILITY OF FUNDING.—
11	(A) In General.—A public housing agen-
12	ey may use up to 20 percent of the amounts
13	from a grant under this title that are allocated
14	and provided from the capital fund for activities
15	that are eligible under section 1203(a)(2) to be
16	funded with amounts from the operating fund.
17	(B) Full flexibility for small
18	PHA's.—In the case of a public housing agency
19	that owns or operates less than 250 public
20	housing dwelling units and is (in the determina-
21	tion of the Secretary) operating and maintain-
22	ing its public housing in a safe, clean, and
23	healthy condition, the agency may use amounts
24	from a grant under this title for any eligible ac-

tivities under section 1203(a), regardless of the

1	fund from which the amounts were allocated
2	and provided.
3	(e) Amount of Grants.—The amount of the grant
4	under this title for a public housing agency for a fiscal
5	year shall be the amount of the allocation for the agency
6	determined under section 1204, except as otherwise pro-
7	vided in this title and title XV.
8	(d) Eligibility.—A public housing agency shall be
9	an eligible public housing agency with respect to a fiscal
10	year for purposes of this title only if—
11	(1) the Secretary has entered into a block grant
12	contract with the agency;
13	(2) the agency has submitted a local housing
14	management plan to the Secretary for such fiscal
15	<del>year;</del>
16	(3) the plan has been determined to comply
17	with the requirements under section 1106 and the
18	Secretary has not notified the agency that the plan
19	fails to comply with such requirements;
20	(4) the agency is exempt from local taxes, as
21	provided under subsection (e), or receives a contribu-
22	tion, as provided under such subsection;
23	(5) no member of the board of directors or
24	other governing body of the agency, or the executive
25	director, has been convicted of a felony;

1	(6) the agency has entered into an agreement
2	providing for local cooperation in accordance with
3	subsection (f); and
4	(7) the agency has not been disqualified for a
5	grant pursuant to section 1205(a) or title XV.
6	(e) PAYMENTS IN LIEU OF STATE AND LOCAL TAX-
7	ATION OF PUBLIC HOUSING DEVELOPMENTS.—
8	(1) Exemption from taxation.—A public
9	housing agency may receive a block grant under this
10	title only if—
11	(A)(i) the developments of the agency (ex-
12	clusive of any portions not assisted with
13	amounts provided under this title) are exempt
14	from all real and personal property taxes levied
15	or imposed by the State, city, county, or other
16	political subdivision; and
17	(ii) the public housing agency makes pay-
18	ments in lieu of taxes to such taxing authority
19	equal to 10 percent of the sum, for units
20	charged in the developments of the agency, of
21	the difference between the gross rent and the
22	utility cost, or such lesser amount as is—
23	(I) prescribed by State law;
24	(H) agreed to by the local governing
25	body in its agreement under subsection (f)

1	for local cooperation with the public hous-
2	ing agency or under a waiver by the local
3	governing body; or
4	(III) due to failure of a local public
5	body or bodies other than the public hous-
6	ing agency to perform any obligation under
7	such agreement; or
8	(B) the agency complies with the require-
9	ments under subparagraph (A) with respect to
10	public housing developments (including public
11	housing units in mixed-income developments),
12	but the agency agrees that the units other than
13	public housing units in any mixed-income devel-
14	opments (as such term is defined in section
15	1221(e)(2)) shall be subject to any otherwise
16	applicable real property taxes imposed by the
17	State, city, county or other political subdivision.
18	(2) Effect of failure to exempt from
19	TAXATION.—Notwithstanding paragraph (1), a pub-
20	lie housing agency that does not comply with the re-
21	quirements under such paragraph may receive a
22	block grant under this title, but only if the State,
23	city, county, or other political subdivision in which
24	the development is situated contributes, in the form

of eash or tax remission, the amount by which the

1	taxes paid with respect to the development exceed 10
2	percent of the gross rent and utility cost charged in
3	the development.
4	(f) Local Cooperation.—In recognition that there
5	should be local determination of the need for low-income
6	housing to meet needs not being adequately met by private
7	enterprise, the Secretary may not make any grant under
8	this title to a public housing agency unless the governing
9	body of the locality involved has entered into an agreement
10	with the agency providing for the local cooperation re-
11	quired by the Secretary pursuant to this title. The Sec-
12	retary shall require that each such agreement for local co-
13	operation shall provide that, notwithstanding any order,
14	judgment, or decree of any court (including any settlement
15	order), before making any amounts provided under a
16	grant under this title available for use for the production
17	of any housing or other property not previously used as
18	public housing, the public housing agency shall—
19	(1) notify the chief executive officer (or other
20	appropriate official) of the unit of general local gov-
21	ernment in which the public housing for which such
22	amounts are to be so used is located (or to be lo-
23	eated) of such use; and
24	(2) pursuant to the request of such unit of gen-
25	eral local government, provide such information as

- 1 may reasonably be requested by such unit of general
- 2 local government regarding the public housing to be
- 3 so assisted (except to the extent otherwise prohibited
- 4 by law) and consult with representatives of such
- 5 local government regarding the public housing.
- 6 (g) Exception.—Notwithstanding subsection (a),
- 7 the Secretary may make a grant under this title for a pub-
- 8 lie housing agency that is not an eligible public housing
- 9 agency but only for the period necessary to secure, in ac-
- 10 cordance with this title, an alternative public housing
- 11 agency for the public housing of the ineligible agency.
- 12 (h) RECAPTURE OF CAPITAL ASSISTANCE
- 13 AMOUNTS.—The Secretary may recapture, from any grant
- 14 amounts made available to a public housing agency from
- 15 the eapital fund, any portion of such amounts that are
- 16 not used or obligated by the public housing agency for use
- 17 for eligible activities under section 1203(a)(1) (or dedi-
- 18 cated for use pursuant to section 1202(b)(2)(A)) before
- 19 the expiration of the 24-month period beginning upon the
- 20 award of such grant to the agency.
- 21 SEC. 1203. ELIGIBLE AND REQUIRED ACTIVITIES.
- 22 (a) Eligible Activities.—Except as provided in
- 23 subsection (b) and in section 1202(b)(2), grant amounts
- 24 allocated and provided from the capital fund and grant

1	amounts allocated and provided from the operating fund
2	may be used for the following activities:
3	(1) CAPITAL FUND ACTIVITIES. Grant
4	amounts from the capital fund may be used for—
5	(A) the production and modernization of
6	public housing developments, including the re-
7	design, reconstruction, and reconfiguration of
8	public housing sites and buildings and the pro-
9	duction of mixed-income developments;
10	(B) vacancy reduction;
11	(C) addressing deferred maintenance needs
12	and the replacement of dwelling equipment;
13	(D) planned code compliance;
14	(E) management improvements;
15	(F) demolition and replacement under sec-
16	tion 1261;
17	(G) tenant relocation;
18	(H) capital expenditures to facilitate pro-
19	grams to improve the economic empowerment
20	and self-sufficiency of public housing tenants;
21	and
22	(I) capital expenditures to improve the se-
23	curity and safety of residents.
24	(2) OPERATING FUND ACTIVITIES. Grant
25	amounts from the operating fund may be used for-

1	(A) procedures and systems to maintain
2	and ensure the efficient management and oper-
3	ation of public housing units;
4	(B) activities to ensure a program of rou-
5	tine preventative maintenance;
6	(C) anti-crime and anti-drug activities, in-
7	cluding the costs of providing adequate security
8	for public housing tenants;
9	(D) activities related to the provision of
10	services, including service coordinators for el-
11	derly persons or persons with disabilities and
12	including child care services for public housing
13	residents;
14	(E) activities to provide for management
15	and participation in the management of public
16	housing by public housing tenants;
17	(F) the costs associated with the operation
18	and management of mixed-income develop-
19	ments;
20	(G) the costs of insurance;
21	(H) the energy costs associated with public
22	housing units, with an emphasis on energy con-
23	servation;
24	(I) the costs of administering a public
25	housing community work program under section

1	1105, including the costs of any related insur-
2	ance needs; and
3	(J) activities in connection with a home-
4	ownership program for public housing residents
5	under subtitle D, including providing financing
6	or assistance for purchasing housing, or the
7	provision of financial assistance to resident
8	management corporations or resident councils
9	to obtain training, technical assistance, and
10	educational assistance to promote homeowner-
11	ship opportunities.
12	(b) Required Conversion of Assistance for
13	Public Housing to Rental Housing Assistance.
14	(1) REQUIREMENT.—A public housing agency
15	that receives grant amounts under this title shall
16	provide assistance in the form of rental housing as-
17	sistance under title XIII, or appropriate site revital-
18	ization or other appropriate capital improvements
19	approved by the Secretary, in lieu of assisting the
20	operation and modernization of any building or
21	buildings of public housing, if the agency provides
22	sufficient evidence to the Secretary that the building
23	or buildings—
24	(A) are on the same or contiguous sites;

1	(B) consist of more than 300 dwelling
2	units;
3	(C) have a vacancy rate of at least 10 per-
4	cent for dwelling units not in funded, on-sched-
5	ule modernization programs;
6	(D) are identified as distressed housing for
7	which the public housing agency cannot assure
8	the long-term viability as public housing
9	through reasonable revitalization, density reduc-
10	tion, or achievement of a broader range of
11	household income; and
12	(E) have an estimated cost of continued
13	operation and modernization as public housing
14	that exceeds the cost of providing choice-based
15	rental assistance under title XIII for all fami-
16	lies in occupancy, based on appropriate indica-
17	tors of cost (such as the percentage of the total
18	development cost required for modernization).
19	Public housing agencies shall identify properties that
20	meet the definition of subparagraphs (A) through
21	(E) and shall consult with the appropriate public
22	housing residents and the appropriate unit of gen-
23	eral local government in identifying such properties.
24	(2) Use of other amounts.—In addition to
25	grant amounts under this title attributable (pursu-

1	ant to the formulas under section 1204) to the
2	building or buildings identified under paragraph (1)
3	the Secretary may use amounts provided in appro-
4	priation Acts for choice-based housing assistance
5	under title XIII for families residing in such build-
6	ing or buildings or for appropriate site revitalization
7	or other appropriate capital improvements approved
8	by the Secretary.
9	(3) Enforcement.—The Secretary shall take
10	appropriate action to ensure conversion of any build-
11	ing or buildings identified under paragraph (1) and
12	any other appropriate action under this subsection
13	if the public housing agency fails to take appropriate
14	action under this subsection.
15	(4) Failure of Pha's to comply with con-
16	VERSION REQUIREMENT.—If the Secretary deter-
17	mines that—
18	(A) a public housing agency has failed
19	under paragraph (1) to identify a building or
20	buildings in a timely manner,
21	(B) a public housing agency has failed to
22	identify one or more buildings which the Sec-
23	retary determines should have been identified
24	under paragraph (1), or

1 (C) one or more of the buildings identified
2 by the public housing agency pursuant to para3 graph (1) should not, in the determination of
4 the Secretary, have been identified under that
5 paragraph,

the Secretary may identify a building or buildings for conversion and take other appropriate action pursuant to this subsection.

Notwithstanding any other provision of law, if, in the determination of the Secretary, a building or buildings meets or is likely to meet the criteria set forth in paragraph (1), the Secretary may direct the public housing agency to cease additional spending in connection with such building or buildings, except to the extent that additional spending is necessary to ensure safe, clean, and healthy housing until the Secretary determines or approves an appropriate course of action with respect to such building or buildings under this subsection.

(6) USE OF BUDGET AUTHORITY.—Notwithstanding any other provision of law, if a building or buildings are identified pursuant to paragraph (1), the Secretary may authorize or direct the transfer, to the choice-based or tenant-based assistance pro-

gram of such agency or to appropriate site revitalization or other capital improvements approved by the Secretary, of—

(A) in the case of an agency receiving assistance under the comprehensive improvement assistance program, any amounts obligated by the Secretary for the modernization of such building or buildings pursuant to section 14 of the United States Housing Act of 1937 (as in effect immediately before the effective date of the repeal under section 1601(b));

(B) in the case of an agency receiving public housing modernization assistance by formula pursuant to such section 14, any amounts provided to the agency which are attributable pursuant to the formula for allocating such assistance to such building or buildings;

(C) in the case of an agency receiving assistance for the major reconstruction of obsolete projects, any amounts obligated by the Secretary for the major reconstruction of such building or buildings pursuant to section 5(j)(2) of the United States Housing Act of 1937, as in effect immediately before the effective date of the repeal under section 1601(b); and

1	(D) in the case of an agency receiving as-
2	sistance pursuant to the formulas under section
3	1204, any amounts provided to the agency
4	which are attributable pursuant to the formulas
5	for allocating such assistance to such building
6	or buildings.
7	(7) Relocation requirements.—Any public
8	housing agency carrying out conversion of public
9	housing under this subsection shall—
10	(A) notify the families residing in the pub-
11	lie housing development subject to the conver-
12	sion, in accordance with any guidelines issued
13	by the Secretary governing such notifications,
14	<del>that</del> —
15	(i) the development will be removed
16	from the inventory of the public housing
17	agency; and
18	(ii) the families displaced by such ac-
19	tion will receive choice-based housing as-
20	sistance or occupancy in a unit operated or
21	assisted by the public housing agency;
22	(B) ensure that each family that is a resi-
23	dent of the development is relocated to other
24	safe, elean, and healthy affordable housing,
25	which is, to the maximum extent practicable,

housing of the family's choice, including choicebased assistance under title XIII (provided that with respect to choice-based assistance, the preceding requirement shall be fulfilled only upon the relocation of such family into such housing);

- (C) provide any necessary counseling for families displaced by such action to facilitate relocation; and
- (D) provide any reasonable relocation expenses for families displaced by such action.

(8) Transition.—Any amounts made available to a public housing agency to earry out section 202 of the Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1996 (enacted as section 101(c) of the Omnibus Consolidated Rescissions and Appropriations Act of 1996 (Public Law 104–134; 110 Stat. 1321–279)) may be used, to the extent or in such amounts as are or have been provided in advance in appropriation Acts, to carry out this section. The Secretary shall provide for public housing agencies to conform and continue actions taken under such section 202 in accordance with the requirements under this section.

- 1 (e) EXTENSION OF DEADLINES.—The Secretary
- 2 may, for a public housing agency, extend any deadline es-
- 3 tablished pursuant to this section or a local housing man-
- 4 agement plan for up to an additional 5 years if the Sec-
- 5 retary makes a determination that the deadline is imprae-
- 6 ticable.
- 7 (d) Compliance With Plan.—The local housing
- 8 management plan submitted by a public housing agency
- 9 (including any amendments to the plan), unless deter-
- 10 mined under section 1107 not to comply with the require-
- 11 ments under section 1106, shall be binding upon the Sec-
- 12 retary and the public housing agency and the agency shall
- 13 use any grant amounts provided under this title for eligi-
- 14 ble activities under subsection (a) in accordance with the
- 15 plan. This subsection may not be construed to preclude
- 16 changes or amendments to the plan, as authorized under
- 17 section 1107 or any actions authorized by this division to
- 18 be taken without regard to a local housing management
- 19 <del>plan.</del>
- 20 <del>(e)</del> Eligible Activities for Increased In-
- 21 COME.—Any public housing agency that derives increased
- 22 nonrental or rental income, as referred to in subsection
- 23 (e)(2)(B) or (d)(1)(D) of section 1204 or pursuant to pro-
- 24 vision of mixed-income developments under section
- 25 1221(e)(2), may use such amounts for any eligible activity

1	under paragraph (1) or (2) of subsection (a) of this section
2	or for providing choice-based housing assistance under
3	title XIII.
4	SEC. 1204. DETERMINATION OF GRANT ALLOCATION.
5	(a) In General.—For each fiscal year, after reserv-
6	ing amounts under section 1111 from the aggregate
7	amount made available for the fiscal year for earrying out
8	this title, the Secretary shall allocate any remaining
9	amounts among eligible public housing agencies in accord-
10	ance with this section, so that the sum of all of the alloca-
11	tions for all eligible authorities is equal to such remaining
12	amount.
13	(b) ALLOCATION AMOUNT.—The Secretary shall de-
14	termine the amount of the allocation for each eligible pub-
15	lie housing agency, which shall be—
16	(1) for any fiscal year beginning after the en-
17	actment of a law containing the formulas described
18	in paragraphs (1) and (2) of subsection (e), the sum
19	of the amounts determined for the agency under
20	each such formula; or
21	(2) for any fiscal year beginning before the ex-
22	piration of such period, the sum of—
23	(A) the operating allocation determined
24	under subsection (d)(1) for the agency; and

1	(B) the capital improvement allocation de-
2	termined under subsection (d)(2) for the agen-
3	<del>ey.</del>
4	(c) PERMANENT ALLOCATION FORMULAS FOR CAP-
5	ITAL AND OPERATING FUNDS.—
6	(1) Establishment of capital fund for-
7	MULA.—The formula under this paragraph shall
8	provide for allocating assistance under the capital
9	fund for a fiscal year. The formula may take into
10	account such factors as—
11	(A) the number of public housing dwelling
12	units owned or operated by the public housing
13	agency, the characteristics and locations of the
14	developments, and the characteristics of the
15	families served and to be served (including the
16	incomes of the families);
17	(B) the need of the public housing agency
18	to carry out rehabilitation and modernization
19	activities, and reconstruction, production, and
20	demolition activities related to public housing
21	dwelling units owned or operated by the public
22	housing agency, including backlog and projected
23	future needs of the agency;
24	(C) the cost of constructing and rehabili-
25	tating property in the area; and

1	(D) the need of the public housing agency
2	to carry out activities that provide a safe and
3	secure environment in public housing units
4	owned or operated by the public housing agen-
5	e <del>y.</del>
6	(2) Establishment of operating fund
7	FORMULA.
8	(A) In General.—The formula under this
9	paragraph shall provide for allocating assistance
10	under the operating fund for a fiscal year. The
11	formula may take into account such factors
12	<del>as </del>
13	(i) standards for the costs of operat-
14	ing and reasonable projections of income,
15	taking into account the characteristics and
16	locations of the public housing develop-
17	ments and characteristics of the families
18	served and to be served (including the in-
19	comes of the families), or the costs of pro-
20	viding comparable services as determined
21	in accordance with criteria or a formula
22	representing the operations of a prototype
23	well-managed public housing development;

1	(ii) the number of public housing
2	dwelling units owned or operated by the
3	public housing agency;
4	(iii) the need of the public housing
5	agency to carry out anti-crime and anti-
6	drug activities, including providing ade-
7	quate security for public housing residents;
8	and
9	(iv) any record by the public housing
10	agency of exemplary performance in the
11	operation of public housing.
12	(B) INCENTIVE TO INCREASE INCOME.
13	The formula shall provide an incentive to en-
14	courage public housing agencies to increase
15	nonrental income and to increase rental income
16	attributable to their units by encouraging occu-
17	pancy by families whose incomes have increase
18	while in occupancy and newly admitted families.
19	Any such incentive shall provide that the agen-
20	ey shall derive the full benefit of any increase
21	in nonrental or rental income, and such in-
22	erease shall not result in a decrease in amounts
23	provided to the agency under this title. In addi-
24	tion, an agency shall be permitted to retain,

from each fiscal year, the full benefit of such an

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increase in nonrental or rental income, except to the extent that such benefit exceeds (i) 100 percent of the total amount of the operating allocation for which the agency is eligible under this section, and (ii) the maximum balance permitted for the agency's operating reserve under this section and any regulations issued under this section.

(C) TREATMENT OF UTILITY RATES.—The formula shall not take into account the amount of any cost reductions for a public housing agency due to the difference between projected and actual utility rates attributable to actions that are taken by the agency which lead to such reductions, as determined by the Secretary. In the case of any public housing agency that receives financing from any person or entity other than the Secretary or enters into a performance contract to undertake energy conservation improvements in a public housing development, under which the payment does not exceed the cost of the energy saved as a result of the improvements during a reasonable negotiated contract period, the formula shall not take into account the amount of any cost reductions for the

agency due to the differences between projected and actual utility consumption attributable to actions that are taken by the agency which lead to such reductions, as determined by the Secretary. Notwithstanding the preceding 2 sentences, after the expiration of the 10-year period beginning upon the savings initially taking effect, the Secretary may reduce the amount allocated to the agency under the formula by up to 50 percent of such differences.

(3) Consideration of Performance, costs, and other factors. The formulas under paragraphs (1) and (2) should each reward performance and may each consider appropriate factors that reflect the different characteristics and sizes of public housing agencies, the relative needs, revenues, costs, and capital improvements of agencies, and the relative costs to agencies of operating a well-managed agency that meets the performance targets for the agency established in the local housing management plan for the agency.

(4) DEVELOPMENT UNDER NEGOTIATED RULE-MAKING PROCEDURE.—The formulas under this subsection shall be developed according to procedures for issuance of regulations under the negotiated

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ter 5 of title 5, United States Code, except that the formulas shall not be contained in a regulation.

(5) REPORT.—Not later than the expiration of the 12-month period beginning upon the enactment of this Act, the Secretary shall submit a report to the Congress containing the proposed formulas established pursuant to paragraph (4) that meets the requirements of this subsection.

## (d) Interim Allocation Requirements.—

### (1) Operating allocation.—

<del>Applicability</del>  $\frac{TO}{T}$ **APPROPRIATED** AMOUNTS.—Of any amounts available for allocation under this subsection for a fiscal year, an amount shall be used only to provide amounts for operating allocations under this paragraph for eligible public housing agencies that bears the same ratio to such total amount available for allocation that the amount appropriated for fiscal year 1997 for operating subsidies under section 9 of the United States Housing Act of 1937 bears to the sum of such operating subsidy amounts plus the amounts appropriated for such fiscal year for modernization under section 14 of such Act.

(B) DETERMINATION.—The operating allocation under this paragraph for a public housing agency for a fiscal year shall be an amount determined by applying, to the amount to be allocated under this paragraph, the formula used for determining the distribution of operating subsidies for fiscal year 1997 to public housing agencies (as modified under subparagraphs (C) and (D)) under section 9 of the United States Housing Act of 1937, as in effect immediately before the effective date of the repeal under section 1601(b).

(C) TREATMENT OF CHRONICALLY VACANT UNITS.—The Secretary shall revise the formula referred to in subparagraph (B) so that the formula does not provide any amounts, other than utility costs and other necessary costs (such as costs necessary for the protection of persons and property), attributable to any dwelling unit of a public housing agency that has been vacant continuously for 6 or more months. A unit shall not be considered vacant for purposes of this paragraph if the unit is unoccupied because of rehabilitation or renovation that is on schedule.

1 (D) TREATMENT OF INCREASES IN IN-2 COME.—The Secretary shall revise the formula 3 referred to in subparagraph (B) to provide an 4 incentive to encourage public housing agencies 5 to increase nonrental income and to increase 6 rental income attributable to their units by en-7 couraging occupancy by families whose incomes 8 have increased while in occupancy and newly 9 admitted families. Any such incentive shall pro-10 vide that the agency shall derive the full benefit 11 of any increase in nonrental or rental income, 12 and such increase shall not result in a decrease 13 in amounts provided to the agency under this 14 title. In addition, an agency shall be permitted 15 to retain, from each fiscal year, the full benefit 16 of such an increase in nonrental or rental in-17 come, except that such benefit may not be retained if— 18 19 (i) the agency's operating allocation 20 equals 100 percent of the amount for 21 which it is eligible under section 9 of the United States Housing Act of 1937, as in 22 23

effect immediately before the effective date

of the repeal under section 1601(b) of this

25 Act; and

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1	(ii) the agency's operating reserve bal-
2	ance is equal to the maximum amount per-
3	mitted under section 9 of the United
4	States Housing Act of 1937, as in effect
5	immediately before the effective date of the
6	repeal under section 1601(b) of this Act.
7	(2) Capital improvement allocation.—
8	(A) Applicability to appropriated
9	AMOUNTS. Of any amounts available for allo-

cation under this subsection for a fiscal year, an amount shall be used only to provide amounts for capital improvement allocations under this paragraph for eligible public housing agencies that bears the same ratio to such total amount available for allocation that the amount appropriated for fiscal year 1997 for modernization under section 14 of the United States Housing Act of 1937 bears to the sum such modernization <del>amounts</del> <del>plus</del> amounts appropriated for such fiscal year for operating subsidies under section 9 of such Act.

(B) DETERMINATION.—The capital improvement allocation under this paragraph for an eligible public housing agency for a fiscal year shall be determined by applying, to the

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1 amount to be allocated under this paragraph, the formula used for determining the distribu-2 3 tion of modernization assistance for fiscal year 4 1997 to public housing agencies under section 5 14 of the United States Housing Act of 1937, 6 as in effect immediately before the effective 7 date of the repeal under section 1601(b), except 8 that the Secretary shall establish a method for 9 taking into consideration allocation of amounts 10 under the comprehensive improvement assist-11 ance program.

(e) ELIGIBILITY OF UNITS ACQUIRED FROM PRO13 CEEDS OF SALES UNDER DEMOLITION OR DISPOSITION
14 PLAN.—If a public housing agency uses proceeds from the
15 sale of units under a homeownership program in accord16 ance with section 1251 to acquire additional units to be
17 sold to low-income families, the additional units shall be
18 counted as public housing for purposes of determining the
19 amount of the allocation to the agency under this section
20 until sale by the agency, but in any case no longer than
21 5 years.

#### 22 SEC. 1205. SANCTIONS FOR IMPROPER USE OF AMOUNTS.

23 (a) IN GENERAL.—In addition to any other actions
24 authorized under this title, if the Secretary finds pursuant
25 to an audit under section 1541 that a public housing agen-

1	ey receiving grant amounts under this title has failed to
2	comply substantially with any provision of this title, the
3	Secretary may—
4	(1) terminate payments under this title to the
5	agency;
6	(2) withhold from the agency amounts from the
7	total allocation for the agency pursuant to section
8	<del>1204;</del>
9	(3) reduce the amount of future grant pay-
10	ments under this title to the agency by an amount
11	equal to the amount of such payments that were not
12	expended in accordance with this title;
13	(4) limit the availability of grant amounts pro-
14	vided to the agency under this title to programs,
15	projects, or activities not affected by such failure to
16	comply;
17	(5) withhold from the agency amounts allocated
18	for the agency under title XIII; or
19	(6) order other corrective action with respect to
20	the agency.
21	(b) TERMINATION OF COMPLIANCE ACTION.—If the
22	Secretary takes action under subsection (a) with respect
23	to a public housing agency, the Secretary shall—
24	(1) in the case of action under subsection
25	(a)(1), resume payments of grant amounts under

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1	this title to the agency in the full amount of the
2	total allocation under section 1204 for the agency at
3	the time that the Secretary first determines that the
4	agency will comply with the provisions of this title;
5	(2) in the case of action under paragraph (2),
6	(5), or (6) of subsection (a), make withheld amounts
7	available as the Secretary considers appropriate to
8	ensure that the agency complies with the provisions
9	of this title; or
10	(3) in the case of action under subsection
11	(a)(4), release such restrictions at the time that the
12	Secretary first determines that the agency will com-
13	ply with the provisions of this title.
14	Subtitle B—Admissions and

# Subtitle B—Admissions and **Occupancy Requirements**

- SEC. 1221. LOW-INCOME HOUSING REQUIREMENT.
- 17 (a) Production Assistance.—Any public housing produced using amounts provided under a grant under this title or under the United States Housing Act of 1937 shall be operated as public housing for the 40-year period beginning upon such production. 21
- (b) OPERATING ASSISTANCE.—No portion of any 22 public housing development operated with amounts from a grant under this title or operating assistance provided 25 under the United States Housing Act of 1937 may be dis-

1	posed of before the expiration of the 10-year period begin-
2	ning upon the conclusion of the fiscal year for which the
3	grant or such assistance was provided, except as provided
4	in this Act.
5	(c) Capital Improvements Assistance.—
6	Amounts may be used for eligible activities under section
7	1203(a)(1) only for the following housing developments:
8	(1) Low-income Developments.—Amounts
9	may be used for a low-income housing development
10	<del>that—</del>
11	(A) is owned by public housing agencies;
12	(B) is operated as low-income rental hous-
13	ing and produced or operated with assistance
14	provided under a grant under this title; and
15	(C) is consistent with the purposes of this
16	title.
17	Any development, or portion thereof, referred to in
18	this paragraph for which activities under section
19	1203(a)(1) are conducted using amounts from a
20	grant under this title shall be maintained and used
21	as public housing for the 20-year period beginning
22	upon the receipt of such grant. Any public housing
23	development, or portion thereof, that received the
24	benefit of a grant pursuant to section 14 of the
25	United States Housing Act of 1937 shall be main-

1	tained and used as public housing for the 20-year
2	period beginning upon receipt of such amounts.
3	(2) MIXED INCOME DEVELOPMENTS.—Amounts
4	may be used for eligible activities under section
5	1203(a)(1) for mixed-income developments, which
6	shall be a housing development that—
7	(A) contains dwelling units that are avail-
8	able for occupancy by families other than low-
9	income families;
10	(B) contains a number of dwelling units—
11	(i) which units are made available (by
12	master contract or individual lease) for oc-
13	cupancy only by low- and very low-income
14	families identified by the public housing
15	agency;
16	(ii) which number is not less than a
17	reasonable number of units, including re-
18	lated amenities, taking into account the
19	amount of the assistance provided by the
20	agency compared to the total investment
21	(including costs of operation) in the devel-
22	opment;
23	(iii) which units are subject to the
24	statutory and regulatory requirements of
25	the public housing program, except that

1	the Secretary may grant appropriate waiv-
2	ers to such statutory and regulatory re-
3	quirements if reductions in funding or
4	other changes to the program make contin-
5	ued application of such requirements im-
6	<del>practicable;</del>
7	(iv) which units are specially des-
8	ignated as dwelling units under this sub-
9	paragraph, except the equivalent units in
10	the development may be substituted for
11	designated units during the period the
12	units are subject to the requirements of
13	the public housing program; and
14	(v) which units shall be eligible for as-
15	sistance under this title; and
16	(C) is owned by the public housing agency,
17	an affiliate controlled by it, or another appro-
18	priate entity.
19	Notwithstanding any other provision of this title, to
20	facilitate the establishment of socioeconomically
21	mixed communities, a public housing agency that
22	uses grant amounts under this title for a mixed in-
23	come development under this paragraph may, to the
24	extent that income from such a development reduces
25	the amount of grant amounts used for operating or

- other costs relating to public housing, use such resulting savings to rent privately developed dwelling units in the neighborhood of the mixed income development. Such units shall be made available for occupancy only by low-income families eligible for resi-
- 6 dency in public housing.

#### 7 SEC. 1222. FAMILY ELIGIBILITY.

- 8 (a) In General.—Dwelling units in public housing
- 9 may be rented only to families who are low-income families
- 10 at the time of their initial occupancy of such units.
- 11 (b) Income Mix Within Developments.—A public
- 12 housing agency may establish and utilize income-mix eri-
- 13 teria for the selection of residents for dwelling units in
- 14 public housing developments that limit admission to a de-
- 15 velopment by selecting applicants having incomes appro-
- 16 priate so that the mix of incomes of families occupying
- 17 the development at any time is proportional to the income
- 18 mix in the eligible population of the jurisdiction of the
- 19 agency at such time, as adjusted to take into consideration
- 20 the severity of housing need. Any criteria established
- 21 under this subsection shall be subject to the provisions of
- 22 subsection (c).
- 23 (e) INCOME MIX.—
- 24 (1) PHA INCOME MIX.—Of the public housing
- 25 dwelling units of a public housing agency made

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available for occupancy by eligible families, not less than 35 percent shall be occupied by families whose incomes at the time of occupancy do not exceed 30 percent of the area median income, as determined by the Secretary with adjustments for smaller and larger families, except that the Secretary, may for purposes of this subsection, establish income ceilings higher or lower than 30 percent of the median for the area on the basis of the Secretary's findings that such variations are necessary because of unusually high or low family incomes. This paragraph may not be construed to create any authority on the part of any public housing agency to evict any family residing in public housing solely because of the income of the family or because of any noncompliance or overcompliance with the requirement of this paragraph.

(2) PROHIBITION OF CONCENTRATION OF LOWINCOME FAMILIES.—A public housing agency may
not, in complying with the requirements under paragraph (1), concentrate very low-income families (or
other families with relatively low incomes) in public
housing dwelling units in certain public housing developments or certain buildings within developments.
The Secretary may review the income and occupancy
characteristics of the public housing developments,

- and the buildings of such developments, of public
  bousing agencies to ensure compliance with the provisions of this paragraph.
- 4 (3) Fungibility with choice-based assist-5 ANCE.—If, during a fiscal year, a public housing 6 agency provides choice-based housing assistance 7 under title XIII for a number of low-income families. 8 who are initially assisted by the agency in such year 9 and have incomes described in section 1321(b) (re-10 lating to income targeting), which exceeds the num-11 ber of families that is required for the agency to 12 comply with the percentage requirement under such 13 section 1321(b) for such fiscal year, notwithstanding 14 paragraph (1) of this subsection, the number of pub-15 lie housing dwelling units that the agency must oth-16 erwise make available in accordance with such para-17 graph to comply with the percentage requirement 18 under such paragraph shall be reduced by such ex-19 cess number of families for such fiscal year.
- 20 (d) Waiver of Eligibility Requirements for 21 Occupancy by Police Officers.—
  - (1) AUTHORITY AND WAIVER.—To the extent necessary to provide occupancy in public housing dwelling units to police officers and other law enforcement or security personnel (who are not other-

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1	wise eligible for residence in public housing) and to
2	increase security for other public housing residents
3	in developments where crime has been a problem, a
4	public housing agency may, with respect to such
5	units and subject to paragraph (2)—
6	(A) waive—
7	(i) the provisions of subsection (a) of
8	this section and section 1225(a); and
9	(ii) the applicability of—
10	(I) any preferences for occupancy
11	established under section 1223;
12	(II) the minimum rental amount
13	established pursuant to section
14	1225(c) and any maximum monthly
15	rental amount established pursuant to
16	section 1225(b);
17	(III) any criteria relating to in-
18	come mix within developments estab-
19	lished under subsection (b);
20	(IV) the income mix require-
21	ments under subsection (e); and
22	(V) any other occupancy limita-
23	tions or requirements; and
24	(B) establish special rent requirements and
25	other terms and conditions of occupancy.

- 1 (2) CONDITIONS OF WAIVER.—A public housing
  2 agency may take the actions authorized in para3 graph (1) only if agency determines that such ac4 tions will increase security in the public housing de5 velopments involved and will not result in a signifi6 cant reduction of units available for residence by
  7 low-income families.
- 8 SEC. 1223. PREFERENCES FOR OCCUPANCY.
- 9 (a) AUTHORITY To ESTABLISH.—Each public hous-
- 10 ing agency may establish a system for making dwelling
- 11 units in public housing available for occupancy that pro-
- 12 vides preference for such occupancy to families having cer-
- 13 tain characteristics.
- 14 (b) Content.—Each system of preferences estab-
- 15 lished pursuant to this section shall be based upon local
- 16 housing needs and priorities, as determined by the public
- 17 housing agency using generally accepted data sources, in-
- 18 cluding any information obtained pursuant to an oppor-
- 19 tunity for public comment as provided under section
- 20 1106(e) and under the requirements applicable to the
- 21 comprehensive housing affordability strategy for the rel-
- 22 evant jurisdiction.
- 23 (c) Sense of the Congress.—It is the sense of the
- 24 Congress that, to the greatest extent practicable, public
- 25 housing agencies involved in the selection of tenants under

- 1 the provisions of this title should adopt preferences for in-
- 2 dividuals who are victims of domestic violence.
- 3 SEC. 1224. ADMISSION PROCEDURES.
- 4 (a) Admission Requirements.—A public housing
- 5 agency shall ensure that each family residing in a public
- 6 housing development owned or administered by the agency
- 7 is admitted in accordance with the procedures established
- 8 under this title by the agency and the income limits under
- 9 section 1222.
- 10 (b) Notification of Application Decisions.—A
- 11 public housing agency shall establish procedures designed
- 12 to provide for notification to an applicant for admission
- 13 to public housing of the determination with respect to such
- 14 application, the basis for the determination, and, if the
- 15 applicant is determined to be eligible for admission, the
- 16 projected date of occupancy (to the extent such date can
- 17 reasonably be determined). If an agency denies an appli-
- 18 eant admission to public housing, the agency shall notify
- 19 the applicant that the applicant may request an informal
- 20 hearing on the denial within a reasonable time of such
- 21 notification.
- 22 (e) SITE-BASED WAITING LISTS.—A public housing
- 23 agency may establish procedures for maintaining waiting
- 24 lists for admissions to public housing developments of the
- 25 agency, which may include (notwithstanding any other

- 1 law, regulation, handbook, or notice to the contrary) a sys-
- 2 tem of site-based waiting lists whereby applicants may
- 3 apply directly at or otherwise designate the development
- 4 or developments in which they seek to reside. All such pro-
- 5 cedures shall comply with all provisions of title VI of the
- 6 Civil Rights Act of 1964, the Fair Housing Act, and other
- 7 applicable civil rights laws.
- 8 (d) Confidentiality for Victims of Domestic
- 9 VIOLENCE.—A public housing agency shall be subject to
- 10 the restrictions regarding release of information relating
- 11 to the identity and new residence of any family in public
- 12 housing that was a victim of domestic violence that are
- 13 applicable to shelters pursuant to the Family Violence
- 14 Prevention and Services Act. The agency shall work with
- 15 the United States Postal Service to establish procedures
- 16 consistent with the confidentiality provisions in the Vio-
- 17 lence Against Women Act of 1994.
- 18 (e) Transfers.—A public housing agency may
- 19 apply, to each public housing resident seeking to transfer
- 20 from one development to another development owned or
- 21 operated by the agency, the screening procedures applica-
- 22 ble at such time to new applicants for public housing.
- 23 SEC. 1225. FAMILY CHOICE OF RENTAL PAYMENT.
- 24 (a) Rental Contribution by Resident.—A fam-
- 25 ily residing in a public housing dwelling shall pay as

1	monthly rent for the unit the amount determined under
2	paragraph (1) or (2) of subsection (b), subject to the re-
3	quirement under subsection (e). Each public housing agen-
4	ey shall provide for each family residing in a public hous-
5	ing dwelling unit owned or administered by the agency to
6	elect annually whether the rent paid by such family shall
7	be determined under paragraph (1) or (2) of subsection
8	<del>(b).</del>
9	(b) Allowable Rent Structures.—
10	(1) Flat rents.—Each public housing agency
11	shall establish, for each dwelling unit in public hous-
12	ing owned or administered by the agency, a flat
13	rental amount for the dwelling unit, which shall—
14	(A) be based on the rental value of the
15	unit, as determined by the public housing agen-
16	ey; and
17	(B) be designed in accordance with sub-
18	section (e) so that the rent structures do not
19	create a disincentive for continued residency in
20	public housing by families who are attempting
21	to become economically self-sufficient through
22	employment or who have attained a level of self-
23	sufficiency through their own efforts.
24	The rental amount for a dwelling unit shall be con-
25	sidered to comply with the requirements of this

paragraph if such amount does not exceed the actual monthly costs to the public housing agency attributable to providing and operating the dwelling unit.

The preceding sentence may not be construed to require establishment of rental amounts equal to or based on operating costs or to prevent public housing agencies from developing flat rents required under this paragraph in any other manner that may comply with this paragraph.

- (2) INCOME-BASED RENTS.—The monthly rental amount determined under this paragraph for a family shall be an amount, determined by the public housing agency, that does not exceed the greatest of the following amounts (rounded to the nearest dollar):
  - (A) 30 percent of the monthly adjusted income of the family.
  - (B) 10 percent of the monthly income of the family.
  - (C) If the family is receiving payments for welfare assistance from a public agency and a part of such payments, adjusted in accordance with the actual housing costs of the family, is specifically designated by such agency to meet

1	the housing costs of the family, the portion of
2	such payments that is so designated.
3	Nothing in this paragraph may be construed to re-
4	quire a public housing agency to charge a monthly
5	rent in the maximum amount permitted under this
6	<del>paragraph.</del>
7	(e) Minimum Rental Amount.—Notwithstanding
8	the method for rent determination elected by a family pur-
9	suant to subsection (a), each public housing agency shall
10	require that the monthly rent for each dwelling unit in
11	public housing owned or administered by the agency shall
12	not be less than a minimum amount (which amount shall
13	include any amount allowed for utilities), which shall be
14	an amount determined by the agency that is not less than
15	\$25 nor more than \$50.
16	(d) Hardship Provisions.—
17	(1) MINIMUM RENTAL.
18	(A) In General. Notwithstanding sub-
19	section (e), a public housing agency shall grant
20	an exemption from application of the minimum
21	monthly rental under such subsection to any
22	family unable to pay such amount because of fi-
23	nancial hardship, which shall include situations
24	in which (i) the family has lost eligibility for or

is awaiting an eligibility determination for a

Federal, State, or local assistance program, including a family that includes a member who is an alien lawfully admitted for permanent residence under the Immigration and Nationality Act who would be entitled to public benefits but for title IV of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996; (ii) the family would be evicted as a result of the imposition of the minimum rent requirement under subsection (c); (iii) the income of the family has decreased because of changed circumstance, including loss of employment; and (iv) a death in the family has occurred; and other situations as may be determined by the agency.

(B) Waiting Period.—If a resident requests a hardship exemption under this paragraph and the public housing agency reasonably determines the hardship to be of a temporary nature, an exemption shall not be granted during the 90-day period beginning upon the making of a request for the exemption. A resident may not be evicted during such 90-day period for nonpayment of rent. In such a case, if the resident thereafter demonstrates that the finan-

1	cial hardship is of a long-term basis, the agency
2	shall retroactively exempt the resident from the
3	applicability of the minimum rent requirement
4	for such 90-day period.
5	(2) SWITCHING RENT DETERMINATION METH-
6	ods.—Notwithstanding subsection (a), in the ease of
7	a family that has elected to pay rent in the amount
8	determined under subsection (b)(1), a public housing
9	agency shall provide for the family to pay rent in the
10	amount determined under subsection (b)(2) during
11	the period for which such election was made if the
12	family is unable to pay the amount determined
13	under subsection (b)(1) because of financial hard-
14	ship, including—
15	(A) situations in which the income of the
16	family has decreased because of changed cir-
17	cumstances, loss of reduction of employment,
18	death in the family, and reduction in or loss of
19	income or other assistance;
20	(B) an increase, because of changed cir-
21	cumstances, in the family's expenses for—
22	(i) medical costs;
23	(ii) child care;
24	(iii) transportation;
25	(iv) education; or

1	(v) similar items; and
2	(C) such other situations as may be deter-
3	mined by the agency.
4	(e) Encouragement of Self-Sufficiency.—The
5	rental policy developed by each public housing agency shall
6	encourage and reward employment and economic self-suf-
7	ficiency.
8	(f) Income Reviews.—Each public housing agency
9	shall review the income of each family occupying a dwell-
10	ing unit in public housing owned or administered by the
11	agency not less than annually, except that, in the case of
12	families that are paying rent in the amount determined
13	under subsection (b)(1), the agency shall review the in-
14	come of such family not less than once every 3 years.
15	(g) Disallowance of Earned Income From
16	Rent Determinations.—
17	(1) In General.—Notwithstanding any other
18	provision of law, the rent payable under this section
19	by a family whose income increases as a result of
20	employment of a member of the family who was pre-
21	viously unemployed for 1 or more years (including a
22	family whose income increases as a result of the par-
23	ticipation of a family member in any family self-suf-
24	ficiency or other job training program) may not be
25	increased as a result of the increased income due to

- 1 such employment during the 18-month period begin-2 ning on the date on which the employment is com-3 menced.
  - (2) PHASE-IN OF RENT INCREASES.—After the expiration of the 18-month period referred to in paragraph (1), rent increases due to the continued employment of the family member described in paragraph (1) shall be phased in over a subsequent 3year period.
    - (3) Transition.—Notwithstanding the provisions of paragraphs (1) and (2), any resident of public housing participating in the program under the authority contained in the undesignated paragraph at the end of section 3(e)(3) of the United States Housing Act of 1937 (as in effect before the effective date of the repeal under section 1601(b) of this Act) shall be governed by such authority after such date.
- 19 (h) PHASE-IN OF RENT CONTRIBUTION INCREASES 20 AFTER EFFECTIVE DATE.—
- (1) In General.—Except as provided in para-22 graph (2), for any family residing in a dwelling unit 23 in public housing upon the effective date of this divi-24 sion, if the monthly contribution for rental of an as-25 sisted dwelling unit to be paid by the family upon

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1	initial applicability of this title is greater than the
2	amount paid by the family under the provisions of
3	the United States Housing Act of 1937 immediately
4	before such applicability, any such resulting increase
5	in rent contribution shall be—
6	(A) phased in equally over a period of not
7	less than 3 years, if such increase is 30 percent
8	or more of such contribution before initial ap-
9	plicability; and
10	(B) limited to not more than 10 percent
11	per year if such increase is more than 10 per-
12	cent but less than 30 percent of such contribu-
13	tion before initial applicability.
14	(2) Exception.—The minimum rental amount
15	under subsection (e) shall apply to each family de-
16	scribed in paragraph (1) of this subsection, notwith-
17	standing such paragraph.
18	SEC. 1226. LEASE REQUIREMENTS.
19	In renting dwelling units in a public housing develop-
20	ment, each public housing agency shall utilize leases
21	that—
22	(1) do not contain unreasonable terms and con-
23	ditions:

1	(2) obligate the public housing agency to main-
2	tain the development in compliance with the housing
3	quality requirements under section 1232;
4	(3) require the public housing agency to give
5	adequate written notice of termination of the lease,
6	which shall not be less than—
7	(A) the period provided under the applica-
8	ble law of the jurisdiction or 14 days, whichever
9	is less, in the ease of nonpayment of rent;
10	(B) a reasonable period of time, but not to
11	exceed 14 days, when the health or safety of
12	other residents or public housing agency em-
13	ployees is threatened; and
14	(C) the period of time provided under the
15	applicable law of the jurisdiction, in any other
16	ease;
17	(4) contain the provisions required under sec-
18	tions 1642 and 1643 (relating to limitations on oc-
19	cupancy in federally assisted housing); and
20	(5) specify that, with respect to any notice of
21	eviction or termination, notwithstanding any State
22	law, a public housing resident shall be informed of
23	the opportunity, prior to any hearing or trial, to ex-
24	amine any relevant documents, records or regula-
25	tions directly related to the eviction or termination.

1	SEC. 1227. DESIGNATED HOUSING FOR ELDERLY AND DIS-
2	ABLED FAMILIES.
3	(a) Authority To Provide Designated Hous-
4	<del>ING.</del>
5	(1) In General.—Subject only to provisions of
6	this section and notwithstanding any other provision
7	of law, a public housing agency for which the infor-
8	mation required under subsection (d) is in effect
9	may provide public housing developments (or por-
10	tions of developments) designated for occupancy by
11	(A) only elderly families, (B) only disabled families,
12	or (C) elderly and disabled families.
13	(2) Priority for occupancy.—In determin-
14	ing priority for admission to public housing develop-
15	ments (or portions of developments) that are des-
16	ignated for occupancy as provided in paragraph (1),
17	the public housing agency may make units in such
18	developments (or portions) available only to the
19	types of families for whom the development is des-
20	<del>ignated.</del>
21	(3) Eligibility of Near-Elderly fami-
22	LIES.—If a public housing agency determines that
23	there are insufficient numbers of elderly families to
24	fill all the units in a development (or portion of a
25	development) designated under paragraph (1) for oc-

cupancy by only elderly families, the agency may

1	provide that near-elderly families may occupy dwell-
2	ing units in the development (or portion).
3	(b) STANDARDS REGARDING EVICTIONS.—Except as
4	provided in subtitle C of title XVI, any tenant who is law-
5	fully residing in a dwelling unit in a public housing devel-
6	opment may not be evicted or otherwise required to vacate
7	such unit because of the designation of the development
8	(or portion of a development) pursuant to this section or
9	because of any action taken by the Secretary or any public
10	housing agency pursuant to this section.
11	(c) Relocation Assistance.—A public housing
12	agency that designates any existing development or build-
13	ing, or portion thereof, for occupancy as provided under
14	subsection (a)(1) shall provide, to each person and family
15	who agrees to be relocated in connection with such des-
16	<del>ignation—</del>
17	(1) notice of the designation and an explanation
18	of available relocation benefits, as soon as is prac-
19	ticable for the agency and the person or family;
20	(2) access to comparable housing (including ap-
21	propriate services and design features), which may
22	include choice-based rental housing assistance under
23	title XIII, at a rental rate paid by the tenant that
24	is comparable to that applicable to the unit from
25	which the person or family has vacated; and

1	(3) payment of actual, reasonable moving ex-
2	<del>penses.</del>
3	(d) Required Inclusions in Local Housing
4	MANAGEMENT PLAN.—A public housing agency may des-
5	ignate a development (or portion of a development) for
6	occupancy under subsection (a)(1) only if the agency, as
7	part of the agency's local housing management plan—
8	(1) establishes that the designation of the devel-
9	opment is necessary—
10	(A) to achieve the housing goals for the ju-
11	risdiction under the comprehensive housing af-
12	fordability strategy under section 105 of the
13	Cranston-Gonzalez National Affordable Hous-
14	ing Act; or
15	(B) to meet the housing needs of the low-
16	income population of the jurisdiction; and
17	(2) includes a description of—
18	(A) the development (or portion of a devel-
19	opment) to be designated;
20	(B) the types of tenants for which the de-
21	velopment is to be designated;
22	(C) any supportive services to be provided
23	to tenants of the designated development (or
24	portion);

1	(D) how the design and related facilities
2	(as such term is defined in section 202(d)(8) of
3	the Housing Act of 1959) of the development
4	accommodate the special environmental needs
5	of the intended occupants; and

(E) any plans to secure additional resources or housing assistance to provide assistance to families that may have been housed if occupancy in the development were not restricted pursuant to this section.

For purposes of this subsection, the term "supportive services" means services designed to meet the special needs of residents. Notwithstanding section 1107, the Sector retary may approve a local housing management plan without approving the portion of the plan covering designation of a development pursuant to this section.

### (e) Effectiveness.—

(1) INITIAL 5-YEAR EFFECTIVENESS.—The information required under subsection (d) shall be in effect for purposes of this section during the 5-year period that begins upon notification under section 1107(a) of the public housing agency that the information complies with the requirements under section 1106 and this section.

- (2) Renewal.—Upon the expiration of the 5-year period under paragraph (1) or any 2-year period under this paragraph, an agency may extend the effectiveness of the designation and information for an additional 2-year period (that begins upon such expiration) by submitting to the Secretary any information needed to update the information. The Secretary may not limit the number of times a public housing agency extends the effectiveness of a designation and information under this paragraph.
  - (3) TREATMENT OF EXISTING PLANS.—Not-withstanding any other provision of this section, a public housing agency shall be considered to have submitted the information required under this section if the agency has submitted to the Secretary an application and allocation plan under section 7 of the United States Housing Act of 1937 (as in effect before the effective date of the repeal under section 1601(b) of this Act) that has not been approved or disapproved before such effective date.
  - (4) Transition Provision.—Any application and allocation plan approved under section 7 of the United States Housing Act of 1937 (as in effect before the effective date of the repeal under section 1601(b) of this Act) before such effective date shall

1	<del>be</del>	considered	to	<del>be</del>	the	information	required	to	<del>be</del>
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- 2 submitted under this section and that is in effect for
- 3 purposes of this section for the 5-year period begin-
- 4 ning upon such approval.
- 5 (f) INAPPLICABILITY OF UNIFORM RELOCATION AS-
- 6 SISTANCE AND REAL PROPERTY ACQUISITIONS POLICY
- 7 Act of 1970.—No resident of a public housing develop-
- 8 ment shall be considered to be displaced for purposes of
- 9 the Uniform Relocation Assistance and Real Property Ac-
- 10 quisitions Policy Act of 1970 because of the designation
- 11 of any existing development or building, or portion thereof,
- 12 for occupancy as provided under subsection (a) of this sec-
- 13 tion.
- 14 (g) Use of Amounts.—Any amounts appropriated
- 15 pursuant to section 10(b) of the Housing Opportunity
- 16 Program Extension Act of 1996 (Public Law 104–120)
- 17 may also be used, to the extent or in such amounts as
- 18 are or have been provided in advance in appropriation
- 19 Acts, for choice-based rental housing assistance under title
- 20 XIII for public housing agencies to implement this section.

# 21 Subtitle C—Management

- 22 SEC. 1231. MANAGEMENT PROCEDURES.
- 23 (a) Sound Management.—A public housing agency
- 24 that receives grant amounts under this title shall establish
- 25 and comply with procedures and practices sufficient to en-

- 1 sure that the public housing developments owned or ad-
- 2 ministered by the agency are operated in a sound manner.
- 3 (b) ACCOUNTING SYSTEM FOR RENTAL COLLEC-
- 4 Tions and Costs.

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- 5 (1) ESTABLISHMENT.—Each public housing
  6 agency that receives grant amounts under this title
  7 shall establish and maintain a system of accounting
  8 for rental collections and costs (including adminis9 trative, utility, maintenance, repair, and other oper10 ating costs) for each project and operating cost cen11 ter (as determined by the Secretary).
  - (2) Access to records.—Each public housing agency shall make available to the general public the information required pursuant to paragraph (1) regarding collections and costs.
  - (3) EXEMPTION.—The Secretary may permit authorities owning or operating fewer than 500 dwelling units to comply with the requirements of this subsection by accounting on an agency-wide basis.
- 21 (e) Management by Other Entities.—Except as 22 otherwise provided under this division, a public housing 23 agency may contract with any other entity to perform any 24 of the management functions for public housing owned or
- 25 operated by the public housing agency.

## 1 SEC. 1232. HOUSING QUALITY REQUIREMENTS.

2	(a) In General.—Each public housing agency that
3	receives grant amounts under this division shall maintain
4	its public housing in a condition that complies—
5	(1) in the case of public housing located in a ju-
6	risdiction which has in effect laws, regulations,
7	standards, or codes regarding habitability of residen-
8	tial dwellings, with such applicable laws, regulations,
9	standards, or codes; or
10	(2) in the case of public housing located in a ju-
11	risdiction which does not have in effect laws, regula-
12	tions, standards, or codes described in paragraph
13	(1), with the housing quality standards established
14	under subsection (b).
15	(b) Federal Housing Quality Standards.—The
16	Secretary shall establish housing quality standards under
17	this subsection that ensure that public housing dwelling
18	units are safe, clean, and healthy. Such standards shall
19	include requirements relating to habitability, including
20	maintenance, health and sanitation factors, condition, and
21	construction of dwellings, and shall, to the greatest extent
22	practicable, be consistent with the standards established
23	under section 1328(e). The Secretary shall differentiate
24	between major and minor violations of such standards.
25	(e) Determinations.—Each public housing agency

26 providing housing assistance shall identify, in the local

1	nousing management plan of the agency, whether the
2	agency is utilizing the standard under paragraph (1) or
3	(2) of subsection (a).
4	(d) Annual Inspections.—Each public housing
5	agency that owns or operates public housing shall make
6	an annual inspection of each public housing development
7	to determine whether units in the development are main-
8	tained in accordance with the requirements under sub-
9	section (a). The agency shall retain the results of such
10	inspections and, upon the request of the Secretary, the
11	Inspector General for the Department of Housing and
12	Urban Development, or any auditor conducting an audit
13	under section 1541, shall make such results available.
14	SEC. 1233. EMPLOYMENT OF RESIDENTS.
15	Section 3 of the Housing and Urban Development
16	Act of 1968 (12 U.S.C. 1701u) is amended—
17	(1) in subsection $(c)(1)$ —
18	(A) in subparagraph $(A)$ —
19	(i) by striking "public and Indian
20	housing agencies" and inserting "public
21	housing agencies and recipients of grants
22	under the Native American Housing As-
23	sistance and Self-Determination Act of
24	<del>1996"; and</del>

1	(ii) by striking "development assist-
2	ance" and all that follows through the end
3	and inserting "assistance provided under
4	title XII of the Housing Opportunity and
5	Responsibility Act of 1998 and used for
6	the housing production, operation, or cap-
7	ital needs."; and
8	(B) in subparagraph (B)(ii), by striking
9	"managed by the public or Indian housing
10	agency" and inserting "assisted by the public
11	housing agency or the recipient of a grant
12	under the Native American Housing Assistance
13	and Self-Determination Act of 1996";
14	(2) in subsection $(d)(1)$ —
15	(A) in subparagraph $(A)$ —
16	(i) by striking "public and Indian
17	housing agencies" and inserting "public
18	housing agencies and recipients of grants
19	under the Native American Housing As-
20	sistance and Self-Determination Act of
21	<del>1996"; and</del>
22	(ii) by striking "development assist-
23	ance" and all that follows through "section
24	14 of that Act" and inserting "assistance
25	provided under title XII of the Housing

1	Opportunity and Responsibility Act of
2	1998 and used for the housing production,
3	operation, or capital needs"; and
4	(B) in subparagraph (B)(ii), by striking
5	"operated by the public or Indian housing agen-
6	ey" and inserting "assisted by the public hous-
7	ing agency or the recipient of a grant under the
8	Native American Housing Assistance and Self-
9	Determination Act of 1996";
10	(3) in subsections $(e)(1)(A)$ and $(d)(1)(A)$ , by
11	striking "make their best efforts," each place it ap-
12	pears and inserting "to the maximum extent that is
13	possible and";
14	(4) in subsection $(e)(1)(\Lambda)$ , by striking "to
15	give" and inserting "give"; and
16	(5) in subsection $(d)(1)(A)$ , by striking "to
17	award" and inserting "award".
18	SEC. 1234. RESIDENT COUNCILS AND RESIDENT MANAGE-
19	MENT CORPORATIONS.
20	(a) Resident Councils.—The residents of a public
21	housing development may establish a resident council for
22	the development for purposes of consideration of issues re-
23	lating to residents, representation of resident interests,
24	and coordination and consultation with a public housing

1	agency. A resident council shall be an organization or as-
2	sociation that—
3	(1) is nonprofit in character;
4	(2) is representative of the residents of the eli-
5	gible housing;
6	(3) adopts written procedures providing for the
7	election of officers on a regular basis; and
8	(4) has a democratically elected governing
9	board, which is elected by the residents of the eligi-
10	ble housing on a regular basis.
11	(b) Resident Management Corporations.—
12	(1) Establishment.—The residents of a pub-
13	lie housing development may establish a resident
14	management corporation for the purpose of assum-
15	ing the responsibility for the management of the de-
16	velopment under section 1235 or purchasing a devel-
17	opment.
18	(2) Requirements.—A resident management
19	corporation shall be a corporation that—
20	(A) is nonprofit in character;
21	(B) is organized under the laws of the
22	State in which the development is located;
23	(C) has as its sole voting members the
24	residents of the development; and

1	(D) is established by the resident council
2	for the development or, if there is not a resident
3	council, by a majority of the households of the
4	development.
5	SEC. 1235. MANAGEMENT BY RESIDENT MANAGEMENT COR-
6	PORATION.
7	(a) Authority.—A public housing agency may enter
8	into a contract under this section with a resident manage-
9	ment corporation to provide for the management of public
10	housing developments by the corporation.
11	(b) Contract.—A contract under this section for
12	management of public housing developments by a resident
13	management corporation shall establish the respective
14	management rights and responsibilities of the corporation
15	and the public housing agency. The contract shall be con-
16	sistent with the requirements of this division applicable
17	to public housing development and may include specific
18	terms governing management personnel and compensa-
19	tion, access to public housing records, submission of and
20	adherence to budgets, rent collection procedures, resident
21	income verification, resident eligibility determinations,
22	resident eviction, the acquisition of supplies and materials
23	and such other matters as may be appropriate. The con-

24 tract shall be treated as a contracting out of services.

1	(c) Bonding and Insurance.—Before assuming
2	any management responsibility for a public housing devel-
3	opment, the resident management corporation shall pro-
4	vide fidelity bonding and insurance, or equivalent protec-
5	tion. Such bonding and insurance, or its equivalent, shall
6	be adequate to protect the Secretary and the public hous-
7	ing agency against loss, theft, embezzlement, or fraudulent
8	acts on the part of the resident management corporation
9	or its employees.
10	(d) Block Grant Assistance and Income.—A
11	contract under this section shall provide for—
12	(1) the public housing agency to provide a por-
13	tion of the block grant assistance under this title to
14	the resident management corporation for purposes of
15	operating the public housing development covered by
16	the contract and performing such other eligible ac-
17	tivities with respect to the development as may be
18	provided under the contract;
19	(2) the amount of income expected to be de-
20	rived from the development itself (from sources such
21	as rents and charges);
22	(3) the amount of income to be provided to the
23	development from the other sources of income of the
24	public housing agency (such as interest income, ad-
25	ministrative fees, and rents); and

(4) any income generated by a resident management corporation of a public housing development that exceeds the income estimated under the contract shall be used for eligible activities under section 1203(a).

#### (e) CALCULATION OF TOTAL INCOME.—

- (1) Maintenance of support.—Subject to paragraph (2), the amount of assistance provided by a public housing agency to a public housing development managed by a resident management corporation may not be reduced during the 3-year period beginning on the date on which the resident management corporation is first established for the development.
- PORT.—If the total income of a public housing agency is reduced or increased, the income provided by the public housing agency to a public housing development managed by a resident management corporation shall be reduced or increased in proportion to the reduction or increase in the total income of the agency, except that any reduction in block grant amounts under this title to the agency that occurs as a result of fraud, waste, or mismanagement by

1	the agency shall not affect the amount provided to
2	the resident management corporation.
3	SEC. 1236. TRANSFER OF MANAGEMENT OF CERTAIN HOUS-
4	ING TO INDEPENDENT MANAGER AT RE-
5	QUEST OF RESIDENTS.
6	(a) AUTHORITY.—The Secretary may transfer the re-
7	sponsibility and authority for management of specified
8	housing (as such term is defined in subsection (h)) from
9	a public housing agency to an eligible management entity,
10	in accordance with the requirements of this section, if—
11	(1) such housing is owned or operated by a
12	public housing agency that is designated as a trou-
13	bled agency under section 1533(a); and
14	(2) the Secretary determines that—
15	(A) such housing has deferred mainte-
16	nance, physical deterioration, or obsolescence of
17	major systems and other deficiencies in the
18	physical plant of the project;
19	(B) such housing is occupied predomi-
20	nantly by families with children who are in a
21	severe state of distress, characterized by such
22	factors as high rates of unemployment, teenage
23	pregnancy, single-parent households, long-term
24	dependency on public assistance and minimal
25	educational achievement

1	(C) such housing is located in an area such
2	that the housing is subject to recurrent vandal-
3	ism and criminal activity (including drug-relat-
4	ed criminal activity); and
5	(D) the residents can demonstrate that the
6	elements of distress for such housing specified
7	in subparagraphs (A) through (C) can be rem-
8	edied by an entity that has a demonstrated ca-
9	pacity to manage, with reasonable expenses for
10	modernization.
11	Such a transfer may be made only as provided in this sec-
12	tion, pursuant to the approval by the Secretary of a re-
13	quest for the transfer made by a majority vote of the resi-
14	dents for the specified housing, after consultation with the
15	public housing agency for the specified housing.
16	(b) BLOCK Grant Assistance.—Pursuant to a con-
17	tract under subsection (e), the Secretary shall require the
18	public housing agency for specified housing to provide to
19	the manager for the housing, from any block grant
20	amounts under this title for the agency, fair and reason-
21	able amounts for operating costs for the housing. The

amount made available under this subsection to a manager

shall be determined by the Secretary based on the share

for the specified housing of the total block grant amounts

- 1 taking into consideration the operating and capital im-
- 2 provement needs of the specified housing, the operating
- 3 and capital improvement needs of the remaining public
- 4 housing units managed by the public housing agency, and
- 5 the local housing management plan of such agency.
- 6 (e) Contract Between Secretary and Man-
- 7 AGER.—
- 8 (1) Requirements.—Pursuant to the approval
- 9 of a request under this section for transfer of the
- 10 management of specified housing, the Secretary shall
- 11 enter into a contract with the eligible management
- 12 entity.
- 13 (2) Terms.— A contract under this subsection
- shall contain provisions establishing the rights and
- responsibilities of the manager with respect to the
- 16 specified housing and the Secretary and shall be
- 17 consistent with the requirements of this division ap-
- 18 plicable to public housing developments.
- 19 (d) Compliance With Local Housing Manage-
- 20 MENT PLAN.—A manager of specified housing under this
- 21 section shall comply with the approved local housing man-
- 22 agement plan applicable to the housing and shall submit
- 23 such information to the public housing agency from which
- 24 management was transferred as may be necessary for such

1	agency to prepare and update its local nousing manage-
2	ment plan.
3	(e) Demolition and Disposition by Manager.—
4	A manager under this section may demolish or dispose of
5	specified housing only if, and in the manner, provided for
6	in the local housing management plan for the agency
7	transferring management of the housing.
8	(f) Limitation on PHA Liability.—A public hous-
9	ing agency that is not a manager for specified housing
10	shall not be liable for any act or failure to act by a man-
11	ager or resident council for the specified housing.
12	(g) TREATMENT OF MANAGER.—To the extent not
13	inconsistent with this section and to the extent the Sec-
14	retary determines not inconsistent with the purposes of
15	this division, a manager of specified housing under this
16	section shall be considered to be a public housing agency
17	for purposes of this title.
18	(h) DEFINITIONS.—For purposes of this section, the
19	following definitions shall apply:
20	(1) ELIGIBLE MANAGEMENT ENTITY.—The
21	term "eligible management entity" means, with re-
22	spect to any public housing development, any of the
23	following entities:
24	(A) Nonprofit organization.—A public
25	or private nonprofit organization, which shall—

1	(i) include a resident management
2	corporation or resident management orga-
3	nization and, as determined by the Sec-
4	retary, a public or private nonprofit orga-
5	nization sponsored by the public housing
6	agency that owns the development; and
7	(ii) not include the public housing
8	agency that owns the development.
9	(B) For-profit entry.—A for-profit en-
10	tity that has demonstrated experience in provid-
11	ing low-income housing.
12	(C) STATE OR LOCAL GOVERNMENT.—A
13	State or local government, including an agency
14	or instrumentality thereof.
15	(D) Public Housing Agency.—A public
16	housing agency (other than the public housing
17	agency that owns the development).
18	The term does not include a resident council.
19	(2) Manager.—The term "manager" means
20	any eligible management entity that has entered into
21	a contract under this section with the Secretary for
22	the management of specified housing.
23	(3) Nonprofit.—The term "nonprofit" means,
24	with respect to an organization, association, corpora-
25	tion, or other entity, that no part of the net earnings

1	of the entity inures to the benefit of any member,
2	founder, contributor, or individual.
3	(4) Private nonprofit organization.—The
4	term "private nonprofit organization" means any
5	private organization (including a State or locally
6	chartered organization) that—
7	(A) is incorporated under State or local
8	<del>law;</del>
9	(B) is nonprofit in character;
10	(C) complies with standards of financial
11	accountability acceptable to the Secretary; and
12	(D) has among its purposes significant ac-
13	tivities related to the provision of decent hous-
14	ing that is affordable to low-income families.
15	(5) Public Housing Agency.—The term
16	"public housing agency" has the meaning given such
17	term in section 1103(a).
18	(6) Public nonprofit organization.—The
19	term "public nonprofit organization" means any
20	public entity that is nonprofit in character.
21	(7) Specified Housing.—The term "specified
22	housing" means a public housing development or de-
23	velopments, or a portion of a development or devel-
24	opments, for which the transfer of management is
25	requested under this section. The term includes one

or more contiguous buildings and an area of contiguous row houses, but in the ease of a single building,
the building shall be sufficiently separable from the
remainder of the development of which it is part to
make transfer of the management of the building
feasible for purposes of this section.

#### 7 SEC. 1237. RESIDENT OPPORTUNITY PROGRAM.

- 8 (a) PURPOSE.—The purpose of this section is to en9 courage increased resident management of public housing
  10 developments, as a means of improving existing living con11 ditions in public housing developments, by providing in12 creased flexibility for public housing developments that are
  13 managed by residents by—
- (1) permitting the retention, and use for certain
  purposes, of any revenues exceeding operating and
  project costs; and
- 17 (2) providing funding, from amounts otherwise
  18 available, for technical assistance to promote forma19 tion and development of resident management enti20 ties.
- 21 For purposes of this section, the term "public housing de-22 velopment" includes one or more contiguous buildings or 23 an area of contiguous row houses the elected resident 24 councils of which approve the establishment of a resident

- 1 management corporation and otherwise meet the require-
- 2 ments of this section.

- (b) Program Requirements.—
  - (1) RESIDENT COUNCIL.—As a condition of entering into a resident opportunity program, the elected resident council of a public housing development shall approve the establishment of a resident management corporation that complies with the requirements of section 1234(b)(2). When such approval is made by the elected resident council of a building or row house area, the resident opportunity program shall not interfere with the rights of other families residing in the development or harm the efficient operation of the development. The resident management corporation and the resident council may be the same organization, if the organization complies with the requirements applicable to both the corporation and council.
    - (2) Public Housing Management special-IST.—The resident council of a public housing development, in cooperation with the public housing ageney, shall select a qualified public housing management specialist to assist in determining the feasibility of, and to help establish, a resident management

corporation and to provide training and other duties

agreed to in the daily operations of the development.

(3) Management responsibilities.—A resident management corporation that qualifies under this section, and that supplies insurance and bonding or equivalent protection sufficient to the Secretary and the public housing agency, shall enter into a contract with the agency establishing the respective management rights and responsibilities of the corporation and the agency. The contract shall be treated as a contracting out of services and shall be subject to the requirements under section 1235 for such contracts.

- (4) Annual Audit.—The books and records of a resident management corporation operating a public housing development shall be audited annually by a certified public accountant. A written report of each such audit shall be forwarded to the public housing agency and the Secretary.
- 20 (e) Comprehensive Improvement Assistance.
  21 Public housing developments managed by resident management corporations may be provided with modernization
  22 assistance from grant amounts under this title for pur23 poses of renovating such developments. If such renovation
  25 activities (including the planning and architectural design

- 1 of the rehabilitation) are administered by a resident man-
- 2 agement corporation, the public housing agency involved
- 3 may not retain, for any administrative or other reason,
- 4 any portion of the assistance provided pursuant to this
- 5 subsection unless otherwise provided by contract.
- 6 (d) Waiver of Federal Requirements.—
  - (1) Waiver of Regulatory RequireMents.—Upon the request of any resident management corporation and public housing agency, and
    after notice and an opportunity to comment is afforded to the affected residents, the Secretary may
    waive (for both the resident management corporation
    and the public housing agency) any requirement established by the Secretary (and not specified in any
    statute) that the Secretary determines to unnecessarily increase the costs or restrict the income of a
    public housing development.
    - (2) WAIVER TO PERMIT EMPLOYMENT. Upon the request of any resident management corporation, the Secretary may, subject to applicable collective bargaining agreements, permit residents of such development to volunteer a portion of their labor.
    - (3) EXCEPTIONS.—The Secretary may not waive under this subsection any requirement with respect to income eligibility for purposes of section

1	$\frac{1222}{1}$	family	rental	payments	under	section	$\frac{1225}{1}$
2	tenant	or app	licant	protections.	emplo	<del>vee orga</del>	<del>ınizing</del>

2 tenant or applicant protections, employee organizing

3 rights, or rights of employees under collective bar-

4 gaining agreements.

- 5 (e) Operating Assistance and Development In-
- 6 <del>COME.</del>

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- 7 (1) CALCULATION OF OPERATING SUBSIDY.— 8 The grant amounts received under this title by a 9 public housing agency used for operating fund activi-10 ties under section 1203(a)(2) that are allocated to a 11 public housing development managed by a resident 12 management corporation shall not be less than per 13 unit monthly amount of such assistance used by the 14 public housing agency in the previous year, as deter-15 mined on an individual development basis.
  - (2) Contract requirements.—Any contract for management of a public housing development entered into by a public housing agency and a resident management corporation shall specify the amount of income expected to be derived from the development itself (from sources such as rents and charges) and the amount of income funds to be provided to the development from the other sources of income of the agency (such as assistance for operating activities

- 1 under section 1203(a)(2), interest income, adminis-
- 2 trative fees, and rents).
- 3 (f) Resident Management Technical Assist-
- 4 ANCE AND TRAINING.
- 5 (1) FINANCIAL ASSISTANCE.—To the extent 6 budget authority is available under this title, the Secretary shall provide financial assistance to resi-7 8 dent management corporations or resident councils 9 that obtain, by contract or otherwise, technical as-10 sistance for the development of resident management 11 entities, including the formation of such entities, the 12 development of the management capability of newly 13 formed or existing entities, the identification of the 14 social support needs of residents of public housing 15 developments, and the securing of such support. In 16 addition, the Secretary may provide financial assist-17 ance to resident management corporations or resi-18 dent councils for activities sponsored by resident or-19 ganizations for economic uplift, such as job training, 20 economic development, security, and other self-suffi-21 eiency activities beyond those related to the manage-22 ment of public housing. The Secretary may require 23 resident councils or resident management corpora-24 tions to utilize public housing agencies or other 25 qualified organizations as contract administrators

- with respect to financial assistance provided under
   this paragraph.
- 3 (2) Limitation on assistance. The finan-4 cial assistance provided under this subsection with 5 respect to any public housing development may not 6 exceed \$100,000.
  - (3) PROHIBITION.—A resident management corporation or resident council may not, before the award to the corporation or council of a grant amount under this subsection, enter into any contract or other agreement with any entity to provide such entity with amounts from the grant for providing technical assistance or carrying out other activities eligible for assistance with amounts under this subsection. Any such agreement entered into in violation of this paragraph shall be void and unenforceable.
    - (4) Funding. Of any amounts made available under section 1282(1) for use under the capital fund, the Secretary may use to carry out this subsection \$15,000,000 for fiscal year 1998.
  - (5) Limitation regarding assistance under this subsection to any resident management corporation or

1	resident council with respect to which assistance for
2	the development or formation of such entity is pro-
3	vided under title III of the United States Housing
4	Act of 1937 (as in effect before the effective date of
5	the repeal under section 1601(b) of this Act).
6	(6) Technical assistance and clearing-
7	HOUSE.—The Secretary may use up to 10 percent of
8	the amount made available pursuant to paragraph
9	(4)—
10	(A) to provide technical assistance, directly
11	or by grant or contract, and
12	(B) to receive, collect, process, assemble,
13	and disseminate information,
14	in connection with activities under this subsection.
15	(g) Assessment and Report by Secretary.—Not
16	later than 3 years after the date of the enactment of this
17	Act, the Secretary shall—
18	(1) conduct an evaluation and assessment of
19	resident management, and particularly of the effect
20	of resident management on living conditions in pub-
21	lie housing; and
22	(2) submit to the Congress a report setting
23	forth the findings of the Secretary as a result of the
24	explication and accomment and including any rec-

- 1 ommendations the Secretary determines to be appro-
- 2 priate.
- 3 (h) APPLICABILITY.—Any management contract be-
- 4 tween a public housing agency and a resident management
- 5 corporation that is entered into after the date of the enact-
- 6 ment of the Stewart B. McKinney Homeless Assistance
- 7 Amendments Act of 1988 shall be subject to this section
- 8 and any regulations issued to carry out this section.

# 9 Subtitle D—Homeownership

- 10 SEC. 1251. RESIDENT HOMEOWNERSHIP PROGRAMS.
- 11 (a) In General.—A public housing agency may
- 12 carry out a homeownership program in accordance with
- 13 this section and the local housing management plan of the
- 14 agency to make public housing dwelling units, public hous-
- 15 ing developments, and other housing projects available for
- 16 purchase by low-income families. An agency may transfer
- 17 a unit only pursuant to a homeownership program ap-
- 18 proved by the Secretary. Notwithstanding section 1107,
- 19 the Secretary may approve a local housing management
- 20 plan without approving the portion of the plan regarding
- 21 a homeownership program pursuant to this section. In the
- 22 ease of the portion of a plan regarding the homeownership
- 23 program that is submitted separately pursuant to the pre-
- 24 eeding sentence, the Secretary shall approve or disapprove

- 1 such portion not later than 60 days after the submission
- 2 of such portion.
- 3 (b) Participating Units.—A program under this
- 4 section may cover any existing public housing dwelling
- 5 units or projects, and may include other dwelling units and
- 6 housing owned, operated, or assisted, or otherwise ac-
- 7 quired for use under such program, by the public housing
- 8 agency.

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#### (c) Eligible Purchasers.—

- (1) Low-income requirement.—Only low-income families assisted by a public housing agency, other low-income families, and entities formed to facilitate such sales by purchasing units for resale to low-income families shall be eligible to purchase housing under a homeownership program under this section.
- (2) OTHER REQUIREMENTS.—A public housing agency may establish other requirements or limitations for families to purchase housing under a homeownership program under this section, including requirements or limitations regarding employment or participation in employment counseling or training activities, criminal activity, participation in homeownership counseling programs, evidence of regular income, and other requirements. In the case of pur-

chase by an entity for resale to low-income families, the entity shall sell the units to low-income families within 5 years from the date of its acquisition of the units. The entity shall use any net proceeds from the resale and from managing the units, as determined in accordance with guidelines of the Secretary, for housing purposes, such as funding resident organiza-tions and reserves for capital replacements.

9 (d) FINANCING AND ASSISTANCE.—A homeownership
10 program under this section may provide financing for ac11 quisition of housing by families purchasing under the pro12 gram or by the public housing agency for sale under this
13 program in any manner considered appropriate by the
14 agency (including sale to a resident management corpora15 tion).

#### (e) DOWNPAYMENT REQUIREMENT.—

(1) In GENERAL.—Each family purchasing housing under a homeownership program under this section shall be required to provide from its own resources a downpayment in connection with any loan for acquisition of the housing, in an amount determined by the public housing agency. Except as provided in paragraph (2), the agency shall permit the family to use grant amounts, gifts from relatives, contributions from private sources, and similar

1 amounts as downpayment amounts in such pur-2 chase.

2) DRECT FAMILY CONTRIBUTION.—In purchase price.

(2) DRECT FAMILY CONTRIBUTION.—In purchase price.

(2) DRECT FAMILY CONTRIBUTION.—In purchase price.—In purchase purchase purchase price.—In purchase purchase price.

(3) Contribution.—In purchase purchase purchase purchase price.

(4) DRECT FAMILY CONTRIBUTION.—In purchase pu

10 (f) OWNERSHIP INTERESTS.—A homeownership pro11 gram under this section may provide for sale to the pur12 chasing family of any ownership interest that the public
13 housing agency considers appropriate under the program,
14 including ownership in fee simple, a condominium interest,
15 an interest in a limited dividend cooperative, a shared ap16 preciation interest with a public housing agency providing
17 financing.

## (g) Resale.—

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(1) AUTHORITY AND LIMITATION.—A homeownership program under this section shall permit the resale of a dwelling unit purchased under the program by an eligible family, but shall provide such limitations on resale as the agency considers appropriate (whether the family purchases directly from

the	agency	or	from	another	entity)	for	the	agency	te
rece	apture-	_							

(A) from any economic gain derived from any such resale occurring during the 5-year period beginning upon purchase of the dwelling unit by the eligible family, a portion of the amount of any financial assistance provided under the program by the agency to the eligible family; and

(B) after the expiration of such 5-year period, only such amounts as are equivalent to the assistance provided under this section by the agency to the purchaser.

(2) Considerations.—The limitations referred to in paragraph (1) may provide for consideration of the aggregate amount of assistance provided under the program to the family, the contribution to equity provided by the purchasing eligible family, the period of time elapsed between purchase under the homeownership program and resale, the reason for resale, any improvements to the property made by the eligible family, any appreciation in the value of the property, and any other factors that the agency considers appropriate.

1	(h) SALE OF CERTAIN SCATTERED-SITE HOUSING.—
2	A public housing agency that the Secretary has deter-
3	mined to be a high-performing agency may use the pro-
4	ceeds from the disposition of scattered-site public housing
5	under a homeownership program under this section to
6	purchase replacement scattered-site dwelling units, to the
7	extent such use is provided for in the local housing man-
8	agement plan for the agency approved under section 1107
9	Any such replacement dwelling units shall be considered
10	public housing for purposes of this division.
11	(i) Inapplicability of Disposition Require
12	MENTS.—The provisions of section 1261 shall not apply
13	to disposition of public housing dwelling units under a
14	homeownership program under this section, except that
15	any dwelling units sold under such a program shall be
16	treated as public housing dwelling units for purposes of
17	subsections (e) and (f) of section 1261.
18	Subtitle E—Disposition, Demoli-
19	tion, and Revitalization of De-
20	<del>velopments</del>
21	SEC. 1261. REQUIREMENTS FOR DEMOLITION AND DISPOSI
22	TION OF DEVELOPMENTS.
23	(a) AUTHORITY AND FLEXIBILITY.—A public hous
24	ing agency may demolish, dispose of, or demolish and dis-

1	pose of nonviable or nonmarketable public housing devel-
2	opments of the agency in accordance with this section.
3	(b) Local Housing Management Plan Require-
4	MENT.—A public housing agency may take any action to
5	demolish or dispose of a public housing development (or
6	a portion of a development) only if such demolition or dis-
7	position complies with the provisions of this section and
8	is in accordance with the local housing management plan
9	for the agency. Notwithstanding section 1107, the Sec-
10	retary may approve a local housing management plan
11	without approving the portion of the plan covering demoli-
12	tion or disposition pursuant to this section.
13	(e) Purpose of Demolition or Disposition.—A
14	public housing agency may demolish or dispose of a public
15	housing development (or portion of a development) only
16	if the agency provides sufficient evidence to the Secretary
17	that—
18	(1) the development (or portion thereof) is se-
19	verely distressed or obsolete;
20	(2) the development (or portion thereof) is in a
21	location making it unsuitable for housing purposes;
22	(3) the development (or portion thereof) has de-
23	sign or construction deficiencies that make cost-ef-
24	feetive rehabilitation infeasible;

1	(4) assuming that reasonable rehabilitation and
2	management intervention for the development has
3	been completed and paid for, the anticipated revenue
4	that would be derived from charging market-based
5	rents for units in the development (or portion there-
6	of) would not cover the anticipated operating costs
7	and replacement reserves of the development (or
8	portion) at full occupancy and the development (or
9	portion) would constitute a substantial burden on
10	the resources of the public housing agency;
11	(5) retention of the development (or portion
12	thereof) is not in the best interests of the residents
13	of the public housing agency because—
14	(A) developmental changes in the area sur-
15	rounding the development adversely affect the
16	health or safety of the residents or the feasible
17	operation of the development by the public
18	housing agency;
19	(B) demolition or disposition will allow the
20	acquisition, development, or rehabilitation of
21	other properties which will be more efficiently
22	or effectively operated as low-income housing;
23	<del>Ol'</del>
24	(C) other factors exist that the agency de-
25	termines are consistent with the hest interests

1	of the residents and the agency and not incon-
2	sistent with other provisions of this division;
3	(6) in the case only of demolition or disposition
4	of a portion of a development, the demolition or dis-
5	position will help to ensure the remaining useful life
6	of the remainder of the development; or
7	(7) in the case only of property other than
8	dwelling units—
9	(A) the property is excess to the needs of
10	a development; or
11	(B) the demolition or disposition is inci-
12	dental to, or does not interfere with, continued
13	operation of a development.
14	The evidence required under this subsection shall include,
15	as a condition of demolishing or disposing of a public
16	housing development (or portion of a development) esti-
17	mated to have a value of \$100,000 or more, a statement
18	of the market value of the development (or portion), which
19	has been determined by a party not having any interest
20	in the housing or the public housing agency and pursuant
21	to not less than 2 professional, independent appraisals of
22	the development (or portion).
23	(d) Consultation.—A public housing agency may
24	demolish or dispose of a public housing development (or

1	portion of a development) only if the agency notifies and
2	confers regarding the demolition or disposition with—
3	(1) the residents of the development (or por-
4	tion); and
5	(2) appropriate local government officials.
6	(e) Counseling.—A public housing agency may de-
7	molish or dispose of a public housing development (or a
8	portion of a development) only if the agency provides any
9	necessary counseling for families displaced by such action
10	to facilitate relocation.
11	(f) USE OF PROCEEDS.—Any net proceeds from the
12	disposition of a public housing development (or portion of
13	a development) shall be used for—
14	(1) housing assistance for low-income families
15	that is consistent with the low-income housing needs
16	of the community, through acquisition, development,
17	or rehabilitation of, or homeownership programs for,
18	other low-income housing or the provision of choice-
19	based assistance under title XIII for such families;
20	(2) supportive services relating to job training
21	or child care for residents of a development or devel-
22	opments; or
23	(3) leveraging amounts for securing commercial
24	enterprises, on-site in public housing developments

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1	of the public housing agency, appropriate to serve
2	the needs of the residents.
3	(g) Relocation.—A public housing agency that de-
4	molishes or disposes of a public housing development (or
5	portion of a development thereof) shall ensure that—
6	(1) each family that is a resident of the devel-
7	opment (or portion) that is demolished or disposed
8	of is relocated to other safe, elean, healthy, and af-
9	fordable housing, which is, to the maximum extent
10	practicable, housing of the family's choice, including
11	choice-based assistance under title XIII (provided
12	that with respect to choice-based assistance, the pre-
13	ceding requirement shall be fulfilled only upon the
14	relocation of the such family into such housing);
15	(2) the public housing agency does not take any

- (2) the public housing agency does not take any action to dispose of any unit until any resident to be displaced is relocated in accordance with paragraph (1); and
- 19 (3) each resident family to be displaced is paid 20 relocation expenses, and the rent to be paid initially 21 by the resident following relocation does not exceed 22 the amount permitted under section 1225(a).
- 23 (h) Right of First Refusal for Resident Orga-24 Nizations and Resident Management Corpora-25 Tions.—

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- (2) Timing.—Disposition of a development (or portion thereof) under this section may not take place—
  - (A) before the expiration of the period during which any such organization or corporation may notify the agency of interest in purchasing the property, which shall be the 30-day period beginning on the date that the agency first provides notice of the proposed disposition of the property to such resident organizations and resident management corporations;
  - (B) if an organization or corporation submits notice of interest in accordance with sub-

paragraph (A), before the expiration of the period during which such organization or corporation may obtain a commitment for financing to purchase the property, which shall be the 60-day period beginning upon the submission to the agency of the notice of interest; or

(C) if, during the period under subparagraph (B), an organization or corporation obtains such financing commitment and makes a bona fide offer to the agency to purchase the property for a price equal to or exceeding the applicable offer price under paragraph (3).

The agency shall sell the property pursuant to any purchase offer described in subparagraph (C).

- (3) TERMS OF OFFER.—An offer by a public housing agency to sell a property in accordance with this subsection shall involve a purchase price that reflects the market value of the property, the reason for the sale, the impact of the sale on the surrounding community, and any other factors that the agency considers appropriate.
- 22 (i) Information for Local Housing Manage-23 MENT Plan.—A public housing agency may demolish or 24 dispose of a public housing development (or portion there-

1	of) only if it includes in the applicable local housing man-
2	agement plan information sufficient to describe—
3	(1) the housing to be demolished or disposed of
4	(2) the purpose of the demolition or disposition
5	under subsection (e) and why the demolition or dis-
6	position complies with the requirements under sub-
7	section (e), and includes evidence of the market
8	value of the development (or portion) required under
9	subsection (e);
10	(3) how the consultations required under sub-
11	section (d) will be made;
12	(4) how the net proceeds of the disposition will
13	be used in accordance with subsection (f);
14	(5) how the agency will relocate residents, if
15	necessary, as required under subsection (g); and
16	(6) that the agency has offered the property for
17	acquisition by resident organizations and resident
18	management corporations in accordance with sub-
19	section (h).
20	(j) SITE AND NEIGHBORHOOD STANDARDS EXEMP-
21	TION.—Notwithstanding any other provision of law, a
22	public housing agency may provide for development of
23	public housing dwelling units on the same site or in the
24	same neighborhood as any dwelling units demolished, pur-

1	suant to a plan under this section, but only if such devel-
2	opment provides for significantly fewer dwelling units.
3	(k) Treatment of Replacement Units.—
4	(1) Provision of other housing assist-
5	ANCE.—In connection with any demolition or dis-
6	position of public housing under this section, a pub-
7	lie housing agency may provide for other housing as-
8	sistance for low-income families that is consistent
9	with the low-income housing needs of the commu-
10	nity, including—
11	(A) the provision of choice-based assistance
12	under title XIII; and
13	(B) the development, acquisition, or lease
14	by the agency of dwelling units, which dwelling
15	units shall—
16	(i) be eligible to receive assistance
17	with grant amounts provided under this
18	title; and
19	(ii) be made available for occupancy,
20	operated, and managed in the manner re-
21	quired for public housing, and subject to
22	the other requirements applicable to public
23	housing dwelling units.
24	(2) Treatment of individuals.—For pur-
25	poses of this subsection, an individual between the

- 1 ages of 18 and 21, inclusive, shall, at the discretion
- 2 of the individual, be considered a family.
- 3 (1) Use of New Dwelling Units.—A public hous-
- 4 ing agency demolishing or disposing of a public housing
- 5 development (or portion thereof) under this section shall
- 6 seek, where practical, to ensure that, if housing units are
- 7 provided on any property that was previously used for the
- 8 public housing demolished or disposed of, not less than
- 9 25 percent of such dwelling units shall be dwelling units
- 10 reserved for occupancy during the remaining useful life of
- 11 the housing by low-income families.
- 12 (m) Permissible Relocation Without Plan.—
- 13 If a public housing agency determines that because of an
- 14 emergency situation public housing dwelling units are se-
- 15 verely uninhabitable, the public housing agency may relo-
- 16 cate residents of such dwelling units before the submission
- 17 of a local housing management plan providing for demoli-
- 18 tion or disposition of such units.
- 19 (n) Consolidation of Occupancy Within or
- 20 Among Buildings.—Nothing in this section may be con-
- 21 strued to prevent a public housing agency from consolidat-
- 22 ing occupancy within or among buildings of a public hous-
- 23 ing development, or among developments, or with other
- 24 housing for the purpose of improving living conditions of,
- 25 or providing more efficient services to, residents.

1	(o) DE MINIMIS EXCEPTION TO DEMOLITION RE-
2	QUIREMENTS.—Notwithstanding any other provision of
3	this section, in any 5-year period a public housing agency
4	may demolish not more than the lesser of 5 dwelling units
5	or 5 percent of the total dwelling units owned and oper-
6	ated by the public housing agency, without providing for
7	such demolition in a local housing management plan, but
8	only if the space occupied by the demolished unit is used
9	for meeting the service or other needs of public housing
10	residents or the demolished unit was beyond repair.
11	SEC. 1262. DEMOLITION, SITE REVITALIZATION, REPLACE-
12	MENT HOUSING, AND CHOICE-BASED ASSIST-
13	ANCE GRANTS FOR DEVELOPMENTS.
14	(a) Purposes.—The purpose of this section is to
14 15	(a) Purposes.—The purpose of this section is to provide assistance to public housing agencies for the pur-
15	provide assistance to public housing agencies for the pur-
15 16	provide assistance to public housing agencies for the purposes of—
15 16 17	provide assistance to public housing agencies for the pur- poses of—  (1) reducing the density and improving the liv-
15 16 17 18	provide assistance to public housing agencies for the pur- poses of—  (1) reducing the density and improving the liv- ing environment for public housing residents of se-
15 16 17 18 19	provide assistance to public housing agencies for the pur- poses of—  (1) reducing the density and improving the liv- ing environment for public housing residents of se- verely distressed public housing developments
115 116 117 118 119 220	provide assistance to public housing agencies for the pur- poses of—  (1) reducing the density and improving the liv- ing environment for public housing residents of se- verely distressed public housing developments through the demolition of obsolete public housing de-
15 16 17 18 19 20 21	provide assistance to public housing agencies for the purposes of—  (1) reducing the density and improving the living environment for public housing residents of severely distressed public housing developments through the demolition of obsolete public housing developments (or portions thereof);
15 16 17 18 19 20 21	provide assistance to public housing agencies for the purposes of—  (1) reducing the density and improving the living environment for public housing residents of severely distressed public housing developments through the demolition of obsolete public housing developments (or portions thereof);  (2) revitalizing sites (including remaining public)

- 1 (3) providing housing that will avoid or de-2 crease the concentration of very low-income families; 3 and
- 4 (4) providing choice-based assistance in accord5 ance with title XIII for the purpose of providing re6 placement housing and assisting residents to be dis7 placed by the demolition.
- 8 (b) Grant Authority.—The Secretary may make
  9 grants available to public housing agencies as provided in
  10 this section.
- 12 may not make any grant under this section to any appli13 cant unless the applicant certifies to the Secretary that
  14 the applicant will supplement the amount of assistance
  15 provided under this section with an amount of funds from
  16 sources other than this section equal to not less than 5
  17 percent of the amount provided under this section, includ18 ing amounts from other Federal sources, any State or
  19 local government sources, any private contributions, and
  20 the value of any in-kind services or administrative costs
  21 provided.
- 22 (d) ELIGIBLE ACTIVITIES.—Grants under this sec-23 tion may be used for activities to carry out revitalization 24 programs for severely distressed public housing, includ-25 ing—

1	(1) architectural and engineering work, includ-
2	ing the redesign, reconstruction, or redevelopment of
3	a severely distressed public housing development, in-
4	eluding the site on which the development is located
5	(2) the demolition, sale, or lease of the site, in
6	whole or in part;
7	(3) covering the administrative costs of the ap-
8	plicant, which may not exceed such portion of the
9	assistance provided under this section as the Sec-
10	retary may prescribe;
11	(4) payment of reasonable legal fees;
12	(5) providing reasonable moving expenses for
13	residents displaced as a result of the revitalization of
14	the development;
15	(6) economic development activities that pro-
16	mote the economic self-sufficiency of residents under
17	the revitalization program;
18	(7) necessary management improvements;
19	(8) leveraging other resources, including addi-
20	tional housing resources, retail supportive services,
21	jobs, and other economic development uses on or
22	near the development that will benefit future resi-
23	dents of the site;
24	(9) replacement housing and housing assistance
25	under title XIII.

1	(10) transitional security activities; and
2	(11) necessary supportive services, except that
3	not more than 10 percent of the amount of any
4	grant may be used for activities under this para-
5	<del>graph.</del>
6	(e) APPLICATION AND SELECTION.—
7	(1) Application.—An application for a grant
8	under this section shall contain such information
9	and shall be submitted at such time and in accord-
10	ance with such procedures, as the Secretary shall
11	<del>prescribe.</del>
12	(2) Selection Criteria.—The Secretary shall
13	establish selection criteria for the award of grants
14	under this section, which shall include—
15	(A) the relationship of the grant to the
16	local housing management plan for the public
17	housing agency and how the grant will result in
18	a revitalized site that will enhance the neighbor-
19	hood in which the development is located;
20	(B) the capability and record of the appli-
21	cant public housing agency, or any alternative
22	management agency for the agency, for manag-
23	ing large-scale redevelopment or modernization
24	projects, meeting construction timetables, and
25	obligating amounts in a timely manner;

1	(C) the extent to which the public housing
2	agency could undertake such activities without
3	a grant under this section;
4	(D) the extent of involvement of residents,
5	State and local governments, private service
6	providers, financing entities, and developers, in
7	the development of a revitalization program for
8	the development; and
9	(E) the amount of funds and other re-
10	sources to be leveraged by the grant.
11	The Secretary shall give preference in selection to
12	any public housing agency that has been awarded a
13	planning grant under section 24(e) of the United
14	States Housing Act of 1937 (as in effect before the
15	effective date of the repeal under section 1601(b) of
16	this Act).
17	(f) Cost Limits.—Subject to the provisions of this
18	section, the Secretary—
19	(1) shall establish cost limits on eligible activi-
20	ties under this section sufficient to provide for effec-
21	tive revitalization programs; and
22	(2) may establish other cost limits on eligible
23	activities under this section.
24	(g) DEMOLITION AND REPLACEMENT.—Any severely
25	distressed public housing demolished or disposed of pursu-

- 1 ant to a revitalization plan and any public housing pro-
- 2 duced in lieu of such severely distressed housing, shall be
- 3 subject to the provisions of section 1261.
- 4 (h) Administration by Other Entities.—The
- 5 Secretary may require a grantee under this section to
- 6 make arrangements satisfactory to the Secretary for use
- 7 of an entity other than the public housing agency to earry
- 8 out activities assisted under the revitalization plan, if the
- 9 Secretary determines that such action will help to effec-
- 10 tuate the purposes of this section.
- 11 (i) WITHDRAWAL OF FUNDING.—If a grantee under
- 12 this section does not proceed expeditiously, in the deter-
- 13 mination of the Secretary, the Secretary shall withdraw
- 14 any grant amounts under this section that have not been
- 15 obligated by the public housing agency. The Secretary
- 16 shall redistribute any withdrawn amounts to one or more
- 17 public housing agencies eligible for assistance under this
- 18 section or to one or more other entities capable of proceed-
- 19 ing expeditiously in the same locality in carrying out the
- 20 revitalization plan of the original grantee.
- 21 (j) DEFINITIONS.—For purposes of this section, the
- 22 following definitions shall apply:
- 23 (1) APPLICANT.—The term "applicant"
- 24 means—

1	(A) any public housing agency that is not
2	designated as troubled pursuant to section
3	<del>1533(a);</del>
4	(B) any public housing agency or private
5	housing management agent selected, or receiver
6	appointed pursuant, to section 1545; and
7	(C) any public housing agency that is des-
8	ignated as troubled pursuant to section 1533(a)
9	that—
10	(i) is so designated principally for rea-
11	sons that will not affect the capacity of the
12	agency to carry out a revitalization pro-
13	<del>gram;</del>
14	(ii) is making substantial progress to-
15	ward eliminating the deficiencies of the
16	agency; or
17	(iii) is otherwise determined by the
18	Secretary to be capable of carrying out a
19	revitalization program.
20	(2) Private nonprofit corporation.—The
21	term "private nonprofit organization" means any
22	private nonprofit organization (including a State or
23	locally chartered nonprofit organization) that—
24	(A) is incorporated under State or local
25	<del>law-</del>

1	(B) has no part of its net earnings inuring
2	to the benefit of any member, founder, contrib-
3	utor, or individual;
4	(C) complies with standards of financial
5	accountability acceptable to the Secretary; and
6	(D) has among its purposes significant ac-
7	tivities related to the provision of decent hous-
8	ing that is affordable to very low-income fami-
9	<del>lies.</del>
10	(3) SEVERELY DISTRESSED PUBLIC HOUS-
11	ING.—The term "severely distressed public housing"
12	means a public housing development (or building in
13	a development) that—
14	(A) requires major redesign, reconstruction
15	or redevelopment, or partial or total demolition,
16	to correct serious deficiencies in the original de-
17	sign (including inappropriately high population
18	density), deferred maintenance, physical dete-
19	rioration or obsolescence of major systems and
20	other deficiencies in the physical plant of the
21	development;
22	(B) is a significant contributing factor to
23	the physical decline of and disinvestment by
24	public and private entities in the surrounding
25	neighborhood;

1	(C)(i) is occupied predominantly by fami-
2	lies who are very low-income families with chil-
3	dren, are unemployed, and dependent on var-
4	ious forms of public assistance; and
5	(ii) has high rates of vandalism and crimi-
6	nal activity (including drug-related criminal ac-
7	tivity) in comparison to other housing in the
8	<del>area;</del>
9	(D) cannot be revitalized through assist-
10	ance under other programs, such as the public
11	housing block grant program under this title, or
12	the programs under sections 9 and 14 of the
13	United States Housing Act of 1937 (as in effect
14	before the effective date of the repeal under sec-
15	tion 1601(b) of this Act), because of cost con-
16	straints and inadequacy of available amounts;
17	and
18	(E) in the case of individual buildings, is,
19	in the Secretary's determination, sufficiently
20	separable from the remainder of the develop-
21	ment of which the building is part to make use
22	of the building feasible for purposes of this sec-
23	<del>tion.</del>
24	(4) Supportive services.—The term "sup-
25	portive services" includes all activities that will pro-

1	mote upward mobility, self-sufficiency, and improved
2	quality of life for the residents of the public housing
3	development involved, including literacy training, job
4	training, day care, and economic development activi-
5	<del>ties.</del>
6	(k) Annual Report.—The Secretary shall submit
7	to the Congress an annual report setting forth—
8	(1) the number, type, and cost of public hous-
9	ing units revitalized pursuant to this section;
10	(2) the status of developments identified as se-
11	verely distressed public housing;
12	(3) the amount and type of financial assistance
13	provided under and in conjunction with this section;
14	and
15	(4) the recommendations of the Secretary for
16	statutory and regulatory improvements to the pro-
17	gram established by this section.
18	(l) Funding.—
19	(1) AUTHORIZATION OF APPROPRIATIONS.—
20	There are authorized to be appropriated for grants
21	under this section \$500,000,000 for each of fiscal
22	years 1998, 1999, and 2000.
23	(2) TECHNICAL ASSISTANCE.—Of the amount
24	appropriated pursuant to paragraph (1) for any fis-
25	eal year, the Secretary may use not more than 0.50

- 1 percent for technical assistance. Such assistance
- 2 may be provided directly or indirectly by grants, con-
- 3 tracts, or cooperative agreements, and shall include
- 4 training, and the cost of necessary travel for partici-
- 5 pants in such training, by or to officials of the De-
- 6 partment of Housing and Urban Development, of
- 7 public housing agencies, and of residents.
- 8 (m) Sunset.—No assistance may be provided under
- 9 this section after September 30, 2000.
- 10 (n) Treatment of Previous Selections.—A
- 11 public housing agency that has been selected to receive
- 12 amounts under the notice of funding availability for fiscal
- 13 year 1996 amounts for the HOPE VI program (provided)
- 14 under the heading "PUBLIC HOUSING DEMOLITION, SITE
- 15 REVITALIZATION, AND REPLACEMENT HOUSING GRANTS"
- 16 in title H of the Departments of Veterans Affairs and
- 17 Housing and Urban Development, and Independent Agen-
- 18 cies Appropriations Act, 1996 (42 U.S.C. 14371 note) (en-
- 19 acted as section 101(e) of Omnibus Consolidated Rescis-
- 20 sions and Appropriations Act of 1996 (Public Law 104-
- 21 <del>134; 110 Stat. 1321–269)) may apply to the Secretary</del>
- 22 of Housing and Urban Development for a waiver of the
- 23 total development cost rehabilitation requirement other-
- 24 wise applicable under such program, and the Secretary
- 25 may waive such requirement, but only: (1) to the extent

- 1 that a designated site for use of such amounts does not
- 2 have dwelling units that are considered to be obsolete
- 3 under Department of Housing and Urban Development
- 4 regulations in effect upon the date of the enactment of
- 5 this Act; and (2) if the Secretary determines that the pub-
- 6 lie housing agency will continue to comply with the pur-
- 7 poses of the program notwithstanding such waiver.
- 8 SEC. 1263. VOLUNTARY VOUCHER SYSTEM FOR PUBLIC
- 9 **HOUSING.**
- 10 (a) In General.—A public housing agency may con-
- 11 vert any public housing development (or portion thereof)
- 12 <del>owned and operated by the agency to a system of choice-</del>
- 13 based rental housing assistance under title XIII, in ac-
- 14 cordance with this section.
- 15 (b) Assessment and Plan Requirement.—In
- 16 converting under this section to a choice-based rental
- 17 housing assistance system, the public housing agency shall
- 18 develop a conversion assessment and plan under this sub-
- 19 section, in consultation with the appropriate public offi-
- 20 cials and with significant participation by the residents of
- 21 the development (or portion thereof), which assessment
- 22 and plan shall—
- 23 (1) be consistent with and part of the local
- 24 housing management plan for the agency;

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1	(2) describe the conversion and future use or
2	disposition of the public housing development, in-
3	cluding an impact analysis on the affected commu-
4	nity;
5	(3) include a cost analysis that demonstrates
5	whether or not the cost (both on a net present value
7	basis and in terms of new budget authority require-

<del>basis</del> and in terms of new budget authority require</del> ments) of providing choice-based rental housing assistance under title XIII for the same families in substantially similar dwellings over the same period of time is less expensive than continuing public housing assistance in the public housing develop-

ment proposed for conversion for the remaining use-

ful life of the development;

- (4) identify the actions, if any, that the public housing agency will take with regard to converting any public housing development or developments (or portions thereof) of the agency to a system of choice-based rental housing assistance under title XIII;
- (5) require the public housing agency to—
- (A) notify the families residing in the publie housing development subject to the conversion, in accordance with any guidelines issued

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1	by the Secretary governing such notifications,
2	<del>that</del>
3	(i) the development will be removed
4	from the inventory of the public housing
5	agency; and
6	(ii) the families displaced by such ac-
7	tion will receive choice-based housing as-
8	sistance;
9	(B) provide any necessary counseling for
10	families displaced by such action to facilitate re-
11	location; and
12	(C) provide any reasonable relocation ex-
13	penses for families displaced by such action;
14	<del>and</del>
15	(6) ensure that each family that is a resident
16	of the development is relocated to other safe, elean,
17	and healthy affordable housing, which is, to the
18	maximum extent practicable, housing of the family's
19	choice, including choice-based assistance under title
20	XIII (provided that with respect to choice-based as-
21	sistance, the preceding requirement shall be fulfilled
22	only upon the relocation of such family into such
23	housing).
24	(e) STREAMLINED ASSESSMENT AND PLAN.—At the
25	discretion of the Secretary or at the request of a public

1	housing agency, the Secretary may waive any or all of the
2	requirements of subsection (b) or otherwise require a
3	streamlined assessment with respect to any public housing
4	development or class of public housing developments.
5	(d) Implementation of Conversion Plan.—
6	(1) In General.—A public housing agency
7	may implement a conversion plan only if the conver-
8	sion assessment under this section demonstrates
9	that the conversion—
10	(A) will not be more expensive than con-
11	tinuing to operate the public housing develop-
12	ment (or portion thereof) as public housing;
13	and
14	(B) will principally benefit the residents of
15	the public housing development (or portion
16	thereof) to be converted, the public housing
17	agency, and the community.
18	(2) DISAPPROVAL.—The Secretary shall dis-
19	approve a conversion plan only if the plan is plainly
20	inconsistent with the conversion assessment under
21	subsection (b) or there is reliable information and
22	data available to the Secretary that contradicts that
23	conversion assessment.
24	(e) OTHER REQUIREMENTS.—To the extent approved
25	by the Secretary, the funds used by the public housing

- 1 agency to provide choice-based rental housing assistance
- 2 under title XIII shall be added to the housing assistance
- 3 payment contract administered by the public housing
- 4 agency or any entity administering the contract on behalf
- 5 of the public housing agency.
- 6 (f) Savings Provision.—This section does not af-
- 7 feet any contract or other agreement entered into under
- 8 section 22 of the United States Housing Act of 1937 (as
- 9 such section existed before the effective date of the repeal
- 10 under section 1601(b) of this Act).

# Subtitle F—Mixed-Finance Public

# 12 **Housing**

13 **SEC. 1271. AUTHORITY.** 

- Notwithstanding sections 1203 and 1262, the Sec-
- 15 retary may, upon such terms and conditions as the Sec-
- 16 retary may prescribe, authorize a public housing agency
- 17 to provide for the use of grant amounts allocated and pro-
- 18 vided from the capital fund or from a grant under section
- 19 1262, to produce mixed-finance housing developments, or
- 20 replace or revitalize existing public housing dwelling units
- 21 with mixed-finance housing developments, but only if the
- 22 agency submits to the Secretary a plan for such housing
- 23 that is approved pursuant to section 1273 by the Sec-
- 24 retary.

### 1 SEC. 1272. MIXED-FINANCE HOUSING DEVELOPMENTS.

2	(a) In General.—For purposes of this subtitle, the
3	term "mixed-finance housing" means low-income housing
4	or mixed-income housing (as described in section
5	1221(e)(2)) for which the financing for production or revi-
6	talization is provided, in part, from entities other than the
7	public housing agency.
8	(b) Production.—A mixed-finance housing develop-
9	ment shall be produced or revitalized, and owned—
10	(1) by a public housing agency or by an entity
11	affiliated with a public housing agency;
12	(2) by a partnership, a limited liability com-
13	pany, or other entity in which the public housing
14	agency (or an entity affiliated with a public housing
15	agency) is a general partner, is a managing member,
16	or otherwise participates in the activities of the en-
17	tity;
18	(3) by any entity that grants to the public
19	housing agency the option to purchase the public
20	housing project during the 20-year period beginning
21	on the date of initial occupancy of the public hous-
22	ing project in accordance with section 42(1)(7) of the
23	Internal Revenue Code of 1986; or
24	(4) in accordance with such other terms and
25	conditions as the Secretary may prescribe by regula-
26	<del>tion.</del>

- 1 This subsection may not be construed to require produc-
- 2 tion or revitalization, and ownership, by the same entity.
- 3 SEC. 1273. MIXED-FINANCE HOUSING PLAN.
- 4 The Secretary may approve a plan for production or
- 5 revitalization of mixed-finance housing under this subtitle
- 6 only if the Secretary determines that—
- 7 (1) the public housing agency has the ability, or
  8 has provided for an entity under section 1272(b)
  9 that has the ability, to use the amounts provided for
  10 use under the plan for such housing, effectively, ei11 ther directly or through contract management;
  - (2) the plan provides permanent financing commitments from a sufficient number of sources other than the public housing agency, which may include banks and other conventional lenders, States, units of general local government, State housing finance agencies, secondary market entities, and other financial institutions;
  - (3) the plan provides for use of amounts provided under section 1271 by the public housing agency for financing the mixed-income housing in the form of grants, loans, advances, or other debt or equity investments, including collateral or credit enhancement of bonds issued by the agency or any

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1	State or local governmental agency for production or
2	revitalization of the development; and
3	(4) the plan complies with any other criteria
4	that the Secretary may establish.
5	SEC. 1274. RENT LEVELS FOR HOUSING FINANCED WITH
6	LOW-INCOME HOUSING TAX CREDIT.
7	With respect to any dwelling unit in a mixed-finance
8	housing development that is a low-income dwelling unit
9	for which amounts from a block grant under this title are
10	used and that is assisted pursuant to the low-income hous-
11	ing tax credit under section 42 of the Internal Revenue
12	Code of 1986, the rents charged to the residents of the
13	unit shall be determined in accordance with this title, but
14	shall not in any case exceed the amounts allowable under
15	such section 42.
16	SEC. 1275. CARRY-OVER OF ASSISTANCE FOR REPLACED
17	HOUSING.
18	In the case of a mixed-finance housing development
19	that is replacement housing for public housing demolished
20	or disposed of, or is the result of the revitalization of exist-
21	ing public housing, the share of assistance received from
22	the eapital fund and the operating fund by the public
23	housing agency that owned or operated the housing demol-
24	ished, disposed of, or revitalized shall not be reduced be-
25	eause of such demolition, disposition, or revitalization

- 1 after the commencement of such demolition, disposition,
   2 or revitalization, unless—
- 3 (1) upon the expiration of the 18-month period 4 beginning upon the approval of the plan under sec-5 tion 1273 for the mixed-finance housing develop-6 ment, the agency does not have binding commit-7 ments for production or revitalization, or a construc-8 tion contract, for such development;
  - (2) upon the expiration of the 4-year period beginning upon the approval of the plan, the mixed-finance housing development is not substantially ready for occupancy and is placed under the block grant contract for the agency under section 1201; or
  - (3) the number of dwelling units in the mixed-finance housing development that are made available for occupancy only by low-income families is substantially less than the number of such dwelling units in the public housing demolished, disposed of, or revitalized.
- 20 The Secretary may extend the period under paragraph (1)
  21 or (2) for a public housing agency if the Secretary deter22 mines that circumstances beyond the control of the agency
- 23 caused the agency to fail to meet the deadline under such
- 24 paragraph.

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## Subtitle G—General Provisions

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•	OTTO 1001	PAYMENT		CITADI
/				SHARE

- Rental or use-value of buildings or facilities paid for,
- 4 in whole or in part, from production, modernization, or
- 5 operation costs financed under this title may be used as
- 6 the non-Federal share required in connection with activi-
- 7 ties undertaken under Federal grant-in-aid programs
- 8 which provide social, educational, employment, and other
- 9 services to the residents in a project assisted under this
- 10 title.

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#### 11 SEC. 1282. AUTHORIZATION OF APPROPRIATIONS FOR

- 12 BLOCK GRANTS.
- There are authorized to be appropriated for grants
- 14 under this title, the following amounts:
- 15 (1) Capital Fund.—For the allocations from
- the eapital fund for grants, \$2,500,000,000 for each
- of fiscal years 1998, 1999, 2000, 2001, and 2002.
- 18 (2) Operating fund.—For the allocations
- 19 from the operating fund for grants, \$2,900,000,000
- 20 for each of fiscal years 1998, 1999, 2000, 2001, and
- 21 2002.
- 22 SEC. 1283. FUNDING FOR OPERATION SAFE HOME.
- 23 Of any amounts made available for fiscal years 1998
- 24 and 1999 for carrying out the Community Partnerships
- 25 Against Crime Act of 1997 (as so designated pursuant to

- 1 section 1624(a) of this Act), not more than \$20,000,000
- 2 shall be available in each such fiscal year, for use under
- 3 the Operation Safe Home program administered by the
- 4 Office of the Inspector General of the Department of
- 5 Housing and Urban Development, for law enforcement ef-
- 6 forts to combat violent crime on or near the premises of
- 7 public and federally assisted housing.
- 8 SEC. 1284. FUNDING FOR RELOCATION OF VICTIMS OF DO-
- 9 MESTIC VIOLENCE.
- Of any amounts made available for fiscal years 1998,
- 11 1999, 2000, 2001, and 2002 for choice-based housing as-
- 12 sistance under title XIII of this Act, not more than
- 13 \$700,000 shall be available in each such fiscal year for
- 14 relocating residents of public housing (including providing
- 15 assistance for costs of relocation and housing assistance
- 16 under title XIII of this Act) who are residing in public
- 17 housing, who have been subject to domestic violence, and
- 18 for whom provision of assistance is likely to reduce or
- 19 eliminate the threat of subsequent violence to the members
- 20 of the family. The Secretary shall establish procedures for
- 21 eligibility and administration of assistance under this sec-
- 22 <del>tion.</del>

1	TITLE XIII—CHOICE-BASED
2	RENTAL HOUSING AND
3	<b>HOMEOWNERSHIP</b> ASSIST-
4	ANCE FOR LOW-INCOME FAM-
5	<del>ILIES</del>
6	Subtitle A—Allocation
7	SEC. 1301. AUTHORITY TO PROVIDE HOUSING ASSISTANCE
8	AMOUNTS.
9	To the extent that amounts to carry out this title are
10	made available, the Secretary may enter into contracts
11	with public housing agencies for each fiscal year to provide
12	housing assistance under this title.
13	SEC. 1302. CONTRACTS WITH PHA'S.
14	(a) Condition of Assistance.—The Secretary may
15	provide amounts under this title to a public housing agen-
16	ey for a fiscal year only if the Secretary has entered into
17	a contract under this section with the public housing agen-
18	ey, under which the Secretary shall provide such agency
19	with amounts (in the amount of the allocation for the
20	agency determined pursuant to section 1304) for housing
21	assistance under this title for low-income families.
22	(b) Use for Housing Assistance.—A contract
23	under this section shall require a public housing agency
24	to use amounts provided under this title to provide hous-
25	ing assistance in any manner authorized under this title.

1	(c) Annual Obligation of Authority.—A con-
2	tract under this title shall provide amounts for housing
3	assistance for 1 fiscal year covered by the contract.
4	(d) Enforcement of Housing Quality Require-
5	MENTS.—Each contract under this section shall require
6	the public housing agency administering assistance pro-
7	vided under the contract—
8	(1) to ensure compliance, under each housing
9	assistance payments contract entered into pursuant
10	to the contract under this section, with the provi-
11	sions of the housing assistance payments contract
12	included pursuant to section 1351(e)(4); and
13	(2) to establish procedures for assisted families
14	to notify the agency of any noncompliance with such
15	<del>provisions.</del>
16	SEC. 1303. ELIGIBILITY OF PHA'S FOR ASSISTANCE
16 17	SEC. 1303. ELIGIBILITY OF PHA'S FOR ASSISTANCE AMOUNTS.
17	AMOUNTS.
17 18 19	AMOUNTS.  The Secretary may provide amounts available for
17 18 19	AMOUNTS.  The Secretary may provide amounts available for housing assistance under this title pursuant to the formula
17 18 19 20	AMOUNTS.  The Secretary may provide amounts available for housing assistance under this title pursuant to the formula established under section 1304(a) to a public housing
17 18 19 20 21	AMOUNTS.  The Secretary may provide amounts available for housing assistance under this title pursuant to the formula established under section 1304(a) to a public housing agency only if—
17 18 19 20 21 22	AMOUNTS.  The Secretary may provide amounts available for housing assistance under this title pursuant to the formula established under section 1304(a) to a public housing agency only if  (1) the agency has submitted a local housing

	(2) the plan has been determined to comply
2	with the requirements under section 1106 and the
3	Secretary has not notified the agency that the plan
1	fails to comply with such requirements;

- (3) no member of the board of directors or other governing body of the agency, or the executive director, has been convicted of a felony; and
- 8 (4) the agency has not been disqualified for as-9 sistance pursuant to title XV.

#### 10 SEC. 1304. ALLOCATION OF AMOUNTS.

#### (a) FORMULA ALLOCATION.—

(1) In GENERAL.—When amounts for assistance under this title are first made available for reservation, after reserving amounts in accordance with subsections (b)(3) and (c), the Secretary shall allocate such amounts, only among public housing agencies meeting the requirements under this title to receive such assistance, on the basis of a formula that is established in accordance with paragraph (2) and based upon appropriate criteria to reflect the needs of different States, areas, and communities, using the most recent data available from the Bureau of the Census of the Department of Commerce and the comprehensive housing affordability strategy under section 105 of the Cranston-Gonzalez National Af-

fordable Housing Act (or any consolidated plan incorporating such strategy) for the applicable jurisdiction. The Secretary may establish a minimum allocation amount, in which case only the public housing agencies that, pursuant to the formula, are provided an amount equal to or greater than the minimum allocation amount, shall receive an allocation.

(2) REGULATIONS.—The formula under this subsection shall be established by regulation issued by the Secretary. Notwithstanding sections 563(a) and 565(a) of title 5, United States Code, any proposed regulation containing such formula shall be issued pursuant to a negotiated rulemaking procedure under subchapter III of chapter 5 of such title and the Secretary shall establish a negotiated rulemaking committee for development of any such proposed regulations.

#### (b) Allocation Considerations.—

(1) LIMITATION ON REALLOCATION FOR ANOTHER STATE.—Any amounts allocated for a State or areas or communities within a State that are not likely to be used within the fiscal year for which the amounts are provided shall not be reallocated for use in another State, unless the Secretary determines that other areas or communities within the same

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State (that are eligible for amounts under this title)
cannot use the amounts within the same fiscal year.

(2) EFFECT OF RECEIPT OF TENANT-BASED ASSISTANCE FOR DISABLED FAMILIES.—The Secretary
may not consider the receipt by a public housing
agency of assistance under section 811(b)(1) of the
Cranston-Gonzalez National Affordable Housing
Act, or the amount received, in approving amounts
under this title for the agency or in determining the
amount of such assistance to be provided to the
agency.

(3)EXEMPTION FROM **FORMULA** ALLOCA-TION.—The formula allocation requirements of subsection (a) shall not apply to any assistance under this title that is approved in appropriation Acts for uses that the Secretary determines are incapable of geographic allocation, including amendments of existing housing assistance payments contracts, renewal of such contracts, assistance to families that would otherwise lose assistance due to the decision of the project owner to prepay the project mortgage or not to renew the housing assistance payments contract, assistance to prevent displacement from public or assisted housing or to provide replacement housing in connection with the demolition or disposi-

tion of public housing, assistance for relocation from public housing, assistance in connection with protection of crime witnesses, assistance for conversion from leased housing contracts under section 23 of the United States Housing Act of 1937 (as in effect before the enactment of the Housing and Community Development Act of 1974), and assistance in support of the property disposition and portfolio management functions of the Secretary.

#### (c) RECAPTURE OF AMOUNTS.—

(1) AUTHORITY.—In each fiscal year, from any budget authority made available for assistance under this title or section 8 of the United States Housing Act of 1937 (as in effect before the effective date of the repeal under section 1601(b) of this Act) that is obligated to a public housing agency but remains unobligated by the agency upon the expiration of the 8-month period beginning upon the initial availability of such amounts for obligation by the agency, the Secretary may deobligate an amount, as determined by the Secretary, not exceeding 50 percent of such unobligated amount.

(2) USE.—The Secretary may reallocate and transfer any amounts deobligated under paragraph
(1) only to public housing agencies in areas that the

1	Secretary determines have received less funding than
2	other areas, based on the relative needs of all areas.
3	SEC. 1305. ADMINISTRATIVE FEES.
4	(a) FEE FOR ONGOING COSTS OF ADMINISTRA-
5	TION.—
6	(1) In General.—The Secretary shall establish
7	fees for the costs of administering the choice-based
8	housing assistance program under this title.
9	(2) FISCAL YEAR 1998.—
10	(A) CALCULATION.—For fiscal year 1998,
11	the fee for each month for which a dwelling
12	unit is covered by a contract for assistance
13	under this title shall be—
14	(i) in the case of a public housing
15	agency that, on an annual basis, is admin-
16	istering a program for not more than 600
17	dwelling units, 7.65 percent of the base
18	amount; and
19	(ii) in the case of an agency that, on
20	an annual basis, is administering a pro-
21	gram for more than 600 dwelling units—
22	(I) for the first 600 units, 7.65
23	percent of the base amount; and

1	(II) for any additional dwelling
2	units under the program, 7.0 percent
3	of the base amount.
4	(B) Base amount.—For purposes of this
5	paragraph, the base amount shall be the higher
6	<del>of</del>
7	(i) the fair market rental established
8	under section 8(e) of the United States
9	Housing Act of 1937 (as in effect imme-
10	diately before the effective date of the re-
11	peal under section 1601(b) of this Act) for
12	fiscal year 1993 for a 2-bedroom existing
13	rental dwelling unit in the market area of
14	the agency, and
15	(ii) the amount that is the lesser of
16	(I) such fair market rental for fiscal year
17	1994 or (II) 103.5 percent of the amount
18	determined under clause (i),
19	adjusted based on changes in wage data or
20	other objectively measurable data that reflect
21	the costs of administering the program, as de-
22	termined by the Secretary. The Secretary may
23	require that the base amount be not less than
24	a minimum amount and not more than a maxi-
25	mum amount.

- (3) Subsequent fiscal years.—For subse-1 2 quent fiscal years, the Secretary shall publish a no-3 tice in the Federal Register, for each geographic 4 area, establishing the amount of the fee that would 5 apply for public housing agencies administering the 6 program, based on changes in wage data or other 7 objectively measurable data that reflect the costs of 8 administering the program, as determined by the 9 Secretary.
- 10 (4) INCREASE.—The Secretary may increase
  11 the fee if necessary to reflect the higher costs of ad12 ministering small programs and programs operating
  13 over large geographic areas.
- 14 (b) FEE FOR PRELIMINARY EXPENSES.—The Sec15 retary shall also establish reasonable fees (as determined by the Secretary) for—
  - (1) the costs of preliminary expenses, in the amount of \$500, for a public housing agency, but only in the first year that the agency administers a choice-based housing assistance program under this title, and only if, immediately before the effective date of this division, the agency was not administering a tenant-based rental assistance program under the United States Housing Act of 1937 (as in effect

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- 1 immediately before such effective date), in connec-
- 2 tion with its initial increment of assistance received;
- 3 (2) the costs incurred in assisting families who
- 4 experience difficulty (as determined by the Sec-
- 5 retary) in obtaining appropriate housing under the
- 6 programs; and
- 7 (3) extraordinary costs approved by the Sec-
- 8 retary.
- 9 (e) Transfer of Fees in Cases of Concurrent
- 10 Geographical Jurisdiction.—In each fiscal year, if
- 11 any public housing agency provides tenant-based rental as-
- 12 sistance under section 8 of the United States Housing Act
- 13 of 1937 or housing assistance under this title on behalf
- 14 of a family who uses such assistance for a dwelling unit
- 15 that is located within the jurisdiction of such agency but
- 16 is also within the jurisdiction of another public housing
- 17 agency, the Secretary shall take such steps as may be nec-
- 18 essary to ensure that the public housing agency that pro-
- 19 vides the services for a family receives all or part of the
- 20 administrative fee under this section (as appropriate).
- 21 SEC. 1306. AUTHORIZATIONS OF APPROPRIATIONS.
- 22 (a) In General.—There is authorized to be appro-
- 23 priated for providing public housing agencies with housing
- 24 assistance under this title, such sums as may be necessary
- 25 for each of fiscal years 1998, 1999, 2000, 2001, and 2002

- 1 to provide amounts for incremental assistance under this
- 2 title, for renewal of expiring contracts under section 1302
- 3 of this Act and renewal under this title of expiring con-
- 4 tracts for tenant-based rental assistance under section 8
- 5 of the United States Housing Act of 1937 (as in effect
- 6 before the effective date of the repeal under section
- 7 1601(b) of this Act), and for replacement needs for public
- 8 housing under title XII.

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- (b) Assistance for Disabled Families.—
- (1) AUTHORIZATION OF APPROPRIATIONS.—
  There is authorized to be appropriated, for choice-based housing assistance under this title to be used in accordance with paragraph (2), \$50,000,000 for fiscal year 1998, and such sums as may be necessary for each subsequent fiscal year.
  - (2) USE.—The Secretary shall provide amounts made available under paragraph (1) to public housing agencies only for use to provide housing assistance under this title for nonelderly disabled families (including such families relocating pursuant to designation of a public housing development under section 1227 or the establishment of occupancy restrictions in accordance with section 658 of the Housing and Community Development Act of 1992 and other

- nonelderly disabled families who have applied to the
   agency for housing assistance under this title).
- 3 (3) Allocation of amounts. The Secretary
  4 shall allocate and provide amounts made available
  5 under paragraph (1) to public housing agencies as
  6 the Secretary determines appropriate based on the
  7 relative levels of need among the authorities for as8 sistance for families described in paragraph (1).
- 9 (e) Assistance for Witness Relocation.—Of the
  10 amounts made available for choice-based housing assist11 ance under this title for each fiscal year, the Secretary,
  12 in consultation with the Inspector General, shall make
  13 available such sums as may be necessary for such housing
  14 assistance for the relocation of witnesses in connection
  15 with efforts to combat crime in public and assisted hous16 ing pursuant to requests from law enforcement and prose17 cutive agencies.

#### 18 SEC. 1307. CONVERSION OF SECTION 8 ASSISTANCE.

19 (a) IN GENERAL.—Any amounts made available to
20 a public housing agency under a contract for annual con21 tributions for assistance under section 8 of the United
22 States Housing Act of 1937 (as in effect before the effec23 tive date of the repeal under section 1601(b) of this Act)
24 that have not been obligated for such assistance by such
25 agency before such effective date shall be used to provide

- 1 assistance under this title, except to the extent the Sec-
- 2 retary determines such use is inconsistent with existing
- 3 commitments.
- 4 (b) Exception.—Subsection (a) shall not apply to
- 5 any amounts made available under a contract for housing
- 6 constructed or substantially rehabilitated pursuant to sec-
- 7 tion 8(b)(2) of the United States Housing Act of 1937,
- 8 as in effect before October 1, 1983.
- 9 SEC. 1308. RECAPTURE AND REUSE OF ANNUAL CONTRACT
- 10 PROJECT RESERVES UNDER CHOICE-BASED
- 11 HOUSING ASSISTANCE AND SECTION 8 TEN-
- 12 ANT-BASED ASSISTANCE PROGRAMS.
- To the extent that the Secretary determines that the
- 14 amount in the reserve account for annual contributions
- 15 contracts (for housing assistance under this title or ten-
- 16 ant-based assistance under section 8 of the United States
- 17 Housing Act of 1937) that is under contract with a public
- 18 housing agency for such assistance is in excess of the
- 19 amounts needed by the agency, the Secretary shall recap-
- 20 ture such excess amount. The Secretary may hold recap-
- 21 tured amounts in reserve until needed to enter into,
- 22 amend, or renew contracts under this title or to amend
- 23 or renew contracts under section 8 of such Act for tenant-
- 24 based assistance with any agency.

# **Subtitle B—Choice-Based Housing** Assistance for Eligible Families

_	Assistance for Englisher animics
3	SEC. 1321. ELIGIBLE FAMILIES AND PREFERENCES FOR AS-
4	SISTANCE.
5	(a) Low-Income Requirement.—Housing assist-
6	ance under this title may be provided only on behalf of
7	a family that—
8	(1) at the time that such assistance is initially
9	provided on behalf of the family, is determined by
10	the public housing agency to be a low-income family;
11	<del>or</del>
12	(2) qualifies to receive such assistance under
13	any other provision of Federal law.
14	(b) INCOME TARGETING.—Of the families initially as-
15	sisted under this title by a public housing agency in any
16	year, not less than 40 percent shall be families whose in-
17	comes do not exceed 30 percent of the area median in-
18	come, as determined by the Secretary with adjustments
19	for smaller and larger families. The Secretary may estab-
20	lish income ceiling higher or lower than 30 percent of the
21	area median income on the basis of the Secretary's find-
22	ings that such variations are necessary because of unusu-
23	ally high or low family incomes.
24	(c) Reviews of Family Incomes.—

- (1) In GENERAL.—Reviews of family incomes for purposes of this title shall be subject to the provisions of section 904 of the Stewart B. McKinney Homeless Assistance Amendments Act of 1988 and shall be conducted upon the initial provision of housing assistance for the family and thereafter not less than annually.
  - (2) PROCEDURES.—Each public housing agency administering housing assistance under this title shall establish procedures that are appropriate and necessary to ensure that income data provided to the agency and owners by families applying for or receiving housing assistance from the agency is complete and accurate.

### (d) Preferences for Assistance.—

- (1) AUTHORITY TO ESTABLISH.—Any public housing agency that receives amounts under this title may establish a system for making housing assistance available on behalf of eligible families that provides preference for such assistance to eligible families having certain characteristics.
- (2) Content.—Each system of preferences established pursuant to this subsection shall be based upon local housing needs and priorities, as determined by the public housing agency using generally

accepted data sources, including any information obtained pursuant to an opportunity for public comment as provided under section 1106(e) and under the requirements applicable to the comprehensive housing affordability strategy for the relevant jurisdiction.

(3) SENSE OF THE CONGRESS.—It is the sense of the Congress that, to the greatest extent practicable, public housing agencies involved in the selection of tenants under the provisions of this title should adopt preferences for individuals who are victims of domestic violence.

# (e) Portability of Housing Assistance.—

(1) NATIONAL PORTABILITY.—An eligible family that is selected to receive or is receiving assistance under this title may rent any eligible dwelling unit in any area where a program is being administered under this title. Notwithstanding the preceding sentence, a public housing agency may require that any family not living within the jurisdiction of the public housing agency at the time the family applies for assistance from the agency shall, during the 12-month period beginning on the date of initial receipt of housing assistance made available on behalf of the family from such agency, lease and occupy an eligi-

- ble dwelling unit located within the jurisdiction served by the agency. The agency for the jurisdiction into which the family moves shall have the responsibility for administering assistance for the family.
  - (2) Source of funding for a family that has moved into the jurisdiction of a public housing agency and that, at the time of the move, has been selected to receive, or is receiving, assistance provided by another agency, the agency for the jurisdiction into which the family has moved may, in its discretion, cover the cost of assisting the family under its contract with the Secretary or through reimbursement from the other agency under that agency's contract.
  - (3) AUTHORITY TO DENY ASSISTANCE TO CERTAIN FAMILIES WHO MOVE.—A family may not receive housing assistance as provided under this subsection if the family has moved from a dwelling unit in violation of the lease for the dwelling unit.
  - (4) Funding allocations.—In providing assistance amounts under this title for public housing agencies for any fiscal year, the Secretary may give consideration to any reduction or increase in the number of resident families under the program of an

1	agency in the preceding fiscal year as a result of this
2	subsection.
3	(f) Confidentiality for Victims of Domestic
4	VIOLENCE.—A public housing agency shall be subject to
5	the restrictions regarding release of information relating
6	to the identity and new residence of any family receiving
7	housing assistance who was a victim of domestic violence
8	that are applicable to shelters pursuant to the Family Vio-
9	lence Prevention and Services Act. The agency shall work
10	with the United States Postal Service to establish proce-
11	dures consistent with the confidentiality provisions in the
12	Violence Against Women Act of 1994.
13	SEC. 1322. RESIDENT CONTRIBUTION.
13 14	SEC. 1322. RESIDENT CONTRIBUTION.  (a) AMOUNT.—
14	(a) Amount.—
14 15	(a) Amount.—  (1) Monthly Rent Contribution.—An as-
14 15 16	(a) Amount.—  (1) Monthly rent contribution.—An assisted family shall contribute on a monthly basis for
14 15 16 17	(a) Amount.—  (1) Monthly rent contribution.—An assisted family shall contribute on a monthly basis for the rental of an assisted dwelling unit an amount
14 15 16 17	(a) AMOUNT.—  (1) MONTHLY RENT CONTRIBUTION.—An assisted family shall contribute on a monthly basis for the rental of an assisted dwelling unit an amount that the public housing agency determines is appro-
114 115 116 117 118	(a) AMOUNT.—  (1) MONTHLY RENT CONTRIBUTION.—An assisted family shall contribute on a monthly basis for the rental of an assisted dwelling unit an amount that the public housing agency determines is appropriate with respect to the family and the unit, but
14 15 16 17 18 19 20	(a) Amount.—  (1) Monthly rent contribution.—An assisted family shall contribute on a monthly basis for the rental of an assisted dwelling unit an amount that the public housing agency determines is appropriate with respect to the family and the unit, but which—
14 15 16 17 18 19 20 21	(a) AMOUNT.—  (1) MONTHLY RENT CONTRIBUTION. An assisted family shall contribute on a monthly basis for the rental of an assisted dwelling unit an amount that the public housing agency determines is appropriate with respect to the family and the unit, but which—  (A) shall not be less than the minimum

1	(i) 30 percent of the monthly adjusted
2	income of the family;
3	(ii) 10 percent of the monthly income
4	of the family; and
5	(iii) if the family is receiving pay-
6	ments for welfare assistance from a public
7	agency and a part of such payments, ad-
8	justed in accordance with the actual hous-
9	ing costs of the family, is specifically des-
10	ignated by such agency to meet the hous-
11	ing costs of the family, the portion of such
12	payments that is so designated.
13	(2) Excess rental amount.—In any case in
14	which the monthly rent charged for a dwelling unit
15	pursuant to the housing assistance payments con-
16	tract exceeds the applicable payment standard (es-
17	tablished under section 1353) for the dwelling unit,
18	the assisted family residing in the unit shall contrib-
19	ute (in addition to the amount of the monthly rent
20	contribution otherwise determined under paragraph
21	(1) for such family) such entire excess rental
22	amount.
23	(b) MINIMUM MONTHLY RENTAL CONTRIBUTION.
24	(1) In General.—The public housing agency
25	shall determine the amount of the minimum monthly

1	rental	l <del>contribu</del>	<del>ition</del> •	<del>of an assi</del>	isted fam	ily (v	<del>vhich</del> rent
2	shall	include	any	amount	allowed	for	utilities),
3	which	<del></del>					

- (A) shall be based upon factors including the adjusted income of the family and any other factors that the agency considers appropriate;
- (B) shall be not less than \$25, nor more than \$50; and
- (C) may be increased annually by the agency, except that no such annual increase may exceed 10 percent of the amount of the minimum monthly contribution in effect for the preceding year.

### (2) Hardship Provisions.—

(A) IN GENERAL. Notwithstanding paragraph (1), a public housing agency shall grant an exemption in whole or in part from payment of the minimum monthly rental contribution established under this paragraph to any assisted family unable to pay such amount because of financial hardship, which shall include situations in which (i) the family has lost eligibility for or is awaiting an eligibility determination for a Federal, State, or local assistance program, including a family that includes a member who is

an alien lawfully admitted for permanent residence under the Immigration and Nationality Act who would be entitled to public benefits but for title IV of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996; (ii) the family would be evicted as a result of imposition of the minimum rent; (iii) the income of the family has decreased because of changed circumstance, including loss of employment; and (iv) a death in the family has occurred; and other situations as may be determined by the agency.

(B) WAITING PERIOD.—If an assisted family requests a hardship exemption under this paragraph and the public housing agency reasonably determines the hardship to be of a temporary nature, an exemption shall not be granted during the 90-day period beginning upon the making of a request for the exemption. An assisted family may not be evicted during such 90-day period for nonpayment of rent. In such a case, if the assisted family thereafter demonstrates that the financial hardship is of a long-term basis, the agency shall retroactively exempt the family from the applicability of the

1	minimum rent requirement for such 90-day pe-
2	riod.
3	(e) Treatment of Changes in Rental Con-
4	TRIBUTION.—
5	(1) Notification of changes.—A public
6	housing agency shall promptly notify the owner of
7	an assisted dwelling unit of any change in the resi-
8	dent contribution by the assisted family residing in
9	the unit that takes effect immediately or at a later
10	<del>date.</del>
11	(2) Collection of retroactive changes.—
12	In the case of any change in the rental contribution
13	of an assisted family that affects rental payments
14	previously made, the public housing agency shall col-
15	leet any additional amounts required to be paid by
16	the family under such change directly from the fam-
17	ily and shall refund any excess rental contribution
18	paid by the family directly to the family.
19	(d) Phase-In of Rent Contribution In-
20	CREASES.—
21	(1) In general.—Except as provided in para-
22	graph (2), for any family that is receiving tenant-
23	based rental assistance under section 8 of the
24	United States Housing Act of 1937 upon the initial
25	applicability of the provisions of this title to such

1	family, if the monthly contribution for rental of an
2	assisted dwelling unit to be paid by the family upon
3	such initial applicability is greater than the amount
4	paid by the family under the provisions of the
5	United States Housing Act of 1937 immediately be-
6	fore such applicability, any such resulting increase in
7	rent contribution shall be—
8	(A) phased in equally over a period of not

- (A) phased in equally over a period of not less than 3 years, if such increase is 30 percent or more of such contribution before initial applicability; and
- (B) limited to not more than 10 percent per year if such increase is more than 10 percent but less than 30 percent of such contribution before initial applicability.
- 16 (2) EXCEPTION.—The minimum rent contribu17 tion requirement under subsection (b)(1) shall apply
  18 to each family described in paragraph (1) of this
  19 subsection, notwithstanding such paragraph.

### 20 SEC. 1323. RENTAL INDICATORS.

21 (a) IN GENERAL.—The Secretary shall establish and 22 issue rental indicators under this section periodically, but 23 not less than annually, for existing rental dwelling units 24 that are eligible dwelling units. The Secretary shall estab-25 lish and issue the rental indicators by housing market area

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- 1 (as the Secretary shall establish) for various sizes and
- 2 types of dwelling units.
- 3 (b) Amount.—For a market area, the rental indica-
- 4 tor established under subsection (a) for a dwelling unit
- 5 of a particular size and type in the market area shall be
- 6 a dollar amount that reflects the rental amount for a
- 7 standard quality rental unit of such size and type in the
- 8 market area that is an eligible dwelling unit.
- 9 (e) Effective Date.—The Secretary shall cause
- 10 the proposed rental indicators established under sub-
- 11 section (a) for each market area to be published in the
- 12 Federal Register with reasonable time for public comment,
- 13 and such rental indicators shall become effective upon the
- 14 date of publication in final form in the Federal Register.
- 15 (d) Annual Adjustment.—Each rental indicator in
- 16 effect under this section shall be adjusted to be effective
- 17 on October 1 of each year to reflect changes, based on
- 18 the most recent available data trended so that the indica-
- 19 tors will be current for the year to which they apply, in
- 20 rents for existing rental dwelling units of various sizes and
- 21 types in the market area suitable for occupancy by families
- 22 assisted under this title.

### 1 SEC. 1324. LEASE TERMS.

2	Rental assistance may be provided for an eligible
3	dwelling unit only if the assisted family and the owner of
4	the dwelling unit enter into a lease for the unit that—
5	(1) provides for a single lease term of 12
6	months and continued tenancy after such term
7	under a periodic tenancy on a month-to-month basis;
8	(2) contains terms and conditions specifying
9	that termination of tenancy during the term of a
10	lease shall be subject to the provisions set forth in
11	sections 1642 and 1643; and
12	(3) is set forth in the standard form, which is
13	used in the local housing market area by the owner
14	and applies generally to any other tenants in the
15	property who are not assisted families, together with
16	any addendum necessary to include the many terms
17	required under this section.

- 18 A lease may include any addenda appropriate to set forth
- 19 the provisions under this title.

### 20 SEC. 1325. TERMINATION OF TENANCY.

- 21 Each housing assistance payments contract shall pro-
- 22 vide that the owner shall conduct the termination of ten-
- 23 aney of any tenant of an assisted dwelling unit under the
- 24 contract in accordance with applicable State or local laws,
- 25 including providing any notice of termination required
- 26 under such laws.

# 1 SEC. 1326. ELIGIBLE OWNERS.

2	(a) Ownership Entity.—Rental assistance under
3	this title may be provided for any eligible dwelling unit
4	for which the owner is any public agency, private person
5	or entity (including a cooperative), nonprofit organization,
6	agency of the Federal Government, or public housing
7	agency.
8	(b) Ineligible Owners.—
9	(1) In General.—Notwithstanding subsection
10	(a), a public housing agency—
11	(A) may not enter into a housing assist-
12	ance payments contract (or renew an existing
13	contract) covering a dwelling unit that is owned
14	by an owner who is debarred, suspended, or
15	subject to limited denial of participation under
16	part 24 of title 24, Code of Federal Regula-
17	tions; and
18	(B) may prohibit, or authorize the termi-
19	nation or suspension of, payment of housing as-
20	sistance under a housing assistance payments
21	contract in effect at the time such debarment,
22	suspension, or limited denial of participation
23	takes effect.
24	If the public housing agency takes action under sub-
25	paragraph (B), the agency shall take such actions as
26	may be necessary to protect assisted families who

- 1 are affected by the action, which may include the
  2 provision of additional assistance under this title to
  3 such families.
- 4 (2) PROHIBITION OF SALE OR RENTAL TO RE5 LATED PARTIES.—The Secretary shall establish
  6 guidelines to prevent housing assistance payments
  7 for a dwelling unit that is owned by any spouse,
  8 child, or other party who allows an owner described
  9 in paragraph (1) to maintain control of the unit.

#### 10 SEC. 1327. SELECTION OF DWELLING UNITS.

- 11 (a) Family Choice.—The determination of the
- 12 dwelling unit in which an assisted family resides and for
- 13 which housing assistance is provided under this title shall
- 14 be made solely by the assisted family, subject to the provi-
- 15 sions of this title and any applicable law.
- 16 (b) DEED RESTRICTIONS.—Housing assistance may
- 17 not be used in any manner that abrogates any local deed
- 18 restriction that applies to any housing consisting of 1 to
- 19 4 dwelling units. Nothing in this section may be construed
- 20 to affect the provisions or applicability of the Fair Hous-
- 21 ing Act.

### 22 SEC. 1328. ELIGIBLE DWELLING UNITS.

- 23 (a) In General.—A dwelling unit shall be an eligible
- 24 dwelling unit for purposes of this title only if the public

1	housing agency to provide housing assistance for the
2	dwelling unit determines that the dwelling unit—
3	(1) is an existing dwelling unit that is not lo-
4	cated within a nursing home or the grounds of any
5	penal, reformatory, medical, mental, or similar pub-
6	lie or private institution; and
7	(2) complies—
8	(A) in the ease of a dwelling unit located
9	in a jurisdiction which has in effect laws, regu-
10	lations, standards, or codes regarding habit-
11	ability of residential dwellings, with such appli-
12	cable laws, regulations, standards, or codes; or
13	(B) in the case of a dwelling unit located
14	in a jurisdiction which does not have in effect
15	laws, regulations, standards, or codes described
16	in subparagraph (A), with the housing quality
17	standards established under subsection (e).
18	Each public housing agency providing housing assistance
19	shall identify, in the local housing management plan for
20	the agency, whether the agency is utilizing the standard
21	under subparagraph (A) or (B) of paragraph (2).
22	(b) Determinations.—
23	(1) In General.—A public housing agency
24	shall make the determinations required under sub-
25	section (a) pursuant to an inspection of the dwelling

unit conducted before any assistance payment is
 made for the unit.

(2) EXPEDITIOUS INSPECTION.—Inspections of dwelling units under this subsection shall be made before the expiration of the 15-day period beginning upon a request by the resident or landlord to the public housing agency. The performance of the agency in meeting the 15-day inspection deadline shall be taken into account in assessing the performance of the agency.

12 Secretary shall establish housing quality standards under 13 this subsection that ensure that assisted dwelling units are 14 safe, clean, and healthy. Such standards shall include re-15 quirements relating to habitability, including maintenance, 16 health and sanitation factors, condition, and construction 17 of dwellings, and shall, to the greatest extent practicable, 18 be consistent with the standards established under section 19 1232(b). The Secretary shall differentiate between major 20 and minor violations of such standards.

21 (d) Annual Inspections.—Each public housing
22 agency providing housing assistance shall make an annual
23 inspection of each assisted dwelling unit during the term
24 of the housing assistance payments contracts for the unit
25 to determine whether the unit is maintained in accordance

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- 1 with the requirements under subsection (a)(2). The agency
- 2 shall retain the records of the inspection for a reasonable
- 3 time and shall make the records available upon request
- 4 to the Secretary, the Inspector General for the Depart-
- 5 ment of Housing and Urban Development, and any audi-
- 6 tor conducting an audit under section 1541.
- 7 (e) Inspection Guidelines.—The Secretary shall
- 8 establish procedural guidelines and performance standards
- 9 to facilitate inspections of dwelling units and conform such
- 10 inspections with practices utilized in the private housing
- 11 market. Such guidelines and standards shall take into con-
- 12 sideration variations in local laws and practices of public
- 13 housing agencies and shall provide flexibility to authorities
- 14 appropriate to facilitate efficient provision of assistance
- 15 under this title.
- 16 (f) Rule of Construction.—This section may not
- 17 be construed to prevent the provision of housing assistance
- 18 in connection with supportive services for elderly or dis-
- 19 abled families.
- 20 SEC. 1329. HOMEOWNERSHIP OPTION.
- 21 (a) In General.—A public housing agency providing
- 22 housing assistance under this title may provide home-
- 23 ownership assistance to assist eligible families to purchase
- 24 a dwelling unit (including purchase under lease-purchase
- 25 homeownership plans).

1	(b) REQUIREMENTS.—A public housing agency pro-
2	viding homeownership assistance under this section shall,
3	as a condition of an eligible family receiving such assist-
4	ance, require the family to—

- (1) demonstrate that the family has sufficient income from employment or other sources (other than public assistance), as determined in accordance with requirements established by the agency; and
- (2) meet any other initial or continuing requirements established by the public housing agency.

## (c) DOWNPAYMENT REQUIREMENT.—

- (1) In GENERAL.—A public housing agency may establish minimum downpayment requirements, if appropriate, in connection with loans made for the purchase of dwelling units for which homeownership assistance is provided under this section. If the agency establishes a minimum downpayment requirement, the agency shall permit the family to use grant amounts, gifts from relatives, contributions from private sources, and similar amounts as downpayment amounts in such purchase, subject to the requirements of paragraph (2).
- (2) DIRECT FAMILY CONTRIBUTION.—In purchasing housing pursuant to this section subject to a downpayment requirement, each family shall con-

1	tribute an amount of the downpayment, from re-
2	sources of the family other than grants, gifts, con-
3	tributions, or other similar amounts referred to in
4	paragraph (1), that is not less than 1 percent of the
5	<del>purchase price.</del>
6	(d) Ineligibility Under Other Programs.—A
7	family may not receive homeownership assistance pursu-
8	ant to this section during any period when assistance is
9	being provided for the family under other Federal home-
10	ownership assistance programs, as determined by the Sec-
11	retary, including assistance under the HOME Investment
12	Partnerships Act, the Homeownership and Opportunity
13	Through HOPE Act, title H of the Housing and Commu-
14	nity Development Act of 1987, and section 502 of the
15	Housing Act of 1949.
16	SEC. 1330. ASSISTANCE FOR RENTAL OF MANUFACTURED
17	HOMES.
18	(a) Authority.—Nothing in this title may be con-
19	strued to prevent a public housing agency from providing
20	housing assistance under this title on behalf of a low-in-
21	come family for the rental of—
22	(1) a manufactured home that is the principal
23	residence of the family and the real property or
24	which the home is located; or

1	(2) the real property on which is located a man-
2	ufactured home, which is owned by the family and
3	is the principal residence of the family.

- 4 (b) Assistance for Certain Families Owning
  5 Manufactured Homes.—
- 6  $\left( \frac{1}{1}\right)$ AUTHORITY.—Notwithstanding section 7 1351 or any other provision of this title, a public 8 housing agency that receives amounts under a con-9 tract under section 1302 may enter into a housing 10 assistance payment contract to make assistance pay-11 ments under this title to a family that owns a manu-12 factured home, but only as provided in paragraph 13 (2).
  - (2) Limitations.—In the case only of a low-income family that owns a manufactured home, rents the real property on which it is located, and to whom housing assistance under this title has been made available for the rental of such property, the public housing agency making such assistance available shall enter into a contract to make housing assistance payments under this title directly to the family (rather than to the owner of such real property) if—

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1	(A) the owner of the real property refuses
2	to enter into a contract to receive housing as-
3	sistance payments pursuant to section 1351(a);
4	(B) the family was residing in such manu-
5	factured home on such real property at the time
6	such housing assistance was initially made
7	available on behalf of the family;
8	(C) the family provides such assurances to
9	the agency, as the Secretary may require, to en-
10	sure that amounts from the housing assistance
11	payments are used for rental of the real prop-
12	erty; and
13	(D) the rental of the real property other-
14	wise complies with the requirements for assist-
15	ance under this title.
16	A contract pursuant to this subsection shall be sub-
17	ject to the provisions of section 1351 and any other
18	provisions applicable to housing assistance payments
19	contracts under this title, except that the Secretary
20	may provide such exceptions as the Secretary consid-
21	ers appropriate to facilitate the provision of assist-
22	ance under this subsection.

# Subtitle C—Payment of Housing

# 2 Assistance on Behalf of Assisted

# 3 Families

- 4 SEC. 1351, HOUSING ASSISTANCE PAYMENTS CONTRACTS.
- 5 (a) In General.—Each public housing agency that
- 6 receives amounts under a contract under section 1302
- 7 may enter into housing assistance payments contracts
- 8 with owners of existing dwelling units to make housing
- 9 assistance payments to such owners in accordance with
- 10 this title.
- 11 (b) PHA ACTING AS OWNER.—A public housing
- 12 agency may enter into a housing assistance payments con-
- 13 tract to make housing assistance payments under this title
- 14 to itself (or any agency or instrumentality thereof) as the
- 15 owner of dwelling units (other than public housing), and
- 16 the agency shall be subject to the same requirements that
- 17 are applicable to other owners, except that the determina-
- 18 tions under sections 1328(a) and 1354(b) shall be made
- 19 by a competent party not affiliated with the agency, and
- 20 the agency shall be responsible for any expenses of such
- 21 determinations.
- 22 (e) Provisions.—Each housing assistance payments
- 23 contract shall—
- 24 (1) have a term of not more than 12 months;

1	(2) require that the assisted dwelling unit may
2	be rented only pursuant to a lease that complies
3	with the requirements of section 1324;
4	(3) comply with the requirements of sections
5	1325, 1642, and 1643 (relating to termination of
6	tenancy);
7	(4) require the owner to maintain the dwelling
8	unit in accordance with the applicable standards
9	under section 1328(a)(2); and
10	(5) provide that the screening and selection of
11	eligible families for assisted dwelling units shall be
12	the function of the owner.
13	SEC. 1352. AMOUNT OF MONTHLY ASSISTANCE PAYMENT.
14	(a) Units Having Gross Rent Exceeding Pay-
15	MENT STANDARD.—In the case of a dwelling unit bearing
16	a gross rent that exceeds the payment standard estab-
17	lished under section 1353 for a dwelling unit of the appli-
18	eable size and located in the market area in which such
19	assisted dwelling unit is located, the amount of the month-
20	ly assistance payment shall be the amount by which such
21	payment standard exceeds the amount of the resident con-
22	tribution determined in accordance with section
23	1322(a)(1).
24	(b) Shopping Incentive for Units Having

25 Gross Rent Not Exceeding Payment Standard.—

- 1 In the case of an assisted family renting an eligible dwell-
- 2 ing unit bearing a gross rent that does not exceed the pay-
- 3 ment standard established under section 1353 for a dwell-
- 4 ing unit of the applicable size and located in the market
- 5 area in which such assisted dwelling unit is located, the
- 6 following requirements shall apply:

- (1) AMOUNT OF MONTHLY ASSISTANCE PAYMENT.—The amount of the monthly assistance payment for housing assistance under this title on behalf of the assisted family shall be the amount by
  which the gross rent for the dwelling unit exceeds
  the amount of the resident contribution.
  - (2) Escrow of shopping incentive savings.—An amount equal to 50 percent of the difference between payment standard and the gross rent for the dwelling unit shall be placed in an interest bearing escrow account on behalf of such family on a monthly basis by the public housing agency. Amounts in the escrow account shall be made available to the assisted family on an annual basis.
  - (3) DEFICIT REDUCTION.—The public housing agency making housing assistance payments on behalf of such assisted family in a fiscal year shall reserve from amounts made available to the agency for assistance payments for such fiscal year an amount

- 1 equal to the amount described in paragraph (2). At
- 2 the end of each fiscal year, the Secretary shall re-
- 3 capture any such amounts reserved by public hous-
- 4 ing agencies and such amounts shall be covered into
- 5 the General Fund of the Treasury of the United
- 6 States.
- 7 For purposes of this section, in the case of a family receiv-
- 8 ing homeownership assistance under section 1329, the
- 9 term "gross rent" shall mean the homeownership costs to
- 10 the family as determined in accordance with guidelines of
- 11 the Secretary.
- 12 SEC. 1353. PAYMENT STANDARDS.
- 13 (a) ESTABLISHMENT.—Each public housing agency
- 14 providing housing assistance under this title shall establish
- 15 payment standards under this section for various areas,
- 16 and sizes and types of dwelling units, for use in determin-
- 17 ing the amount of monthly housing assistance payment
- 18 to be provided on behalf of assisted families.
- 19 (b) Use of Rental Indicators.—The payment
- 20 standard for each size and type of housing for each market
- 21 area shall be an amount that is not less than 80 percent,
- 22 and not greater than 120 percent, of the rental indicator
- 23 established under section 1323 for such size and type for
- 24 such area.

1	(e) REVIEW.—If the Secretary determines, at any
2	time, that a significant percentage of the assisted families
3	who are assisted by a public housing agency and are occu-
4	pying dwelling units of a particular size are paying more
5	than 30 percent of their adjusted incomes for rent, the
6	Secretary shall review the payment standard established
7	by the agency for such size dwellings. If, pursuant to the
8	review, the Secretary determines that such payment stand-
9	ard is not appropriate to serve the needs of the low-income
10	population of the jurisdiction served by the agency (taking
11	into consideration rental costs in the area), as identified
12	in the approved community improvement plan of the agen-
13	ey, the Secretary may require the public housing agency
14	to modify the payment standard.
15	SEC. 1354. REASONABLE RENTS.
16	(a) ESTABLISHMENT.—The rent charged for a dwell-
17	ing unit for which rental assistance is provided under this
18	title shall be established pursuant to negotiation and
19	agreement between the assisted family and the owner of
20	the dwelling unit.
21	(b) Reasonableness.—
22	(1) Determination.—A public housing agency
23	providing rental assistance under this title for a
24	dwelling unit shall, before commencing assistance

payments for a unit (with respect to initial contract

1	rents and any rent revisions), determine whether the
2	rent charged for the unit exceeds the rents charged
3	for comparable units in the applicable private unas-
4	sisted market.
5	(2) Unreasonable rents.—If the agency de-
6	termines that the rent charged for a dwelling unit
7	exceeds such comparable rents, the agency shall—
8	(A) inform the assisted family renting the
9	unit that such rent exceeds the rents for com-
10	parable unassisted units in the market; and
11	(B) refuse to provide housing assistance
12	payments for such unit.
	CEC 10FF PROJUDITION OF ACCIONANCE FOR MACANIE
13	SEC. 1355. PROHIBITION OF ASSISTANCE FOR VACANT
13 14	RENTAL UNITS.
14	
14 15	RENTAL UNITS.
14 15	RENTAL UNITS.  If an assisted family vacates a dwelling unit for which
14 15 16 17	RENTAL UNITS.  If an assisted family vacates a dwelling unit for which rental assistance is provided under a housing assistance
14 15 16 17	RENTAL UNITS.  If an assisted family vacates a dwelling unit for which rental assistance is provided under a housing assistance payments contract before the expiration of the term of the
14 15 16 17 18	RENTAL UNITS.  If an assisted family vacates a dwelling unit for which rental assistance is provided under a housing assistance payments contract before the expiration of the term of the lease for the unit, rental assistance pursuant to such con-
14 15 16 17 18	RENTAL UNITS.  If an assisted family vacates a dwelling unit for which rental assistance is provided under a housing assistance payments contract before the expiration of the term of the lease for the unit, rental assistance pursuant to such contract may not be provided for the unit after the month
14 15 16 17 18 19 20	RENTAL UNITS.  If an assisted family vacates a dwelling unit for which rental assistance is provided under a housing assistance payments contract before the expiration of the term of the lease for the unit, rental assistance pursuant to such contract may not be provided for the unit after the month during which the unit was vacated.
14 15 16 17 18 19 20	RENTAL UNITS.  If an assisted family vacates a dwelling unit for which rental assistance is provided under a housing assistance payments contract before the expiration of the term of the lease for the unit, rental assistance pursuant to such contract may not be provided for the unit after the month during which the unit was vacated.  Subtitle D—General and

- (1) Assisted dwelling unit" means a dwelling unit in which an assisted family resides and for which housing assistance payments are made under this title.
  - (2) Assisted family.—The term "assisted family" means an eligible family on whose behalf housing assistance payments are made under this title or who has been selected and approved for housing assistance.
  - (3) CHOICE-BASED.—The term "choice-based" means, with respect to housing assistance, that the assistance is not attached to a dwelling unit but can be used for any eligible dwelling unit selected by the eligible family.
  - (4) ELIGIBLE DWELLING UNIT.—The term "cligible dwelling unit" means a dwelling unit that complies with the requirements under section 1328 for consideration as an eligible dwelling unit.
  - (5) ELIGIBLE FAMILY.—The term "eligible family" means a family that meets the requirements under section 1321(a) for assistance under this title.
  - (6) Homeownership assistance.—The term "homeownership assistance" means housing assistance provided under section 1329 for the ownership of a dwelling unit.

1	(7) Housing assistance.—The term "housing
2	assistance" means choice-based assistance provided
3	under this title on behalf of low-income families for
4	the rental or ownership of an eligible dwelling unit.
5	(8) Housing assistance payments con-
6	TRACT.—The term "housing assistance payments
7	contract" means a contract under section 1351 be-
8	tween a public housing agency (or the Secretary)
9	and an owner to make housing assistance payments
10	under this title to the owner on behalf of an assisted
11	<del>family.</del>
12	(9) Public Housing Agency.—The terms
13	"public housing agency" and "agency" have the
14	meaning given such terms in section 1103, except
15	that the terms include—
16	(A) a consortia of public housing agencies
17	that the Secretary determines has the capacity
18	and capability to administer a program for
19	housing assistance under this title in an effi-
20	cient manner;
21	(B) any other entity that, upon the effec-
22	tive date of this division, was administering any
23	program for tenant-based rental assistance
24	under section 8 of the United States Housing
<b>_</b> <del>+</del>	under section o or the Onited States Housing

Act of 1937 (as in effect before the effective

1	date of the repeal under section 1601(b) of this
2	Act), pursuant to a contract with the Secretary
3	or a public housing agency; and
4	(C) with respect to any area in which no
5	public housing agency has been organized or
6	where the Secretary determines that a public
7	housing agency is unwilling or unable to imple-
8	ment this title, or is not performing effec-
9	tively—
10	(i) the Secretary or another entity
11	that by contract agrees to receive assist-
12	ance amounts under this title and enter
13	into housing assistance payments contracts
14	with owners and perform the other func-
15	tions of public housing agency under this
16	title; or
17	(ii) notwithstanding any provision of
18	State or local law, a public housing agency
19	for another area that contracts with the
20	Secretary to administer a program for
21	housing assistance under this title, without
22	regard to any otherwise applicable limita-
23	tions on its area of operation.
24	(10) Owner. The term "owner" means the
25	person or entity having the legal right to lease or

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1	sublease dwelling units. Such term includes any
2	principals, general partners, primary shareholders,
3	and other similar participants in any entity owning
4	a multifamily housing project, as well as the entity
5	itself.
6	(11) Rent.—The terms "rent" and "rental"
7	include, with respect to members of a cooperative,
8	the charges under the occupancy agreements be-
9	tween such members and the cooperative.
10	(12) RENTAL ASSISTANCE.—The term "rental
11	assistance" means housing assistance provided
12	under this title for the rental of a dwelling unit.
13	SEC. 1372. RENTAL ASSISTANCE FRAUD RECOVERIES.
14	(a) AUTHORITY TO RETAIN RECOVERED
15	AMOUNTS.—The Secretary shall permit public housing
16	agencies administering housing assistance under this title
17	to retain, out of amounts obtained by the authorities from
18	tenants that are due as a result of fraud and abuse, an
19	amount (determined in accordance with regulations issued
20	by the Secretary) equal to the greater of—
21	(1) 50 percent of the amount actually collected;
22	<del>Ol'</del>
23	(2) the actual, reasonable, and necessary ex-

penses related to the collection, including costs of in-

vestigation, legal fees, and collection agency fees.

24

1	(b) USE.—Amounts retained by an agency shall be
2	made available for use in support of the affected program
3	or project, in accordance with regulations issued by the
4	Secretary. If the Secretary is the principal party initiating
5	or sustaining an action to recover amounts from families
6	or owners, the provisions of this section shall not apply.
7	(e) Recovery.—Amounts may be recovered under
8	this section—
9	(1) by an agency through a lawsuit (including
10	settlement of the lawsuit) brought by the agency or
11	through court-ordered restitution pursuant to a
12	eriminal proceeding resulting from an agency's in-
13	vestigation where the agency seeks prosecution of a
14	family or where an agency seeks prosecution of an
15	<del>owner;</del>
16	(2) through administrative repayment agree-
17	ments with a family or owner entered into as a re-
18	sult of an administrative grievance procedure con-
19	ducted by an impartial decisionmaker in accordance
20	with section 1110; or
21	(3) through an agreement between the parties.
22	SEC. 1373. STUDY REGARDING GEOGRAPHIC CONCENTRA-
23	TION OF ASSISTED FAMILIES.
24	(a) IN GENERAL.—The Secretary shall conduct a
25	study of the geographic areas in the State of Illinois served

1	by the Housing Authority of Cook County and the Chicago
2	Housing Authority and submit to the Congress a report
3	and a specific proposal, which addresses and resolves the
4	issues of—
5	(1) the adverse impact on local communities
6	due to geographic concentration of assisted house
7	holds under the tenant-based housing programs
8	under section 8 of the United States Housing Act of
9	1937 (as in effect upon the enactment of this Act)
10	and under this title; and
11	(2) facilitating the deconcentration of such as
12	sisted households by providing broader housing
13	choices to such households.
14	The study shall be completed, and the report shall be sub-
15	mitted, not later than 90 days after the date of the enact-
16	ment of this Act.
17	(b) Concentration.—For purposes of this section
18	the term "concentration" means, with respect to any area
19	within a census tract, that—
20	(1) 15 percent or more of the households resid-
21	ing within such area have incomes which do not ex-
22	eeed the poverty level; or
23	(2) 15 percent or more of the total affordable
24	housing stock located within such area is assisted
25	housing.

1	(e) Effective Date.—This section shall take effect
2	on the date of the enactment of this Act.
3	SEC. 1374. STUDY REGARDING RENTAL ASSISTANCE.
4	The Secretary shall conduct a nationwide study of the
5	choice-based housing assistance program under this title
6	and the tenant-based rental assistance program under sec-
7	tion 8 of the United States Housing Act of 1937 (as in
8	effect pursuant to sections 1601(e) and 1602(b)). The
9	study shall, for various localities—
10	(1) determine who are the providers of the
11	housing in which families assisted under such pro-
12	grams reside;
13	(2) describe and analyze the physical and demo-
14	graphic characteristics of the housing in which such
15	assistance is used, including, for housing in which at
16	least one such assisted family resides, the total num-
17	ber of units in the housing and the number of units
18	in the housing for which such assistance is provided;
19	(3) determine the total number of units for
20	which such assistance is provided;
21	(4) describe the durations that families remain
22	on waiting lists before being provided such housing
23	assistance; and
24	(5) assess the extent and quality of participa-
25	tion of housing owners in such assistance programs

1	in relation to the local housing market, including
2	<del>comparing</del>
3	(A) the quality of the housing assisted to
4	the housing generally available in the same
5	market; and
6	(B) the extent to which housing is avail-
7	able to be occupied using such assistance to the
8	extent to which housing is generally available in
9	the same market.
10	The Secretary shall submit a report describing the results
11	of the study to the Congress not later than the expiration
12	of the 2-year period beginning on the date of the enact-
13	ment of this Act.
14	TITLE XIV—HOME RULE
15	FLEXIBLE GRANT OPTION
16	SEC. 1401. PURPOSE.
17	The purpose of this title is to give local governments
18	and municipalities the flexibility to design creative ap-
19	proaches for providing and administering Federal housing
20	assistance based on the particular needs of the commu-
21	nities that—
22	(1) give incentives to low-income families with
23	children where the head of household is working,
24	seeking work, or preparing for work by participating
25	in job training, educational programs, or programs

1	that assist people to obtain employment and become
2	economically self-sufficient;
3	(2) reduce cost and achieve greater cost-effec-
4	tiveness in Federal housing assistance expenditures;
5	(3) increase housing choices for low-income
6	families; and
7	(4) reduce excessive geographic concentration of
8	assisted families.
9	SEC. 1402. FLEXIBLE GRANT PROGRAM.
10	(a) AUTHORITY AND USE.—The Secretary shall earry
11	out a program under which a jurisdiction may, upon the
12	application of the jurisdiction and the review and approval
13	of the Secretary, receive, combine, and enter into perform-
14	ance-based contracts for the use of amounts of covered
15	housing assistance in a period consisting of not less than
16	one nor more than 5 fiscal years in the manner determined
17	appropriate by the participating jurisdiction—
18	(1) to provide housing assistance and services
19	for low-income families in a manner that facilitates
20	the transition of such families to work;
21	(2) to reduce homelessness;
22	(3) to increase homeownership among low-in-
23	come families; and
24	(4) for other housing purposes for low-income
25	families determined by the participating jurisdiction.

1	(b) Inapplicability of Categorical Program
2	REQUIREMENTS.—
3	(1) In general.—Except as provided in para-
4	graph (2) and section 1405, the provisions of this di-
5	vision regarding use of amounts made available
6	under each of the programs included as covered
7	housing assistance and the program requirements
8	applicable to each such program shall not apply to
9	amounts received by a jurisdiction pursuant to this
10	title.
11	(2) Applicability of Certain Laws.—This
12	title may not be construed to exempt assistance
13	under this division from, or make inapplicable any
14	provision of this division or of any other law that re-
15	quires that assistance under this division be provided
16	in compliance with—
17	(A) title VI of the Civil Rights Act of 1964
18	(42 U.S.C. 2000d et seq.);
19	(B) the Fair Housing Act (42 U.S.C. 3601
20	et seq.);
21	(C) section 504 of the Rehabilitation Act
22	of 1973 (29 U.S.C. 701 et seq.);
23	(D) title IX of the Education Amendments
24	of 1972 (86 Stat. 373 et seq.);

1	(E) the Age Discrimination Act of 1975
2	(42 U.S.C. 6101 et seq.);
3	(F) the Americans with Disabilities Act of
4	<del>1990; or</del>
5	(G) the National Environmental Policy Act
6	of 1969 and other provisions of law that further
7	protection of the environment (as specified in
8	regulations that shall be issued by the Sec-
9	retary).
10	(e) Effect on Program Allocations for Cov-
11	ERED HOUSING ASSISTANCE.—The amount of assistance
12	received pursuant to this title by a participating jurisdic-
13	tion shall not be decreased, because of participation in the
14	program under this title, from the sum of the amounts
15	that otherwise would be made available for or within the
16	participating jurisdiction under the programs included as
17	covered housing assistance.
18	SEC. 1403. COVERED HOUSING ASSISTANCE.
19	For purposes of this title, the term "covered housing
20	assistance" means—
21	(1) operating assistance provided under section
22	9 of the United States Housing Act of 1937 (as in
23	effect before the effective date of the repeal under
24	section 1601(b) of this Act);

1	(2) modernization assistance provided under
2	section 14 of such Act;
3	(3) assistance provided under section 8 of such
4	Act for the certificate and voucher programs;
5	(4) assistance for public housing provided under
6	title XII of this Act; and
7	(5) choice-based rental assistance provided
8	under title XIII of this Act.
9	Such term does not include any amounts obligated for as-
10	sistance under existing contracts for project-based assist-
11	ance under section 8 of the United States Housing Act
12	of 1937 or section 1601(f) of this Act.
13	SEC. 1404. PROGRAM REQUIREMENTS.
14	(a) Eligible Families.—Each family on behalf of
15	whom assistance is provided for rental or homeownership
16	
10	of a dwelling unit using amounts made available pursuant
17	of a dwelling unit using amounts made available pursuant to this title shall be a low-income family. Each dwelling
17	
17 18	to this title shall be a low-income family. Each dwelling
17 18 19	to this title shall be a low-income family. Each dwelling unit assisted using amounts made available pursuant to
17 18 19 20	to this title shall be a low-income family. Each dwelling unit assisted using amounts made available pursuant to this title shall be available for occupancy only by families
17 18 19 20	to this title shall be a low-income family. Each dwelling unit assisted using amounts made available pursuant to this title shall be available for occupancy only by families that are low-income families at the time of their initial
17 18 19 20 21 22	to this title shall be a low-income family. Each dwelling unit assisted using amounts made available pursuant to this title shall be available for occupancy only by families that are low-income families at the time of their initial occupancy of the unit.

1	forth in the plan of the jurisdiction approved by the Sec-
2	retary under section $1406(a)(2)$ .
3	(e) Rent Policy.—A participating jurisdiction shall
4	ensure that the rental contributions charged to families
5	assisted with amounts received pursuant to this title—
6	(1) do not exceed the amount that would be
7	chargeable under title XII to such families were such
8	families residing in public housing assisted under
9	such title; or
10	(2) are established, pursuant to approval by the
11	Secretary of a proposed rent structure included in
12	the application under section 1406, at levels that are
13	reasonable and designed to eliminate any disincen-
14	tives for members of the family to obtain employ-
15	ment and attain economic self-sufficiency.
16	(d) Housing Quality Standards.—
17	(1) Compliance.—A participating jurisdiction
18	shall ensure that housing assisted with amounts re-
19	ceived pursuant to this title is maintained in a con-
20	dition that complies—
21	(A) in the case of housing located in a ju-
22	risdiction which has in effect laws, regulations,
23	standards, or codes regarding habitability of
24	residential dwellings, with such applicable laws,
25	regulations, standards, or codes; or

1 (B) in the case of housing located in a ju2 risdiction which does not have in effect laws,
3 regulations, standards, or codes described in
4 paragraph (1), with the housing quality stand5 ards established under paragraph (2).

(2) Federal Housing quality standards with this paragraph that ensure that dwelling units assisted under this title are safe, clean, and healthy. Such standards shall include requirements relating to habitability, including maintenance, health and sanitation factors, condition, and construction of dwellings, and shall, to the greatest extent practicable, be consistent with the standards established under sections 1232(b) and 1328(c). The Secretary shall differentiate between major and minor violations of such standards.

(e) Number of Families Assisted. A participating jurisdiction shall ensure that, in providing assistance with amounts received pursuant to this title in each fiscal year, not less than substantially the same total number of eligible low-income families are assisted as would have been assisted had the amounts of covered housing assistance not been combined for use under this title.

1	(f) Consistency With Welfare Program.—A
2	participating jurisdiction shall ensure that assistance pro-
3	vided with amounts received pursuant to this title is pro-
4	vided in a manner that is consistent with the welfare, pub-
5	lie assistance, or other economic self-sufficiency programs
6	operating in the jurisdiction by facilitating the transition
7	of assisted families to work, which may include requiring
8	compliance with the requirements under such welfare,
9	public assistance, or self-sufficiency programs as a condi-
10	tion of receiving housing assistance with amounts provided
11	under this title.
12	(g) Treatment of Currently Assisted Fami-
13	<del>LIES. —</del>
14	(1) Continuation of Assistance. A partici-
15	pating jurisdiction shall ensure that each family that
16	was receiving housing assistance or residing in an
17	assisted dwelling unit pursuant to any of the pro-
18	grams included as covered housing assistance imme-
19	diately before the jurisdiction initially provides as-
20	sistance pursuant to this title shall be offered assist-
21	ance or an assisted dwelling unit under the program
22	of the jurisdiction under this title.
	of the jurismental under this true.
23	(2) Phase-in of rent contribution in-

ing assistance pursuant to any of the programs in-

cluded as covered housing assistance immediately before the jurisdiction initially provides assistance pursuant to this title, if the monthly contribution for
rental of a dwelling unit assisted under this title to
be paid by the family upon initial applicability of
this title is greater than the amount paid by the
family immediately before such applicability, any
such resulting increase in rent contribution shall
be—

(A) phased in equally over a period of not less than 3 years, if such increase is 30 percent or more of such contribution before initial applicability; and

(B) limited to not more than 10 percent per year if such increase is more than 10 percent but less than 30 percent of such contribution before initial applicability.

(h) AMOUNT OF ASSISTANCE.—In providing housing assistance using amounts received pursuant to this title, the amount of assistance provided by a participating jurisdiction on behalf of each assisted low-income family shall be sufficient so that if the family used such assistance to rent a dwelling unit having a rent equal to the 40th percentile of rents for standard quality rental units of the same size and type in the same market area, the contribu-

- 1 tion toward rental paid by the family would be affordable
- 2 (as such term is defined by the jurisdiction) to the family.
- 3 (i) Portability.—A participating jurisdiction shall
- 4 ensure that financial assistance for housing provided with
- 5 amounts received pursuant to this title may be used by
- 6 a family moving from an assisted dwelling unit located
- 7 within the jurisdiction to obtain a dwelling unit located
- 8 outside of the jurisdiction.
- 9 (j) Preferences.—In providing housing assistance
- 10 using amounts received pursuant to this title, a participat-
- 11 ing jurisdiction may establish a system for making hous-
- 12 ing assistance available that provides preference for assist-
- 13 ance to families having certain characteristics. A system
- 14 of preferences established pursuant to this subsection shall
- 15 be based on local housing needs and priorities, as deter-
- 16 mined by the jurisdiction using generally accepted data
- 17 sources.
- 18 (k) Community Work Requirement.—
- 19 <del>(1)</del> Applicability of requirements for
- 20 PHA's.—Except as provided in paragraph (2), par-
- 21 ticipating jurisdictions, families assisted with
- 22 amounts received pursuant to this title, and dwelling
- 23 units assisted with amounts received pursuant to
- 24 this title, shall be subject to the provisions of section
- 25 1105 to the same extent that such provisions apply

- 1 with respect to public housing agencies, families re-2 siding in public housing dwelling units and families 3 assisted under title XIII, and public housing dwell-4 ing units and dwelling units assisted under title XIII.
- 6 LOCAL COMMUNITY SERVICE ALTER-7 NATIVE.—Paragraph (1) shall not apply to a partici-8 pating jurisdiction that, pursuant to approval by the Secretary of a proposal included in the application 9 10 under section 1406, is carrying out a local program 11 that is designed to foster community service by fami-12 lies assisted with amounts received pursuant to this 13 title.
- 14 (1) INCOME TARGETING.—In providing housing as-15 sistance using amounts received pursuant to this title in any fiscal year, a participating jurisdiction shall ensure 17 that the number of families having incomes that do not exceed 30 percent of the area median income that are ini-18 tially assisted under this title during such fiscal year is not less than substantially the same number of families having such incomes that would be initially assisted in 21 such jurisdiction during such fiscal year under titles XII and XIII pursuant to sections 1222(c) and 1321(b)).

### SEC. 1405. APPLICABILITY OF CERTAIN PROVISIONS.

- 2 (a) Public Housing Demolition and Disposi-
- 3 TION REQUIREMENTS.—section 1261 shall continue to
- 4 apply to public housing notwithstanding any use of the
- 5 housing under this title.
- 6 (b) Labor Standards.—section 1112 shall apply to
- 7 housing assisted with amounts provided pursuant to this
- 8 title, other than housing assisted solely due to occupancy
- 9 by families receiving tenant-based assistance.

## 10 SEC. 1406. APPLICATION.

- 11 (a) In General.—The Secretary shall provide for
- 12 jurisdictions to submit applications to receive and use cov-
- 13 ered housing assistance amounts as authorized in this title
- 14 for periods of not less than 1 and not more than 5 fiscal
- 15 years. An application—
- 16 (1) shall be submitted only after the jurisdiction
- 17 provides for citizen participation through a public
- hearing and, if appropriate, other means;
- 19 (2) shall include a plan developed by the juris-
- 20 diction for the provision of housing assistance with
- 21 amounts received pursuant to this title that takes
- 22 into consideration comments from the public hearing
- 23 and any other public comments on the proposed pro-
- 24 gram, and comments from current and prospective
- 25 residents who would be affected, and that includes

1	eriteria for meeting each of the requirements under
2	section 1404 and this title;
3	(3) shall describe how the plan for use of
4	amounts will assist in meeting the goals set forth in
5	section 1401;
6	(4) shall propose standards for measuring per-
7	formance in using assistance provided pursuant to
8	this title based on the performance standards under
9	subsection $(b)(2)$ ;
10	(5) shall propose the length of the period for
11	which the jurisdiction is applying for assistance
12	under this title;
13	(6) may include a request assistance for train-
14	ing and technical assistance to assist with design of
15	the program and to participate in a detailed evalua-
16	tion;
17	<del>(7) shall—</del>
18	(A) in the case of the application of any
19	jurisdiction within whose boundaries are areas
20	subject to any other unit of general local gov-
21	ernment, include the signed consent of the ap-
22	propriate executive official of such unit to the
23	application; and
24	(B) in the ease of the application of a con-
25	sortia of units of general local government (as

1	provided under section 1409(1)(B)), include the
2	signed consent of the appropriate executive offi-
3	cials of each unit included in the consortia;
4	(8) shall include information sufficient, in the
5	determination of the Secretary—
6	(A) to demonstrate that the jurisdiction
7	has or will have management and administra-
8	tive capacity sufficient to carry out the plan
9	under paragraph $(2)$ ;
10	(B) to demonstrate that carrying out the
11	plan will not result in excessive duplication of
12	administrative efforts and costs, particularly
13	with respect to activities performed by public
14	housing agencies operating within the bound-
15	aries of the jurisdiction;
16	(C) to describe the function and activities
17	to be carried out by such public housing agen-
18	cies affected by the plan; and
19	(D) to demonstrate that the amounts re-
20	ceived by the jurisdiction will be maintained
21	separate from other funds available to the juris-
22	diction and will be used only to carry out the
23	<del>plan; and</del>
24	(9) shall include information describing how the
25	invisdiction will make decisions regarding asset man-

- 1 agement of housing for low-income families under
- 2 programs for covered housing assistance or assisted
- 3 with grant amounts under this title.
- 4 A plan required under paragraph (2) to be included in
- 5 the application may be contained in a memorandum of
- 6 agreement or other document executed by a jurisdiction
- 7 and public housing agency, if such document is submitted
- 8 together with the application.
- 9 (b) Review, Approval, and Performance Stand-
- 10 ARDS.—
- 11 (1) REVIEW.—The Secretary shall review appli-12 eations for assistance pursuant to this title and shall 13 approve or disapprove such applications within 60 days after their submission. The Secretary shall pro-14 15 vide affected public housing agencies an opportunity 16 to review an application submitted under this sub-17 section and to provide written comments on the ap-18 plication, which shall be a period of not less than 30 19 days ending before the Secretary approves or dis-20 approves the application. If the Secretary determines 21 that the application complies with the requirements 22 of this title, the Secretary shall offer to enter into 23 an agreement with jurisdiction providing for assist-24 ance pursuant to this title and incorporating a re-25 quirement that the jurisdiction achieve a particular

1	level of performance in each of the areas for which
2	performance standards are established under para-
3	graph (2). If the Secretary determines that an appli-
4	cation does not comply with the requirements of this
5	title, the Secretary shall notify the jurisdiction sub-
6	mitting the application of the reasons for such dis-
7	approval and actions that may be taken to make the
8	application approvable. Upon approving or dis-
9	approving an application under this paragraph, the
10	Secretary shall make such determination publicly
11	available in writing together with a written state-
12	ment of the reasons for such determination.
13	(2) Performance standards.—The Sec-
14	retary shall establish standards for measuring per-
15	formance of jurisdictions in the following areas:
16	(A) Success in moving dependent low-in-
17	come families to economic self-sufficiency.
18	(B) Success in reducing the numbers of
19	long-term homeless families.
20	(C) Decrease in the per-family cost of pro-
21	viding assistance.
22	(D) Reduction of excessive geographic con-
23	centration of assisted families.
24	(E) Any other performance goals that the
25	Secretary may prescribe.

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(3) APPROVAL.—If the Secretary and a jurisdiction that the Secretary determines has submitted an application meeting the requirements of this title enter into an agreement referred to in paragraph (1), the Secretary shall approve the application and provide covered housing assistance for the jurisdiction in the manner authorized under this title. The Secretary may not approve any application for assistance pursuant to this title unless the Secretary and jurisdiction enter into an agreement referred to in paragraph (1). The Secretary shall establish requirements for the approval of applications under this section submitted by public housing agencies designated under section 1533(a) as troubled, which may include additional or different criteria determined by the Secretary to be more appropriate for such agencies. (e) STATUS OF PHA'S.—Nothing in this section or

(e) STATUS OF PHA's.—Nothing in this section or title may be construed to require any change in the legal status of any public housing agency or in any legal relationship between a jurisdiction and a public housing agency or as a condition of participation in the program under this title.

### 1 SEC. 1407, TRAINING.

- 2 The Secretary, in consultation with representatives of
- 3 public and assisted housing interests, shall provide train-
- 4 ing and technical assistance relating to providing assist-
- 5 ance under this title and conduct detailed evaluations of
- 6 up to 30 jurisdictions for the purpose of identifying
- 7 replicable program models that are successful at carrying
- 8 out the purposes of this title.

### 9 SEC. 1408. ACCOUNTABILITY.

- 10 (a) Performance Goals.—The Secretary shall
- 11 monitor the performance of participating jurisdictions in
- 12 providing assistance pursuant to this title based on the
- 13 performance standards contained in the agreements en-
- 14 tered into pursuant to section 1406(b)(1).
- 15 (b) KEEPING RECORDS.—Each participating juris-
- 16 diction shall keep such records as the Secretary may pre-
- 17 seribe as reasonably necessary to disclose the amounts and
- 18 the disposition of amounts provided pursuant to this title,
- 19 to ensure compliance with the requirements of this title
- 20 and to measure performance against the performance
- 21 goals under subsection (a).
- 22 (e) Reports.—Each participating jurisdiction agen-
- 23 ey shall submit to the Secretary a report, or series of re-
- 24 ports, in a form and at a time specified by the Secretary.
- 25 The reports shall—

1	(1) document the use of funds made available
2	under this title;
3	(2) provide such information as the Secretary
4	may request to assist the Secretary in assessing the
5	program under this title; and
6	(3) describe and analyze the effect of assisted
7	activities in addressing the purposes of this title.
8	(d) Access to Documents by Secretary.—The
9	Secretary shall have access for the purpose of audit and
10	examination to any books, documents, papers, and records
11	that are pertinent to assistance in connection with, and
12	the requirements of, this title.
13	(e) Access to Documents by Comptroller Gen-
14	ERAL.—The Comptroller General of the United States, or
15	any of the duly authorized representatives of the Comp-
16	troller General, shall have access for the purpose of audit
17	and examination to any books, documents, papers, and
18	records that are pertinent to assistance in connection with,
19	and the requirements of, this title.
20	SEC. 1409. DEFINITIONS.
21	For purposes of this title, the following definitions
22	shall apply:
23	(1) Jurisdiction.—The term "jurisdiction"
24	means—

1	(A) a unit of general local government (as
2	such term is defined in section 104 of the Cran-
3	ston-Gonzalez National Affordable Housing
4	Act) that has boundaries, for purposes of carry-
5	ing out this title, that—
6	(i) wholly contain the area within
7	which a public housing agency is author-
8	ized to operate; and
9	(ii) do not contain any areas con-
10	tained within the boundaries of any other
11	participating jurisdiction; and
12	(B) a consortia of such units of general
13	local government, organized for purposes of this
14	title.
15	(2) Participating Jurisdiction.—The term
16	"participating jurisdiction" means, with respect to a
17	period for which such approval is made, a jurisdic-
18	tion that has been approved under section
19	1406(b)(3) to receive assistance pursuant to this
20	title for such fiscal year.

1	TITLE XV—ACCOUNTABILITY
2	AND OVERSIGHT OF PUBLIC
3	<b>HOUSING AGENCIES</b>
4	Subtitle A—Study of Alternative
5	Methods for Evaluating Public
6	Housing Agencies
7	SEC. 1501. IN GENERAL.
8	The Secretary of Housing and Urban Development
9	shall provide under section 1505 for a study to be con-
10	ducted to determine the effectiveness of various alternative
11	methods of evaluating the performance of public housing
12	agencies and other providers of federally assisted housing.
13	SEC. 1502. PURPOSES.
14	The purposes of the study under this subtitle shall
15	<del>be</del>
16	(1) to identify and examine various methods of
17	evaluating and improving the performance of public
18	housing agencies in administering public housing
19	and tenant-based rental assistance programs and of
20	other providers of federally assisted housing, which
21	are alternatives to oversight by the Department of
22	Housing and Urban Development; and
23	(2) to identify specific monitoring and oversight
24	activities currently conducted by the Department of
25	Housing and Urban Development that are insuffi-

1 cient or ineffective in accurately and efficiently as-2 sessing the performance of public housing agencies and other providers of federally assisted housing, 3 4 and to evaluate whether such activities should be 5 eliminated, modified, or transferred to other entities 6 (including government and private entities) to in-7 crease accuracy and effectiveness and improve mon-8 itoring.

### 9 SEC. 1503. EVALUATION OF VARIOUS PERFORMANCE EVAL-

# 10 **UATION SYSTEMS.**

To earry out the purpose under section 1502(1), the study under this subtitle shall identify, and analyze and assess the costs and benefits of, the following methods of regulating and evaluating the performance of public housing agencies and other providers of federally assisted housing:

(1) Current system.—The system pursuant to the United States Housing Act of 1937 (as in effect upon the enactment of this Act), including the methods and requirements under such system for reporting, auditing, reviewing, sanctioning, and monitoring of such agencies and housing providers and the public housing management assessment program pursuant to subtitle C of this title (and section 6(j))

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1	of the United States Housing Act of 1937 (as in ef-
2	feet upon the enactment of this Act)).
3	(2) Accreditation models.—Various models
4	that are based upon accreditation of such agencies
5	and housing providers, subject to the following re-
6	quirements:
7	(A) The study shall identify and analyze
8	various models used in other industries and
9	professions for accreditation and determine the
10	extent of their applicability to the programs for
11	public housing and federally assisted housing.
12	(B) If any accreditation models are deter-
13	mined to be applicable to the public and feder-
14	ally assisted housing programs, the study shall
15	identify appropriate goals, objectives, and pro-
16	eedures for an accreditation program for such
17	agencies housing providers.
18	(C) The study shall evaluate the effective-
19	ness of establishing an independent accredita-
20	tion and evaluation entity to assist, supplement,
21	or replace the role of the Department of Hous-
22	ing and Urban Development in assessing and
23	monitoring the performance of such agencies

and housing providers.

1	(D) The study shall identify the necessary
2	and appropriate roles and responsibilities of
3	various entities that would be involved in an ac-
4	ereditation program, including the Department
5	of Housing and Urban Development, the In-
6	spector General of the Department, an accredi-
7	tation entity, independent auditors and examin-
8	ers, local entities, and public housing agencies.
9	(E) The study shall determine the costs in-
10	volved in developing and maintaining such an
11	independent accreditation program.
12	(F) The study shall analyze the need for
13	technical assistance to assist public housing
14	agencies in improving performance and identify
15	the most effective methods to provide such as-
16	sistance.
17	(3) Performance based models.—Various
18	performance-based models, including systems that
19	establish performance goals or targets, assess the
20	compliance with such goals or targets, and provide
21	for incentives or sanctions based on performance rel-
22	ative to such goals or targets.
23	(4) Local Review and Monitoring Mod-
24	ELS. Various models providing for local, resident,

and community review and monitoring of such agen-

- cies and housing providers, including systems for review and monitoring by local and State governmental bodies and agencies.
- 4 (5) Private Models.—Various models using
  5 private contractors for review and monitoring of
  6 such agencies and housing providers.
- 7 (6) Other Models.—Various models of any
  8 other systems that may be more effective and effi9 cient in regulating and evaluating such agencies and
  10 housing providers.

### SEC. 1504. CONSULTATION.

- The entity that, pursuant to section 1505, earries out
  the study under this subtitle shall, in earrying out the
  study, consult with individuals and organization experienced in managing public housing, private real estate
  managers, representatives from State and local governments, residents of public housing, families and individuals receiving choice- or tenant-based assistance, the Secretary of Housing and Urban Development, the Inspector
  General of the Department of Housing and Urban Development, and the Comptroller General of the United
  States.
- 23 SEC. 1505. CONTRACT TO CONDUCT STUDY.
- 24 (a) In General.—Subject to subsection (b), the Sec-25 retary shall enter into a contract with a public or nonprofit

- 1 private entity to conduct the study under this subtitle,
- 2 using amounts made available pursuant to section 1507.
- 3 (b) National Academy of Public Administra-
- 4 TION.—The Secretary shall request the National Academy
- 5 of Public Administration to enter into the contract under
- 6 subsection (a) to conduct the study under this subtitle.
- 7 If such Academy declines to conduct the study, the Sec-
- 8 retary shall earry out such subsection through other public
- 9 or nonprofit private entities.
- 10 **SEC. 1506. REPORT.**
- 11 (a) Interim Report.—The Secretary shall ensure
- 12 that not later than the expiration of the 6-month period
- 13 beginning on the date of the enactment of this Act, the
- 14 entity conducting the study under this subtitle submits to
- 15 the Congress an interim report describing the actions
- 16 taken to earry out the study, the actions to be taken to
- 17 complete the study, and any findings and recommenda-
- 18 tions available at the time.
- 19 (b) Final Report.—The Secretary shall ensure
- 20 that—
- 21 (1) not later than the expiration of the 12-
- 22 month period beginning on the date of the enact-
- 23 ment of this Act, the study required under this sub-
- 24 title is completed and a report describing the find-

1	ings and recommendations as a result of the study
2	is submitted to the Congress; and
3	(2) before submitting the report under this sub-
4	section to the Congress, the report is submitted to
5	the Secretary and national organizations for public
6	housing agencies at such time to provide the Sec-
7	retary and such agencies an opportunity to review
8	the report and provide written comments on the re-
9	port, which shall be included together with the re-
10	port upon submission to the Congress under para-
11	graph (1).
12	SEC. 1507. FUNDING.
13	Of any amounts made available under title V of the
14	Housing and Urban Development Act of 1970 for policy
15	development and research for fiscal year 1998, \$500,000
16	shall be available to earry out this subtitle.
17	SEC. 1508. EFFECTIVE DATE.
18	This subtitle shall take effect on the date of the en-
19	actment of this Act.
20	Subtitle B—Housing Evaluation
21	and Accreditation Board
22	SEC. 1521. ESTABLISHMENT.
23	(a) In General.—There is established an independ-
24	ent agency in the executive branch of the Government to

- 1 be known as the Housing Foundation and Accreditation
- 2 Board (in this title referred to as the "Board").
- 3 (b) Requirement for Congressional Review of
- 4 STUDY.—Notwithstanding any other provision of this divi-
- 5 sion, sections 1523, 1524, and 1525 shall not take effect
- 6 and the Board shall not have any authority to take any
- 7 action under such sections (or otherwise) unless there is
- 8 enacted a law specifically providing for the repeal of this
- 9 subsection. This subsection may not be construed to pre-
- 10 vent the appointment of the Board under section 1522.
- 11 (e) Effective Date.—This section shall take effect
- 12 on the date of the enactment of this Act.
- 13 SEC. 1522. MEMBERSHIP.
- 14 (a) In General.—The Board shall be composed of
- 15 12 members appointed by the President not later than 180
- 16 days after the date of the final report regarding the study
- 17 required under subtitle A is submitted to the Congress
- 18 pursuant to section 1506(b), as follows:
- 19 (1) four members shall be appointed from
- 20 among 10 individuals recommended by the Secretary
- 21 of Housing and Urban Development.
- 22 <del>(2) four members shall be appointed from</del>
- 23 among 10 individuals recommended by the Chair-
- 24 man and Ranking Minority Member of the Commit-

1	tee on Banking, Housing, and Urban Affairs of the
2	Senate.
3	(3) four members appointed from among 10 in-
4	dividuals recommended by the Chairman and Rank-
5	ing Minority Member of the Committee on Banking
6	and Financial Services of the House of Representa-
7	tives.
8	(b) Qualifications.—
9	(1) REQUIRED REPRESENTATION.—The Board
10	shall at all times have the following members:
11	(A) two members who are residents of pub-
12	lie housing or dwelling units assisted under title
13	XIII of this Act or the provisions of section 8
14	of the United States Housing Act of 1937 (as
15	in effect before the effective date of the repeal
16	under section 1601(b) of this Act).
17	(B) At least two, but not more than four
18	members who are executive directors of public
19	housing agencies.
20	(C) one member who is a member of the
21	Institute of Real Estate Managers.
22	(D) one member who is the owner of a
23	multifamily housing project assisted under a
24	program administered by the Secretary of
25	Housing and Urban Development.

1	(2) REQUIRED EXPERIENCE.—The Board shall
2	at all times have as members individuals with the
3	following experience:
4	(A) At least one individual who has exten-
5	sive experience in the residential real estate fi-
6	nance business.
7	(B) At least one individual who has exten-
8	sive experience in operating a nonprofit organi-
9	zation that provides affordable housing.
10	(C) At least one individual who has exten-
11	sive experience in construction of multifamily
12	housing.
13	(D) At least one individual who has exten-
14	sive experience in the management of a commu-
15	nity development corporation.
16	(E) At least one individual who has exten-
17	sive experience in auditing participants in gov-
18	ernment programs.
19	A single member of the board with the appropriate
20	experience may satisfy the requirements of more
21	than one subparagraph of this paragraph. A single
22	member of the board with the appropriate qualifica-
23	tions and experience may satisfy the requirements of
24	a subparagraph of paragraph (1) and a subpara-
25	graph of this paragraph.

1	(e) POLITICAL AFFILIATION.—Not more than six
2	members of the Board may be of the same political party.
3	(d) Terms.—
4	(1) In General.—Each member of the Board
5	shall be appointed for a term of 4 years, except as
6	provided in paragraphs (2) and (3).
7	(2) Terms of initial appointees.—As des-
8	ignated by the President at the time of appointment,
9	of the members first appointed—
10	(A) three shall be appointed for terms of
11	1 year;
12	(B) three shall be appointed for terms of
13	2 years;
14	(C) three shall be appointed for terms of 3
15	<del>years;</del> and
16	(D) three shall be appointed for terms of
17	4 <del>years.</del>
18	(3) VACANCIES.—Any member appointed to fill
19	a vacancy occurring before the expiration of the
20	term for which the member's predecessor was ap-
21	pointed shall be appointed only for the remainder of
22	that term. A member may serve after the expiration
23	of that member's term until a successor has taken
24	office. A vacancy in the Board shall be filled in the

- 1 manner in which the original appointment was
- $2 ext{made.}$
- 3 (e) Charperson.—The Board shall elect a chair-
- 4 person from among members of the Board.
- 5 (f) QUORUM.—A majority of the members of the
- 6 Board shall constitute a quorum for the transaction of
- 7 business.
- 8 (g) VOTING.—Each member of the Board shall be en-
- 9 titled to one vote, which shall be equal to the vote of every
- 10 other member of the Board.
- 11 (h) Prohibition on Additional Pay.—Members of
- 12 the Board shall serve without compensation, but shall be
- 13 reimbursed for travel, subsistence, and other necessary ex-
- 14 penses incurred in the performance of their duties as
- 15 members of the Board.
- 16 SEC. 1523. FUNCTIONS.
- 17 The purpose of this subtitle is to establish the Board
- 18 as a nonpolitical entity to carry out, not later than the
- 19 expiration of the 12-month period beginning upon the ap-
- 20 pointment under section 1522 of all of the initial members
- 21 of the Board (or such other date as may be provided by
- 22 law), the following functions:
- 23 (1) Establishment of performance
- 24 BENCHMARKS.—The Board shall establish standards
- 25 and guidelines for use by the Board in measuring

the performance and efficiency of public housing agencies and other owners and providers of federally assisted housing in carrying out operational and financial functions. The standards and guidelines shall be designed to replace the public housing management assessment program under section 6(j) of the United States Housing Act of 1937 (as in effect before the enactment of this Act) and improve the evaluation of the performance of housing providers relative to such program. In establishing such standards and guidelines, the Board shall consult with the Secretary, the Inspector General of the Department of Housing and Urban Development, and such other persons and entities as the Board considers appropriate.

(2) Establishment of accreditation procedure and accreditation.—The Board shall—

(A) establish a procedure for the Board to accredit public housing agencies to receive block grants under title XII for the operation, maintenance, and production of public housing and amounts for housing assistance under title XIII, based on the performance of agencies, as measured by the performance benchmarks es-

1	tablished under paragraph (1) and any audits								
2	and reviews of agencies; and								
3	(B) commence the review and accreditation								
4	of public housing agencies under the procedures								
5	established under subparagraph (A).								
6	In earrying out the functions under this section, the Board								
7	shall take into consideration the findings and rec-								
8	ommendations contained in the report issued under see-								
9	tion 1506(b).								
10	SEC. 1524. POWERS.								
11	(a) HEARINGS.—The Board may, for the purpose of								
12	earrying out this subtitle, hold such hearings and sit and								
13	act at such times and places as the Board determines ap-								
14	propriate.								
15	(b) Rules and Regulations.—The Board may								
16	adopt such rules and regulations as may be necessary to								
17	establish its procedures and to govern the manner of its								
18	operations, organization, and personnel.								
19	(e) Assistance From Federal Agencies.—								
20	(1) Information.—The Board may secure di-								
21	rectly from any department or agency of the Federal								
22	Government such information as the Board may re-								
23	quire for earrying out its functions, including public								
24	housing agency plans submitted to the Secretary by								
25	public housing agencies under title XI. Upon request								

- of the Board, any such department or agency shall 1 2 furnish such information.
- 3 (2) General services administration. The Administrator of General Services shall provide 4 5 to the Board, on a reimbursable basis, such adminis-6 trative support services as the Board may request.
- 7 (3) DEPARTMENT OF HOUSING AND URBAN DE-8 VELOPMENT.—Upon the request of the chairperson 9 of the Board, the Secretary of Housing and Urban 10 Development shall, to the extent possible and subject to the discretion of the Secretary, detail any of the 12 personnel of the Department of Housing and Urban 13 Development, on a nonreimbursable basis, to assist 14 the Board in carrying out its functions under this 15 subtitle.
  - (4) HUD INSPECTOR GENERAL.—The Inspector General of the Department of Housing and Urban Development shall serve the Board as a principal adviser with respect to all aspects of audits of public housing agencies. The Inspector General may advise the Board with respect to other activities and functions of the Board.
- 23 (d) Mails.—The Board may use the United States mails in the same manner and under the same conditions as other Federal agencies.

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- 1 (e) Contracting.—The Board may, to such extent
- 2 and in such amounts as are provided in appropriation
- 3 Acts, enter into contracts with private firms, institutions,
- 4 and individuals for the purpose of conducting evaluations
- 5 of public housing agencies, audits of public housing agen-
- 6 cies, and research and surveys necessary to enable the
- 7 Board to discharge its functions under this subtitle.
- 8 <del>(f) Staff.—</del>
- 9 (1) EXECUTIVE DIRECTOR.—The Board shall
- appoint an executive director of the Board, who shall
- be compensated at a rate fixed by the Board, but
- 12 which shall not exceed the rate established for level
- 13 V of the Executive Schedule under title 5, United
- 14 States Code.
- 15 (2) OTHER PERSONNEL.—In addition to the ex-
- ecutive director, the Board may appoint and fix the
- 17 compensation of such personnel as the Board consid-
- ers necessary, in accordance with the provisions of
- 19 title 5, United States Code, governing appointments
- 20 to the competitive service, and the provisions of
- 21 chapter 51 and subchapter III of chapter 53 of such
- 22 title, relating to classification and General Schedule
- 23 pay rates.
- 24 (g) Access to Documents.—The Board shall have
- 25 access for the purposes of carrying out its functions under

- 1 this subtitle to any books, documents, papers, and records
- 2 of a public housing agency to which the Secretary has ac-
- 3 cess under this division.
- 4 SEC. 1525. FEES.
- 5 (a) Accreditation Fees.—The Board may estab-
- 6 lish and charge reasonable fees for the accreditation of
- 7 public housing agencies as the Board considers necessary
- 8 to cover the costs of the operations of the Board relating
- 9 to its functions under section 1523.
- 10 (b) Fund.—Any fees collected under this section
- 11 shall be deposited in an operations fund for the Board,
- 12 which is hereby established in the Treasury of the United
- 13 States. Amounts in such fund shall be available, to the
- 14 extent provided in appropriation Acts, for the expenses of
- 15 the Board in carrying out its functions under this subtitle.
- 16 **SEC. 1526. GAO AUDIT.**
- 17 The activities and transactions of the Board shall be
- 18 subject to audit by the Comptroller General of the United
- 19 States under such rules and regulations as may be pre-
- 20 seribed by the Comptroller General. The representatives
- 21 of the General Accounting Office shall have access for the
- 22 <del>purpose of audit and examination to any books, docu-</del>
- 23 ments, papers, and records of the Board that are nec-
- 24 essary to facilitate an audit.

# Subtitle C—Interim Applicability of

# 2 Public Housing Management As-

# 3 sessment Program

- 4 SEC. 1531. INTERIM APPLICABILITY.
- 5 This subtitle shall be effective only during the period
- 6 that begins on the effective date of this division and ends
- 7 upon the date of the effectiveness of the standards and
- 8 procedures required under section 1523.
- 9 SEC. 1532. MANAGEMENT ASSESSMENT INDICATORS.
- 10 (a) ESTABLISHMENT.—The Secretary shall develop
- 11 and publish in the Federal Register indicators to assess
- 12 the management performance of public housing agencies
- 13 and other entities managing public housing (including
- 14 resident management corporations, independent managers
- 15 pursuant to section 1236, and management entities pursu-
- 16 ant to subtitle D). The indicators shall be established by
- 17 rule under section 553 of title 5, United States Code. Such
- 18 indicators shall enable the Secretary to evaluate the per-
- 19 formance of public housing agencies and such other man-
- 20 agers of public housing in all major areas of management
- 21 operations.
- 22 (b) Content.—The management assessment indica-
- 23 tors shall include the following indicators:
- 24 (1) The number and percentage of vacancies
- 25 within an agency's or manager's inventory, including

- the progress that an agency or manager has made
  within the previous 3 years to reduce such vacancies.
  - (2) The amount and percentage of funds obligated to the public housing agency or manager from the capital fund or under section 14 of the United States Housing Act of 1937 (as in effect before the effective date of the repeal under section 1601(b) of this Act), which remain unexpended after 3 years.
    - (3) The percentage of rents uncollected.
    - (4) The energy consumption (with appropriate adjustments to reflect different regions and unit sizes).
    - (5) The average period of time that an agency or manager requires to repair and turn-around vacant dwelling units.
    - (6) The proportion of maintenance work orders outstanding, including any progress that an agency or manager has made during the preceding 3 years to reduce the period of time required to complete maintenance work orders.
    - (7) The percentage of dwelling units that an agency or manager fails to inspect to ascertain maintenance or modernization needs within such period of time as the Secretary deems appropriate

1	(with appropriate adjustments, if any, for large and							
2	small agencies or managers).							
3	(8) The extent to which the rent policies of any							
4	public housing agency establishing rental amounts in							
5	accordance with section 1225(b) comply with the re-							
6	quirement under section 1225(c).							
7	(9) Whether the agency is providing acceptable							
8	basic housing conditions, as determined by the Sec-							
9	retary.							
10	(10) Whether the agency has conducted and							
11	regularly updated an assessment to identify any pest							
12	control problems in the public housing owned or op-							
13	erated by the agency and the extent to which the							
14	agency is effective in carrying out a strategy to							
15	eradicate or control such problems, which assess-							
16	ment and strategy shall be included in the local							
17	housing management plan for the agency under sec-							
18	tion 1106.							
19	(11) Any other factors as the Secretary deems							
20	appropriate.							
21	(e) Considerations in Evaluation.—The Sec-							
22	retary shall—							
23	(1) administer the system of evaluating public							
24	housing agencies and managers flexibly to ensure							

- that agencies and managers are not penalized as result of circumstances beyond their control;
- (2) reflect in the weights assigned to the various management assessment indicators the differences in the difficulty of managing individual developments that result from their physical condition and their neighborhood environment; and
- 8 (3) determine a public housing agency's or
  9 manager's status as "troubled with respect to mod10 ernization" under section 1533(b) based upon fac11 tors solely related to its ability to earry out mod12 ernization activities.

### 13 SEC. 1533. DESIGNATION OF PHA'S.

14 (a) TROUBLED PHA's.—The Secretary shall, under
15 the rulemaking procedures under section 553 of title 5,
16 United States Code, establish procedures for designating
17 troubled public housing agencies and managers, which
18 procedures shall include identification of serious and sub19 stantial failure to perform as measured by (1) the per20 formance indicators specified under section 1532 and such
21 other factors as the Secretary may deem to be appropriate;
22 or (2) such other evaluation system as is determined by
23 the Secretary to assess the condition of the public housing
24 agency or other entity managing public housing, which
25 system may be in addition to or in lieu of the performance

- 1 indicators established under section 1532. Such proce-
- 2 dures shall provide that an agency that does not provide
- 3 acceptable basic housing conditions shall be designated a
- 4 troubled public housing agency.
- 5 (b) AGENCIES TROUBLED WITH RESPECT TO CAP-
- 6 ITAL ACTIVITIES.—The Secretary shall designate, by rule
- 7 under section 553 of title 5, United States Code, agencies
- 8 and managers that are troubled with respect to capital ac-
- 9 tivities.
- 10 (e) Agencies at Risk of Becoming Troubled.—
- 11 The Secretary shall designate, by rule under section 553
- 12 of title 5, United States Code, agencies and managers that
- 13 are at risk of becoming troubled.
- 14 (d) Exemplary Agencies.—The Secretary may
- 15 also, in consultation with national organizations represent-
- 16 ing public housing agencies and managers and public offi-
- 17 cials (as the Secretary determines appropriate), identify
- 18 and commend public housing agencies and managers that
- 19 meet the performance standards established under section
- 20 1532 in an exemplary manner.
- 21 (e) APPEAL OF DESIGNATION.—The Secretary shall
- 22 establish procedures for public housing agencies and man-
- 23 agers to appeal designation as a troubled agency or man-
- 24 ager (including designation as a troubled agency or man-
- 25 ager for purposes of capital activities), to petition for re-

1	moval of such designation, and to appeal any refusal to
2	remove such designation.
3	SEC. 1534. ON-SITE INSPECTION OF TROUBLED PHA'S.
4	(a) In General.—Upon designating a public hous-
5	ing agency or manager as troubled pursuant to section
6	1533 and determining that an assessment under this see-
7	tion will not duplicate any other review previously con-
8	ducted or required to be conducted of the agency or man-
9	ager, the Secretary shall provide for an on-site, independ-
10	ent assessment of the management of the agency or man-
11	ager.
12	(b) CONTENT.—To the extent the Secretary deems
13	appropriate (taking into consideration an agency's or
14	manager's performance under the indicators specified
	under section 1532, the assessment team shall also con-
15 16	under section 1532, the assessment team shall also con-
15 16 17	under section 1532, the assessment team shall also consider issues relating to the agency's or manager's resident
15 16 17	under section 1532, the assessment team shall also consider issues relating to the agency's or manager's resident population and physical inventory, including the extent to
15 16 17 18	under section 1532, the assessment team shall also consider issues relating to the agency's or manager's resident population and physical inventory, including the extent to which—
15 16 17 18 19	under section 1532, the assessment team shall also consider issues relating to the agency's or manager's resident population and physical inventory, including the extent to which—  (1) the public housing agency plan for the agen-
15 16 17 18 19 20	under section 1532, the assessment team shall also consider issues relating to the agency's or manager's resident population and physical inventory, including the extent to which—  (1) the public housing agency plan for the agency or manager adequately and appropriately address-
15 16 17 18 19 20 21	under section 1532, the assessment team shall also consider issues relating to the agency's or manager's resident population and physical inventory, including the extent to which—  (1) the public housing agency plan for the agency or manager adequately and appropriately addresses the rehabilitation needs of the public housing in-

decisions; and

- 1 (3) any developments in the agency's or man-2 ager's inventory are severely distressed (as such
- 3 term is defined under section 1262.
- 4 (e) INDEPENDENT ASSESSMENT TEAM.—An inde-
- 5 pendent assessment under this section shall be carried out
- 6 by a team of knowledgeable individuals selected by the
- 7 Secretary (referred to in this title as the "assessment
- 8 team") with expertise in public housing and real estate
- 9 management. In conducting an assessment, the assess-
- 10 ment team shall consult with the residents and with public
- 11 and private entities in the jurisdiction in which the public
- 12 housing is located. The assessment team shall provide to
- 13 the Secretary and the public housing agency or manager
- 14 a written report, which shall contain, at a minimum, rec-
- 15 ommendations for such management improvements as are
- 16 necessary to eliminate or substantially remedy existing de-
- 17 ficiencies.
- 18 SEC. 1535. ADMINISTRATION.
- 19 (a) PHA's.—The Secretary shall earry out this sub-
- 20 title with respect to public housing agencies substantially
- 21 in the same manner as the public housing management
- 22 assessment system under section 6(j) of the United States
- 23 Housing Act of 1937 (as in effect immediately before the
- 24 effective date of the repeal under section 1601(b) of this
- 25 Act) was required to be carried out with respect to public

- 1 housing agencies. The Secretary may comply with the re-
- 2 quirements under this subtitle by using any regulations
- 3 issued to earry out such system and issuing any additional
- 4 regulations necessary to make such system comply with
- 5 the requirements under this subtitle.
- 6 (b) OTHER MANAGERS.—The Secretary shall estab-
- 7 lish specific standards and procedures for carrying out this
- 8 subtitle with respect to managers of public housing that
- 9 are not public housing agencies. Such standards and pro-
- 10 cedures shall take in consideration special circumstances
- 11 relating to entities hired, directed, or appointed to manage
- 12 public housing.

# 13 Subtitle D—Accountability and

# 14 Oversight Standards and Proce-

## 15 dures

- 16 **SEC. 1541. AUDITS.**
- 17 (a) By Secretary and Comptroller General.—
- 18 Each block grant contract under section 1201 and each
- 19 contract for housing assistance amounts under section
- 20 1302 shall provide that the Secretary, the Inspector Gen-
- 21 eral of the Department of Housing and Urban Develop-
- 22 ment, and the Comptroller General of the United States,
- 23 or any of their duly authorized representatives, shall, for
- 24 the purpose of audit and examination, have access to any
- 25 books, documents, papers, and records of the public hous-

- 1 ing agency (or other entity) entering into such contract
- 2 that are pertinent to this division and to its operations
- 3 with respect to financial assistance under this division.

## 4 (b) By PHA.—

- ey that owns or operates 250 or more public housing dwelling units and receives assistance under this division shall have an audit made in accordance with chapter 75 of title 31, United States Code. The Secretary, the Inspector General of the Department of Housing and Urban Development, and the Comptroller General of the United States shall have access to all books, documents, papers, or other records that are pertinent to the activities carried out under this division in order to make audit examinations, excerpts, and transcripts.
- (2) WITHHOLDING OF AMOUNTS.—The Secretary may, in the sole discretion of the Secretary, arrange for, and pay the costs of, an audit required under paragraph (1). In such circumstances, the Secretary may withhold, from assistance otherwise payable to the agency under this division, amounts sufficient to pay for the reasonable costs of conducting an acceptable audit, including, when appropriate, the reasonable costs of accounting services necessary

1	to place the agency's books and records in auditable
2	condition.
3	SEC. 1542. PERFORMANCE AGREEMENTS FOR AUTHORI-
4	TIES AT RISK OF BECOMING TROUBLED.
5	(a) In General.—Upon designation of a public
6	housing agency as at risk of becoming troubled under sec-
7	tion 1533(e), the Secretary shall seek to enter into an
8	agreement with the agency providing for improvement of
9	the elements of the agency that have been identified. An
10	agreement under this section shall contain such terms and
11	conditions as the Secretary determines are appropriate for
12	addressing the elements identified, which may include an
13	on-site, independent assessment of the management of the
14	agency.
15	(b) Powers of Secretary.—If the Secretary deter-
16	mines that such action is necessary to prevent the public
17	housing agency from becoming a troubled agency, the Sec-
18	retary may—
19	(1) solicit competitive proposals from other pub-
20	lie housing agencies and private housing manage-
21	ment agents (which may be selected by existing ten-
22	ants through administrative procedures established
23	by the Secretary), for any case in which such agents
24	may be needed for managing all, or part, of the
25	housing or functions administered by the agency; or

1	(2) solicit competitive proposals from other pub-
2	lie housing agencies and private entities with experi-
3	ence in construction management, for any case in
4	which such authorities or firms may be needed to
5	oversee implementation of assistance made available
6	for capital improvement for public housing of the
7	agency.
8	SEC. 1543. PERFORMANCE AGREEMENTS AND CDBG SANC
9	TIONS FOR TROUBLED PHA'S.
10	(a) In General.—Upon designation of a public
11	housing agency as a troubled agency under section
12	1533(a) and after reviewing the report submitted pursu-
13	ant to section 1534(c) and consulting with the assessment
14	team for the agency under section 1534, the Secretary
15	shall seek to enter into an agreement with the agency pro-
16	viding for improving the management performance of the
17	agency.
18	(b) Contents.—An agreement under this section be-
19	tween the Secretary and a public housing agency shall set
20	<del>forth</del>
21	(1) targets for improving performance, as meas-
22	ured by the guidelines and standards established
23	under section 1532 and other requirements within a
24	specified period of time, which shall include targets

1	to be met upon the expiration of the 12-month pe-									
2	riod beginning upon entering into the agreement;									
3	(2) strategies for meeting such targets;									
4	(3) sanctions for failure to implement such									
5	strategies; and									
6	(4) to the extent the Secretary deems appro-									
7	priate, a plan for enhancing resident involvement in									
8	the management of the public housing agency.									
9	(c) Local Assistance in Implementation.—The									
10	Secretary and the public housing agency shall, to the max-									
11	imum extent practicable, seek the assistance of local public									
12	and private entities in carrying out an agreement under									
13	this section.									
14	(d) Default Under Performance Agree-									
15	MENT.—Upon the expiration of the 12-month period be-									
16	ginning upon entering into an agreement under this sec-									
17	tion with a public housing agency, the Secretary shall re-									
18	view the performance of the agency in relation to the per-									
19	formance targets and strategies under the agreement. If									
20	the Secretary determines that the agency has failed to									
21	comply with the performance targets established for such									
22	period, the Secretary shall take the action authorized									
23	under subsection $(b)(2)$ or $(b)(5)$ of section 1545.									
24	(e) CDBG Sanction Against Local Government									

25 CONTRIBUTING TO TROUBLED STATUS OF PHA.—If the

1	Secretary determines that the actions or inaction of any
2	unit of general local government within which any portion
3	of the jurisdiction of a public housing agency is located
4	has substantially contributed to the conditions resulting
5	in the agency being designated under section 1533(a) as
6	a troubled agency, the Secretary may redirect or withhold,
7	from such unit of general local government any amounts
8	allocated for such unit under section 106 of the Housing
9	and Community Development Act of 1974.
10	SEC. 1544. OPTION TO DEMAND CONVEYANCE OF TITLE TO
11	OR POSSESSION OF PUBLIC HOUSING.
12	(a) Authority for Conveyance.—A contract
13	under section 1201 for block grants under title XII (in-
14	eluding contracts which amend or supersede contracts pre-
15	viously made (including contracts for contributions)) may
16	provide that upon the occurrence of a substantial default
17	with respect to the covenants or conditions to which the
18	public housing agency is subject (as such substantial de-
19	fault shall be defined in such contract), the public housing
20	agency shall be obligated, at the option of the Secretary,
21	<del>to</del>
22	(1) convey title in any case where, in the deter-
23	mination of the Secretary (which determination shall
24	be final and conclusive), such conveyance of title is
25	necessary to achieve the purposes of this division; or

1	(2) deliver to the Secretary possession of the
2	development, as then constituted, to which such con-
3	tract relates.
4	(b) Obligation to Reconvey.—Any block grant
5	contract under title XII containing the provisions author-
6	ized in subsection (a) shall also provide that the Secretary
7	shall be obligated to reconvey or redeliver possession of
8	the development, as constituted at the time of reconvey-
9	ance or redelivery, to such public housing agency or to
10	its successor (if such public housing agency or a successor
11	exists) upon such terms as shall be prescribed in such con-
12	tract, and as soon as practicable after—
13	(1) the Secretary is satisfied that all defaults
14	with respect to the development have been cured,
15	and that the development will, in order to fulfill the
16	purposes of this division, thereafter be operated in
17	accordance with the terms of such contract; or
18	(2) the termination of the obligation to make
19	annual block grants to the agency, unless there are
20	any obligations or covenants of the agency to the
21	Secretary which are then in default.
22	Any prior conveyances and reconveyances or deliveries and
23	redeliveries of possession shall not exhaust the right to re-
24	quire a conveyance or delivery of possession of the develop-

1	ment to the Secretary pursuant to subsection (a) upon the
2	subsequent occurrence of a substantial default.
3	(e) Continued Grants for Repayment of Bonds
4	AND NOTES UNDER 1937 ACT.—If—
5	(1) a contract for block grants under title XII
6	for an agency includes provisions that expressly
7	state that the provisions are included pursuant to
8	this subsection, and
9	(2) the portion of the block grant payable for
10	debt service requirements pursuant to the contract
11	has been pledged by the public housing agency as se-
12	curity for the payment of the principal and interest
13	on any of its obligations, then—
14	(A) the Secretary shall (notwithstanding
15	any other provisions of this division), continue
16	to make the block grant payments for the agen-
17	ey so long as any of such obligations remain
18	outstanding; and
19	(B) the Secretary may covenant in such a
20	contract that in any event such block grant
21	amounts shall in each year be at least equal to
22	an amount which, together with such income or
23	other funds as are actually available from the
24	development for the purpose at the time such
25	block grant payments are made, will suffice for

1	the payment of all installments of principal and										
2	interest on the obligations for which the										
3	amounts provided for in the contract shall have										
4	been pledged as security that fall due within the										
5	next succeeding 12 months.										
6	In no ease shall such block grant amounts be in excess										
7	of the maximum sum specified in the contract involved,										
8	nor for longer than the remainder of the maximum period										
9	fixed by the contract.										
10	SEC. 1545. REMOVAL OF INEFFECTIVE PHA'S.										
11	(a) Conditions of Removal.—The actions speci-										
12	fied in subsection (b) may be taken only upon—										
13	(1) the occurrence of events or conditions that										
14	constitute a substantial default by a public housing										
15	agency with respect to (A) the covenants or condi-										
16	tions to which the public housing agency is subject,										
17	or (B) an agreement entered into under section										
18	<del>1543; or</del>										
19	(2) submission to the Secretary of a petition by										
20	the residents of the public housing owned or oper-										
21	ated by a public housing agency that is designated										
22	as troubled pursuant to section 1533(a).										
23	(b) REMOVAL ACTIONS.—Notwithstanding any other										
24	provision of law or of any block grant contract under title										

- 1 XII or any grant agreement under title XIII, in accord-2 ance with subsection (a), the Secretary may—
  - (1) solicit competitive proposals from other public housing agencies and private housing management agents (which, in the discretion of the Secretary, may be selected by existing public housing residents through administrative procedures established by the Secretary) and, if appropriate, provide for such agents to manage all, or part, of the housing administered by the public housing agency or all or part of the other functions of the agency;
    - (2) take possession of the public housing agency, including any developments or functions of the agency under any section of this division;
    - (3) solicit competitive proposals from other public housing agencies and private entities with experience in construction management and, if appropriate, provide for such authorities or firms to oversee implementation of assistance made available for capital improvements for public housing;
    - (4) require the agency to make other arrangements acceptable to the Secretary and in the best interests of the public housing residents and assisted families under title XIII for managing all, or part

- of, the public housing administered by the agency or
  the functions of the agency; or
- (5) petition for the appointment of a receiver
  for the public housing agency to any district court
  of the United States or to any court of the State in
  which any portion of the jurisdiction of the public
  housing agency is located, that is authorized to appoint a receiver for the purposes and having the
  powers prescribed in this section.
- 10 (e) EMERGENCY ASSISTANCE.—The Secretary may
  11 make available to receivers and other entities selected or
  12 appointed pursuant to this section such assistance as is
  13 fair and reasonable to remedy the substantial deteriora14 tion of living conditions in individual public housing devel15 opments or other related emergencies that endanger the
  16 health, safety and welfare of public housing residents or
  17 assisted families under title XIII.
- 18 (d) Powers of Secretary.—If the Secretary takes
  19 possession of an agency, or any developments or functions
  20 of an agency, pursuant to subsection (b)(2), the Sec21 retary—
- 22 (1) may abrogate contracts that substantially
  23 impede correction of the substantial default or im24 provement of the classification, but only after efforts
  25 to renegotiate such contracts have failed and the

- Secretary has made a written determination regarding such abrogation, which shall be available to the public upon request, identify such contracts, and explain the determination that such contracts may be abrogated;
  - (2) may demolish and dispose of assets of the agency in accordance with section 1261;
  - (3) where determined appropriate by the Secretary, may require the establishment of one or more new public housing agencies;
  - (4) may consolidate the agency into other well-managed public housing agencies with the consent of such well-managed authorities;
  - (5) shall not be subject to any State or local laws relating to civil service requirements, employee rights, procurement, or financial or administrative controls that, in the determination of the Secretary, substantially impede correction of the substantial default or improvement of the classification, but only if the Secretary has made a written determination regarding such inapplicability, which shall be available to the public upon request, identify such inapplicable laws, and explain the determination that such laws impede such correction; and

1 (6) shall have such additional authority as a
2 district court of the United States has the authority
3 to confer under like circumstances upon a receiver to
4 achieve the purposes of the receivership.

The Secretary may appoint, on a competitive or noncompetitive basis, an individual or entity as an administrative receiver to assume the Secretary's responsibility under 8 this paragraph for the administration of a public housing agency. The Secretary may delegate to the administrative 10 receiver any or all of the powers of the Secretary under this subsection. Regardless of any delegation under this subsection, an administrative receiver may not require the establishment of one or more new public housing agencies pursuant to paragraph (3) unless the Secretary first approves such establishment. For purposes of this subsection, the term "public housing agency" includes any developments or functions of a public housing agency under any section of this title. 18

### (e) Receivership.—

(1) REQUIRED APPOINTMENT.—In any proceeding under subsection (b)(5), upon a determination that a substantial default has occurred, and without regard to the availability of alternative remedies, the court shall appoint a receiver to conduct the affairs of the public housing agency in a manner consistent

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with this division and in accordance with such further terms and conditions as the court may provide.

The receiver appointed may be another public housing agency, a private management corporation, the
Secretary, or any other appropriate entity. The court
shall have power to grant appropriate temporary or
preliminary relief pending final disposition of the petition by the Secretary.

(2) Powers of receiver.—If a receiver is appointed for a public housing agency pursuant to subsection (b)(5), in addition to the powers accorded by the court appointing the receiver, the receiver—

(A) may abrogate contracts that substantially impede correction of the substantial default or improvement of the classification, but only after bona fide efforts to renegotiate such contracts have failed and the receiver has made a written determination regarding such abrogation, which shall be available to the public upon request, identify such contracts, and explain the determination that such contracts may be abrogated;

(B) may demolish and dispose of assets of the agency in accordance with section 1261;

	900
1	(C) where determined appropriate by the
2	Secretary, may require the establishment of one
3	or more new public housing agencies, to the ex-
4	tent permitted by State and local law; and
5	(D) except as provided in subparagraph
6	(C), shall not be subject to any State or local
7	laws relating to civil service requirements, em-
8	ployee rights, procurement, or financial or ad-
9	ministrative controls that, in the determination
10	of the receiver, substantially impede correction
11	of the substantial default or improvement of the
12	classification, but only if the receiver has made
13	a written determination regarding such inappli-
14	cability, which shall be available to the public
15	upon request, identify such inapplicable laws.
16	and explain the determination that such laws
17	impede such correction.
18	For purposes of this paragraph, the term "public
19	housing agency" includes any developments or func-
20	tions of a public housing agency under any section
21	of this title.
22	(3) TERMINATION.—The appointment of a re-

ceiver pursuant to this subsection may be terminated, upon the petition of any party, when the court determines that all defaults have been cured or

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- 2 same amount of progress in correcting the manage-
- 3 ment of the housing as the receiver.
- 4 (f) Liability.—If the Secretary takes possession of
- 5 an agency pursuant to subsection (b)(2) or a receiver is
- 6 appointed pursuant to subsection (b)(5) for a public hous-
- 7 ing agency, the Secretary or the receiver shall be deemed
- 8 to be acting in the capacity of the public housing agency
- 9 (and not in the official capacity as Secretary or other offi-
- 10 eial) and any liability incurred shall be a liability of the
- 11 public housing agency.
- 12 (g) Effectiveness.—The provisions of this section
- 13 shall apply with respect to actions taken before, on, or
- 14 after the effective date of this division and shall apply to
- 15 any receivers appointed for a public housing agency before
- 16 the effective date of this division.
- 17 SEC. 1546. MANDATORY TAKEOVER OF CHRONICALLY
- 18 TROUBLED PHA'S.
- 19 (a) REMOVAL OF AGENCY.—Notwithstanding any
- 20 other provision of this division, not later than the expira-
- 21 tion of the 180-day period beginning on the effective date
- 22 of this division, the Secretary shall take one of the follow-
- 23 ing actions with respect to each chronically troubled public
- 24 housing agency:

1	(1) Contracting for management.—Solicit
2	competitive proposals for the management of the
3	agency pursuant to section 1545(b)(1) and replace
4	the management of the agency pursuant to selection
5	of such a proposal.

- (2) Take possession of the agency pursuant to section 1545(b)(2).
- 8 (3) PETITION FOR RECEIVER.—Petition for the
  9 appointment of a receiver for the agency pursuant to
  10 section 1545(b)(5).

11 (b) DEFINITION.—For purposes of this section, the term "ehronically troubled public housing agency" means a public housing agency that, as of the effective date of this division, is designated under section 6(j)(2) of the 15 United States Housing Act of 1937 (as in effect immediately before the effective date of the repeal under section 1601(b) of this Act) as a troubled public housing agency and has been so designated continuously for the 3-year period ending upon the effective date of this division; except that such term does not include any agency that owns or operates less than 1250 public housing dwelling units 21 and that the Secretary determines can, with a reasonable amount of effort, make such improvements or remedies as may be necessary to remove its designation as troubled

within 12 months.

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## 1 SEC. 1547. TREATMENT OF TROUBLED PHA'S.

2	(a) EFFECT OF TROUBLED STATUS ON CHAS.—The
3	comprehensive housing affordability strategy (or any con-
4	solidated plan incorporating such strategy) for the State
5	or unit of general local government in which any troubled
6	public housing agency is located shall not be considered
7	to comply with the requirements under section 105 of the
8	Cranston-Gonzalez National Affordable Housing Act un-
9	less such plan includes a description of the manner in
10	which the State or unit will assist such troubled agency
11	in improving its operations to remove such designation.
12	(b) DEFINITION.—For purposes of this section, the
13	term "troubled public housing agency" means a public
14	housing agency that—
15	(1) upon the effective date of this division, is
16	designated under section $6(j)(2)$ of the United
17	States Housing Act of 1937 (as in effect imme-
18	diately before the effective date of the repeal under
19	section 1601(b) of this Act) as a troubled public
20	housing agency; and
21	(2) is not a chronically troubled public housing
22	agency, as such term is defined in section 1546(b)
23	of this Act.
24	SEC. 1548. MAINTENANCE OF RECORDS.

25 Each public housing agency shall keep such records 26 as may be reasonably necessary to disclose the amount

1	and the disposition by the agency of the proceeds of assist-
2	ance received pursuant to this division and to ensure com-
3	pliance with the requirements of this division.
4	SEC. 1549. ANNUAL REPORTS REGARDING TROUBLED
5	PHA'S.
6	The Secretary shall submit a report to the Congress
7	annually, as a part of the report of the Secretary under
8	section 8 of the Department of Housing and Urban Devel-
9	opment Act, that—
10	(1) identifies the public housing agencies that
11	are designated under section 1533 as troubled or at-
12	risk of becoming troubled and the reasons for such
13	designation; and
14	(2) describes any actions that have been taken
15	in accordance with sections 1542, 1543, 1544, and
16	<del>1545.</del>
17	SEC. 1550. APPLICABILITY TO RESIDENT MANAGEMENT
18	CORPORATIONS.
19	The Secretary shall apply the provisions of this sub-
20	title to resident management corporations in the same
21	manner as applied to public housing agencies.
22	SEC. 1551. ADVISORY COUNCIL FOR HOUSING AUTHORITY
23	OF NEW ORLEANS.
24	(a) ESTABLISHMENT.—The Secretary and the Hous-
25	ing Authority of New Orleans (in this section referred to

1	as the "Housing Authority") shall, pursuant to the coop
2	erative endeavor agreement in effect between the Sec
3	retary and the Housing Authority, establish an advisory
4	council for the Housing Authority of New Orleans (in this
5	section referred to as the "advisory council") that com
6	plies with the requirements of this section.
7	(b) Membership.—
8	(1) In General.—The advisory council shall be
9	appointed by the Secretary, not later than 90 days
10	after the date of the enactment of this Act, and shall
11	be composed of the following members:
12	(A) The Inspector General of the Depart
13	ment of Housing and Urban Development (or
14	the Inspector General's designee).
15	(B) Not more than 7 other members, who
16	shall be selected for appointment based on their
17	experience in successfully reforming troubled
18	public housing agencies or in providing afford
19	able housing in coordination with State and
20	local governments, the private sector, affordable
21	housing residents, or local nonprofit organiza
22	tions.
23	(2) Prohibition on additional pay.—Mem
24	bers of the advisory council shall serve without com

pensation, but shall be reimbursed for travel, sub-

1	sistence, and other necessary expenses incurred in
2	the performance of their duties as members of the
3	Board using amounts from the Headquarters Re-
4	serve fund pursuant to section 1111(b)(4).
5	(e) Functions.—The advisory council shall—
6	(1) establish standards and guidelines for as-
7	sessing the performance of the Housing Authority in
8	carrying out operational, asset management, and fi-
9	nancial functions for purposes of the reports and
10	finding under subsections (d) and (e), respectively;
11	(2) provide advice, expertise, and recommenda-
12	tions to the Housing Authority regarding the man-
13	agement, operation, repair, redevelopment, revital-
14	ization, demolition, and disposition of public housing
15	developments of the Housing Authority;
16	(3) report to the Congress under subsection (d)
17	regarding any progress of the Housing Authority in
18	improving the performance of its functions; and
19	(4) make a final finding to the Congress under
20	subsection (e) regarding the future of the Housing
21	Authority.
22	(d) Quarterly Reports.—The advisory council
23	shall report to the Congress and the Secretary not less
24	than every 3 months regarding the performance of the

- 1 Housing Authority and any progress of the authority in
- 2 improving its performance and earrying out its functions.
- 3 (e) Final Finding.—Upon the expiration of the 18-
- 4 month period that begins upon the appointment under
- 5 subsection (b)(1) of all members of the advisory council,
- 6 the council shall make and submit to the Congress and
- 7 the Secretary a finding of whether the Housing Authority
- 8 has substantially improved its performance, the perform-
- 9 ance of its functions, and the overall condition of the Au-
- 10 thority such that the Authority should be allowed to con-
- 1 tinue to operate as the manager of the public housing of
- 12 the Authority. In making the finding under this sub-
- 13 section, the advisory council shall consider whether the
- 14 Housing Authority has made sufficient progress in the
- 15 demolition and revitalization of the Desire Homes develop-
- 16 ment, the revitalization of the St. Thomas Homes develop-
- 17 ment, the appropriate allocation of operating subsidy
- 18 amounts, and the appropriate expending of modernization
- 19 amounts.
- 20 (f) RECEIVERSHIP.—If the advisory council finds
- 21 under subsection (e) that the Housing Authority has not
- 22 substantially improved its performance such that the Au-
- 23 thority should be allowed to continue to operate as the
- 24 manager of the public housing of the Authority, the Sec-
- 25 retary shall (notwithstanding section 1545(a)) petition

1	under section 1545(b) for the appointment of a receiver
2	for the Housing Authority, which receivership shall be
3	subject to the provisions of section 1545.
4	(g) Exemption.—The provisions of section 1546
5	shall not apply to the Housing Authority.
6	TITLE XVI—REPEALS AND
7	RELATED AMENDMENTS
8	Subtitle A—Repeals, Effective Date,
9	and Savings Provisions
10	SEC. 1601. EFFECTIVE DATE AND REPEAL OF UNITED
11	STATES HOUSING ACT OF 1937.
12	(a) Effective Date.—
13	(1) In General.—This division and the
14	amendments made by this division shall take effect
15	on October 1, 1999, except as otherwise provided in
16	this section.
17	(2) Specific effective dates.—Any provi-
18	sion of this division that specifically provides for the
19	effective date of such provision shall take effect in
20	accordance with the terms of the provision.
21	(b) Repeal of United States Housing Act of
22	1937.—Effective upon the effective date under subsection
23	(a)(1), the United States Housing Act of 1937 (42 U.S.C.
24	1437 et seq.) is repealed, subject to the conditions under
25	subsection (e).

1	(c) Savings Provisions.—
2	(1) Obligations under 1937 act.—Any obli-
3	gation of the Secretary made under authority of the
4	United States Housing Act of 1937 shall continue to
5	be governed by the provisions of such Act, except
6	<del>that</del> —
7	(A) notwithstanding the repeal of such
8	Act, the Secretary may make a new obligation
9	under such Act upon finding that such obliga-
10	tion is required—
11	(i) to protect the financial interests of
12	the United States or the Department of
13	Housing and Urban Development; or
14	(ii) for the amendment, extension, or
15	renewal of existing obligations; and
16	(B) notwithstanding the repeal of such
17	Act, the Secretary may, in accordance with sub-
18	section (d), issue regulations and other guid-
19	ance and directives as if such Act were in effect
20	if the Secretary finds that such action is nec-
21	essary to facilitate the administration of obliga-
22	tions under such Act.
23	(2) Transition of Funding.—Amounts ap-
24	propriated under the United States Housing Act of
25	1937 shall, upon repeal of such Act, remain avail-

1	able for obligation under such Act in accordance
2	with the terms under which amounts were made
3	available-

- (3) Cross references.—The provisions of the United States Housing Act of 1937 shall remain in effect for purposes of the validity of any reference to a provision of such Act in any statute (other than such Act) until such reference is modified by law or repealed.
- 10 (d) Publication and Effective Date of Sav-11 ings Provisions.—
  - (1) Submission to congress.—The Secretary shall submit to the Committee on Banking and Financial Services of the House of Representatives and the Committee on Banking, Housing, and Urban Affairs of the Senate a copy of any proposed regulation, guidance, or directive under subsection (e)(1)(B).
    - (2) Opportunity to review.—Such a regulation, guidance, or directive may not be published for comment or for final effectiveness before or during the 15-calendar day period beginning on the day after the date on which such regulation, guidance, or directive was submitted to the Congress.

- 1 (3) EFFECTIVE DATE.—No regulation, guide2 line, or directive may become effective until after the
  3 expiration of the 30-calendar day period beginning
  4 on the day after the day on which such rule or regu5 lation is published as final.
- 6 (4) Waiver.—The provisions of paragraphs (2)
  7 and (3) may be waived upon the written request of
  8 the Secretary, if agreed to by the Chairmen and
  9 Ranking Minority Members of both Committees.
- (e) Modifications.—Notwithstanding any provision 10 of this division or any annual contributions contract or 11 other agreement entered into by the Secretary and a publie housing agency pursuant to the provisions of the United States Housing Act of 1937 (as in effect before 15 the effective date of the repeal under section 1601(b) of this Act), the Secretary and the agency may by mutual consent amend, supersede, or modify any such agreement as appropriate to provide for assistance under this divi-18 sion, except that the Secretary and the agency may not consent to any such amendment, supersession, or modification that substantially alters any outstanding obliga-21 tions requiring continued maintenance of the low-income character of any public housing development and any such amendment, supersession, or modification shall not be

given effect.

<del>(f)</del>	SECTION S	PROTECT	RASED	Assistance.
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- (1) In GENERAL.—The provisions of the United States Housing Act of 1937 (42 U.S.C. 1437 et seq.) shall remain in effect after the effectiveness of the repeal under subsection (b) with respect to all section 8 project-based assistance, pursuant to existing and future contracts, except as otherwise provided by this section.
  - (2) Tenant selection preferences.—An owner of housing assisted with section 8 project-based assistance shall give preference, in the selection of tenants for units of such projects that become available, according to any system of local preferences established pursuant to section 1223 by the public housing agency having jurisdiction for the area in which such projects are located.
  - (3) 1-YEAR NOTIFICATION.—Paragraphs (9) and (10) of section 8(e) of the United States Housing Act of 1937 (42 U.S.C. 1437f(e)) shall not be applicable to section 8 project-based assistance.
  - (4) Lease Terms.—Leases for dwelling units assisted with section 8 project-based assistance shall comply with the provisions of paragraphs (1) and (3) of section 1324 of this Act and shall not be sub-

- ject to the provisions of 8(d)(1)(B) of the United
   States Housing Act of 1937.
  - (5) TERMINATION OF TENANCY. Any termination of tenancy of a resident of a dwelling unit assisted with section 8 project-based assistance shall comply with the provisions of section 1324(2) and section 1325 of this Act and shall not be subject to the provisions of section 8(d)(1)(B) of the United States Housing Act of 1937.
    - retary may not provide any assistance amounts pursuant to an existing contract for section 8 project-based assistance for a housing project and may not enter into a new or renewal contract for such assistance for a project unless the owner of the project provides consent, to such local law enforcement agencies as the Secretary determines appropriate, for law enforcement officers of such agencies to enter common areas of the project at any time and without advance notice upon a determination of probable cause by such officers that criminal activity is taking place in such areas.
    - (7) DEFINITION.—For purposes of this subsection, the term "section 8 project-based assist-

1	ance" means assistance under any of the following
2	<del>programs:</del>
3	(A) The new construction or substantial
4	rehabilitation program under section 8(b)(2) of
5	the United States Housing Act of 1937 (as in
6	effect before October 1, 1983).
7	(B) The property disposition program
8	under section 8(b) of the United States Hous-
9	ing Act of 1937 (as in effect before the effective
10	date of the repeal under section 1601(b) of this
11	Act).
12	(C) The loan management set-aside pro-
13	gram under subsections (b) and (v) of section
14	8 of such Act.
15	(D) The project-based certificate program
16	under section $8(d)(2)$ of such Act.
17	(E) The moderate rehabilitation program
18	under section 8(e)(2) of the United States
19	Housing Act of 1937 (as in effect before Octo-
20	<del>ber 1, 1991).</del>
21	(F) The low-income housing preservation
22	program under Low-Income Housing Preserva-
23	tion and Resident Homeownership Act of 1990
24	or the provisions of the Emergency Low Income

1	Housing Preservation Act of 1987 (as in effect
2	before November 28, 1990).
3	(G) Section 8 of the United States Hous-
4	ing Act of 1937 (as in effect before the effective
5	date of the repeal under section 1601(b) of this
6	Act), following conversion from assistance
7	under section 101 of the Housing and Urban
8	Development Act of 1965 or section 236(f)(2)
9	of the National Housing Act.
10	(g) Effective Date.—This section shall take effect
11	on the date of the enactment of this Act.
12	SEC. 1602. OTHER REPEALS.
13	(a) In General.—The following provisions of law
	are hereby repealed:
14	are hereby repeared.
	(1) Assisted Housing Allocation.—Section
15	
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	(1) Assisted Housing Allocation.—Section
15 16	(1) Assisted Housing allocation.—Section 213 of the Housing and Community Development
15 16 17 18	(1) Assisted Housing allocation.—Section 213 of the Housing and Community Development Act of 1974 (42 U.S.C. 1439).
15 16 17	(1) Assisted Housing allocation.—Section 213 of the Housing and Community Development Act of 1974 (42 U.S.C. 1439).  (2) Public Housing Rent Waivers for Po-
15 16 17 18 19	(1) Assisted Housing and Community Development 213 of the Housing and Community Development Act of 1974 (42 U.S.C. 1439).  (2) Public Housing Rent Waivers for Po- Lice.—Section 519 of the Cranston-Gonzalez Na-
115 116 117 118 119 220	(1) Assisted Housing and Community Development 213 of the Housing and Community Development Act of 1974 (42 U.S.C. 1439).  (2) Public Housing Rent Waivers for Po- Lice.—Section 519 of the Cranston-Gonzalez Na- tional Affordable Housing Act (42 U.S.C. 1437a-1).
15 16 17 18 19 20 21	(1) Assisted Housing and Community Development 213 of the Housing and Community Development Act of 1974 (42 U.S.C. 1439).  (2) Public Housing Rent Waivers for po- Lice.—Section 519 of the Cranston-Gonzalez Na- tional Affordable Housing Act (42 U.S.C. 1437a-1).  (3) Treatment of Certificate and Voucil-

1	(4) Excessive rent burden data.—Sub-
2	section (b) of section 550 of the Cranston-Gonzalez
3	National Affordable Housing Act (42 U.S.C. 1437f
4	note).
5	(5) Moving to opportunity for fair hous-
6	ING. Section 152 of the Housing and Community
7	Development Act of 1992 (42 U.S.C. 1437f note).
8	(6) Report regarding fair housing objec-
9	TIVES. Section 153 of the Housing and Community
10	Development Act of 1992 (42 U.S.C. 1437f note).
11	(7) Special projects for elderly or
12	HANDICAPPED FAMILIES.—Section 209 of the Hous-
13	ing and Community Development Act of 1974 (42
14	<del>U.S.C.</del> 1438).
15	(8) Access to Pha Books. Section 816 of
16	the Housing Act of 1954 (42 U.S.C. 1435).
17	(9) Miscellaneous provisions.—Subsections
18	(b)(1) and (d) of section 326 of the Housing and
19	Community Development Amendments of 1981
20	(Public Law 97–35, 95 Stat. 406; 42 U.S.C. 1437f
21	note).
22	(10) PAYMENT FOR DEVELOPMENT MAN-
23	AGERS.—Section 329A of the Housing and Commu-
24	nity Development Amendments of 1981 (42 U.S.C.
25	<del>1437j-1).</del>

- 1 (11)PROCUREMENT  $\Theta$ F **INSURANCE** BY2 PHA'S.—In the item relating to "ADMINISTRATIVE 3 PROVISIONS" under the heading "MANAGEMENT 4 AND ADMINISTRATION" in title H of the Depart-5 ments of Veterans Affairs and Housing and Urban 6 Development, and Independent Agencies Appropria-7 tions Act, 1991, the penultimate undesignated para-8 graph of such item (Public Law 101–507; 104 Stat. 9 <del>1369).</del>
  - (12) Public Housing Childhood Develop-Ment.—Section 222 of the Housing and Urban-Rural Recovery Act of 1983 (12 U.S.C. 1701z-6 note).
    - (13) Indian Housing Childhood Develop-MENT. Section 518 of the Cranston-Gonzalez National Affordable Housing Act (12 U.S.C. 1701z-6 note).
    - (14) Public Housing comprehensive Transition Demonstration.—Section 126 of the Housing and Community Development Act of 1987 (42 U.S.C. 1437f note).
  - (15) Public Housing one-stop Perinatal Services Demonstration.—Section 521 of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 1437t note).

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1	(16) Public Housing Mines Demonstra-
2	TION.—Section 522 of the Cranston-Gonzalez Na-
3	tional Affordable Housing Act (42 U.S.C. 1437f
4	note).
5	(17) Public Housing Energy Efficiency
6	DEMONSTRATION. Section 523 of the Cranston-
7	Gonzalez National Affordable Housing Act (42
8	U.S.C. 1437g note).
9	(18) Omaha homeownership demonstra-
10	TION.—Section 132 of the Housing and Community
11	Development Act of 1992 (Public Law 102–550;
12	<del>106</del> Stat. 3712).
13	(19) Public and assisted housing youth
14	SPORTS PROGRAMS.—Section 520 of the Cranston-
15	Gonzalez National Affordable Housing Act (42
16	U.S.C. 11903a).
17	(20) Frost-Leland Provisions.—Section 415
18	of the Department of Housing and Urban Develop-
19	ment—Independent Agencies Appropriations Act,
20	1988 (Public Law 100–202; 101 Stat. 1329–213);
21	except that, notwithstanding any other provision of
22	law, beginning on the date of enactment of this Act,

the public housing projects described in section 415

of such appropriations Act (as such section existed

23

1	immediately before the date of enactment of this
2	Act) shall be eligible for demolition—
3	(A) under section 14 of the United States
4	Housing Act of 1937 (as such section existed
5	upon the enactment of this Act); and
6	(B) under section 9 of the United States
7	Housing Act of 1937.
8	(21) Multifamily financing.—The penul-
9	timate sentence of section 302(b)(2) of the National
10	Housing Act (12 U.S.C. 1717(b)(2)) and the penul-
11	timate sentence of section 305(a)(2) of the Emer-
12	gency Home Finance Act of 1970 (12 U.S.C.
13	1454(a)(2)).
14	(22) Conflicts of interest.—Subsection (c)
15	of section 326 of the Housing and Community De-
16	velopment Amendments of 1981 (42 U.S.C. 1437f
17	note).
18	(23) Conversion of Public Housing.—Sec-
19	tion 202 of the Departments of Veterans Affairs and
20	Housing and Urban Development, and Independent
21	Agencies Appropriations Act, 1996 (42 U.S.C. 1437)
22	note) (enacted as section 101(e) of the Omnibus
23	Consolidated Rescissions and Appropriations Act of
24	1996 (Public Law 104-134; 110 Stat. 1321-279)).

1	(b) Savings Provision.—Except to the extent oth-
2	erwise provided in this division—
3	(1) the repeals made by subsection (a) shall not
4	affect any legally binding obligations entered into be-
5	fore the effective date of this division; and
6	(2) any funds or activities subject to a provision
7	of law repealed by subsection (a) shall continue to
8	be governed by the provision as in effect immediately
9	before such repeal.
10	Subtitle B—Other Provisions Relat-
11	ing to Public Housing and Rent-
1 1	8
12	al Assistance Programs
12	al Assistance Programs
12 13	al Assistance Programs  SEC. 1621. ALLOCATION OF ELDERLY HOUSING AMOUNTS.
12 13 14	al Assistance Programs  SEC. 1621. ALLOCATION OF ELDERLY HOUSING AMOUNTS.  Section 202(1) of the Housing Act of 1959 (12 U.S.C.
12 13 14 15	al Assistance Programs  SEC. 1621. ALLOCATION OF ELDERLY HOUSING AMOUNTS.  Section 202(1) of the Housing Act of 1959 (12 U.S.C.  1701q(1)) is amended by adding at the end the following
12 13 14 15	al Assistance Programs  SEC. 1621. ALLOCATION OF ELDERLY HOUSING AMOUNTS.  Section 202(1) of the Housing Act of 1959 (12 U.S.C.  1701q(1)) is amended by adding at the end the following new paragraph:
112 113 114 115 116	al Assistance Programs  SEC. 1621. ALLOCATION OF ELDERLY HOUSING AMOUNTS.  Section 202(1) of the Housing Act of 1959 (12 U.S.C.  1701q(1)) is amended by adding at the end the following new paragraph:  "(4) Consideration in Allocating Assist-
12 13 14 15 16 17	al Assistance Programs  SEC. 1621. ALLOCATION OF ELDERLY HOUSING AMOUNTS.  Section 202(1) of the Housing Act of 1959 (12 U.S.C.  1701q(1)) is amended by adding at the end the following new paragraph:  "(4) Consideration in Allocating Assistance under this section shall be allo-
12 13 14 15 16 17 18	al Assistance Programs  SEC. 1621. ALLOCATION OF ELDERLY HOUSING AMOUNTS.  Section 202(1) of the Housing Act of 1959 (12 U.S.C.  1701q(1)) is amended by adding at the end the following new paragraph:  "(4) Consideration in Allocating Assistance under this section shall be allocated in a manner that ensures that the awards of

## SEC. 1622. PET OWNERSHIP.

- 2 Section 227 of the Housing and Urban-Rural Recov-
- 3 ery Act of 1983 (12 U.S.C. 1701r-1) is amended to read
- 4 as follows:
- 5 "SEC. 227. PET OWNERSHIP IN FEDERALLY ASSISTED RENT-
- 6 AL HOUSING.
- 7 "(a) RIGHT OF OWNERSHIP.—A resident of a dwell-
- 8 ing unit in federally assisted rental housing may own com-
- 9 mon household pets or have common household pets
- 10 present in the dwelling unit of such resident, subject to
- 11 the reasonable requirements of the owner of the federally
- 12 assisted rental housing and providing that the resident
- 13 maintains the animals responsibly and in compliance with
- 14 applicable local and State public health, animal control,
- 15 and anticruelty laws. Such reasonable requirements may
- 16 include requiring payment of a nominal fee and pet deposit
- 17 by residents owning or having pets present, to cover the
- 18 operating costs to the project relating to the presence of
- 19 pets and to establish an escrow account for additional such
- 20 costs not otherwise covered, respectively. Notwithstanding
- 21 section 1225(d) of the Housing Opportunity and Respon-
- 22 sibility Act of 1998, a public housing agency may not
- 23 grant any exemption under such section from payment,
- 24 in whole or in part, of any fee or deposit required pursuant
- 25 to the preceding sentence.

1	"(b) Prohibition Against Discrimination.—No
2	owner of federally assisted rental housing may restrict or
3	discriminate against any person in connection with admis-
4	sion to, or continued occupancy of, such housing by reason
5	of the ownership of common household pets by, or the
6	presence of such pets in the dwelling unit of, such person.
7	"(e) Definitions.—For purposes of this section, the
8	following definitions shall apply:
9	"(1) FEDERALLY ASSISTED RENTAL HOUS-
10	ING.—The term 'federally assisted rental housing'
11	means any multifamily rental housing project that
12	<del>is </del>
13	"(A) public housing (as such term is de-
14	fined in section 1103 of the Housing Oppor-
15	tunity and Responsibility Act of 1998);
16	"(B) assisted with project-based assistance
17	pursuant to section 1601(f) of the Housing Op-
18	portunity and Responsibility Act of 1998 or
19	under section 8 of the United States Housing
20	Act of 1937 (as in effect before the effective
21	date of the repeal under section 1601(b) of the
22	Housing Opportunity and Responsibility Act of
23	<del>1998);</del>
24	"(C) assisted under section 202 of the
25	Housing Act of 1959 (as amended by section

1	801 of the Cranston-Gonzalez National Afford-
2	able Housing Act);
3	"(D) assisted under section 202 of the
4	Housing Act of 1959 (as in effect before the en-
5	actment of the Cranston-Gonzalez National Af-
6	fordable Housing Act);
7	"(E) assisted under title V of the Housing
8	Act of 1949; or
9	"(F) insured, assisted, or held by the Sec-
10	retary or a State or State agency under section
11	236 of the National Housing Act.
12	"(2) OWNER.—The term 'owner' means, with
13	respect to federally assisted rental housing, the en-
14	tity or private person, including a cooperative or
15	public housing agency, that has the legal right to
16	lease or sublease dwelling units in such housing (in-
17	eluding a manager of such housing having such
18	<del>right).</del>
19	"(d) Regulations.—This section shall take effect
20	upon the date of the effectiveness of regulations issued by
21	the Secretary to earry out this section. Such regulations
22	shall be issued not later than the expiration of the 1-year
23	period beginning on the date of the enactment of the
24	Housing Opportunity and Responsibility Act of 1998 and
25	after notice and opportunity for public comment in accord-

1	ance with the procedure under section 553 of title 5
2	United States Code, applicable to substantive rules (not-
3	withstanding subsections (a)(2), (b)(B), and (d)(3) of
4	such section).".
5	SEC. 1623. REVIEW OF DRUG ELIMINATION PROGRAM CON-
6	TRACTS.
7	(a) REQUIREMENT.—The Secretary of Housing and
8	Urban Development shall investigate all security contracts
9	awarded by grantees under the Public and Assisted Hous-
10	ing Drug Elimination Act of 1990 (42 U.S.C. 11901 et
11	seq.) that are public housing agencies that own or operate
12	more than 4,500 public housing dwelling units—
13	(1) to determine whether the contractors under
14	such contracts have complied with all laws and regu-
15	lations regarding prohibition of discrimination in
16	hiring practices;
17	(2) to determine whether such contracts were
18	awarded in accordance with the applicable laws and
19	regulations regarding the award of such contracts;
20	(3) to determine how many such contracts were
21	awarded under emergency contracting procedures;
22	(4) to evaluate the effectiveness of the con-
23	tracts; and
24	(5) to provide a full accounting of all expenses
25	under the contracts.

1	<del>(b)</del>	REPORT	r.—No	<del>et later</del>	<del>than</del>	<del>180</del>	days	after	the	date

- 2 of the enactment of this Act, the Secretary shall complete
- 3 the investigation required under subsection (a) and submit
- 4 a report to the Congress regarding the findings under the
- 5 investigation. With respect to each such contract, the re-
- 6 port shall (1) state whether the contract was made and
- 7 is operating, or was not made or is not operating, in full
- 8 compliance with applicable laws and regulations, and (2)
- 9 for each contract that the Secretary determines is in such
- 10 compliance issue a personal certification of such compli-
- 11 ance by the Secretary of Housing and Urban Develop-
- 12 ment.
- 13 (e) ACTIONS.—For each contract that is described in
- 14 the report under subsection (b) as not made or not operat-
- 15 ing in full compliance with applicable laws and regulations,
- 16 the Secretary of Housing and Urban Development shall
- 17 promptly take any actions available under law or regula-
- 18 tion that are necessary—
- 19 (1) to bring such contract into compliance; or
- 20 (2) to terminate the contract.
- 21 (d) Effective Date.—This section shall take effect
- 22 on the date of the enactment of this Act.

1	SEC. 1624. AMENDMENTS TO PUBLIC AND ASSISTED HOUS
2	ING DRUG ELIMINATION ACT OF 1990.
3	(a) Short Title, Purposes, and Authority to
4	MAKE GRANTS.—Chapter 2 of subtitle C of title V of the
5	Anti-Drug Abuse Act of 1988 (42 U.S.C. 11901 et seq.)
6	is amended by striking the chapter heading and all that
7	follows through section 5123 and inserting the following
8	"CHAPTER 2—COMMUNITY
9	PARTNERSHIPS AGAINST CRIME
10	"SEC. 5121. SHORT TITLE.
11	"This chapter may be cited as the 'Community Part
12	nerships Against Crime Act of 1998'.
13	"SEC. 5122. PURPOSES.
14	"The purposes of this chapter are to—
15	"(1) improve the quality of life for the vast ma
16	jority of law-abiding public housing residents by re-
17	ducing the levels of fear, violence, and crime in their
18	communities;
19	"(2) broaden the scope of the Public and As
20	sisted Housing Drug Elimination Act of 1990 to
21	apply to all types of crime, and not simply crime
22	that is drug-related; and
23	"(3) reduce crime and disorder in and around
24	public housing through the expansion of community
25	oriented policing activities and problem solving.

## 1 "SEC. 5123. AUTHORITY TO MAKE GRANTS.

2	"The Secretary of Housing and Urban Development
3	may make grants in accordance with the provisions of this
4	chapter for use in climinating crime in and around public
5	housing and other federally assisted low-income housing
6	projects to (1) public housing agencies, and (2) private,
7	for-profit and nonprofit owners of federally assisted low-
8	income housing.".
9	(b) Eligible Activities.—
10	(1) In General.—Section 5124(a) of the Anti-
11	Drug Abuse Act of 1988 (42 U.S.C. 11903(a)) is
12	amended—
13	(A) in the matter preceding paragraph (1),
14	by inserting "and around" after "used in";
15	(B) in paragraph (3), by inserting before
16	the semicolon the following: ", including fene-
17	ing, lighting, locking, and surveillance systems";
18	(C) in paragraph (4), by striking subpara-
19	graph (A) and inserting the following new sub-
20	<del>paragraph:</del>
21	"(A) to investigate crime; and";
22	(D) in paragraph (6)—
23	(i) by striking "in and around public
24	or other federally assisted low-income
25	housing projects"; and

1	(ii) by striking "and" after the semi-
2	colon; and
3	(E) by striking paragraph (7) and insert-
4	ing the following new paragraphs:
5	"(7) providing funding to nonprofit public hous-
6	ing resident management corporations and resident
7	councils to develop security and crime prevention
8	programs involving site residents;
9	"(8) the employment or utilization of one or
10	more individuals, including law enforcement officers,
11	made available by contract or other cooperative ar-
12	rangement with State or local law enforcement agen-
13	cies, to engage in community- and problem-oriented
14	policing involving interaction with members of the
15	community in proactive crime control and prevention
16	activities;
17	"(9) programs and activities for or involving
18	youth, including training, education, recreation and
19	sports, career planning, and entrepreneurship and
20	employment activities and after school and cultural
21	<del>programs;</del> and
22	"(10) service programs for residents that ad-
23	dress the contributing factors of crime, including
24	programs for job training, education, drug and alco-

1	hol treatment, and other appropriate social serv-
2	ices.''.
3	(2) Other Pha-Owned Housing.—Section
4	5124(b) of the Anti-Drug Abuse Act of 1988 (42
5	U.S.C. 11903(b)) is amended—
6	(A) in the matter preceding paragraph
7	<del>(1)</del>
8	(i) by striking "drug-related crime in"
9	and inserting "crime in and around"; and
10	(ii) by striking "paragraphs (1)
11	through (7)" and inserting "paragraphs
12	(1) through (10)"; and
13	(B) in paragraph (2), by striking "drug-re-
14	lated" and inserting "criminal".
15	(e) Grant Procedures.—Section 5125 of the Anti-
16	Drug Abuse Act of 1988 (42 U.S.C. 11904) is amended
17	to read as follows:
18	"SEC. 5125. GRANT PROCEDURES.
19	"(a) PHA's With 250 or More Units.—
20	"(1) Grants.—In each fiscal year, the Sec-
21	retary shall make a grant under this chapter from
22	any amounts available under section 5131(b)(1) for
23	the fiscal year to each of the following public hous-
24	ing agencies:

1	"(A) New APPLICANTS.—Each public
2	housing agency that owns or operates 250 or
3	more public housing dwelling units and has—
4	"(i) submitted an application to the
5	Secretary for a grant for such fiscal year,
6	which includes a 5-year crime deterrence
7	and reduction plan under paragraph (2);
8	and
9	"(ii) had such application and plan
10	approved by the Secretary.
11	"(B) Renewals.—Each public housing
12	agency that owns or operates 250 or more pub-
13	lie housing dwelling units and for which—
14	"(i) a grant was made under this
15	chapter for the preceding Federal fiscal
16	<del>year;</del>
17	"(ii) the term of the 5-year crime de-
18	terrence and reduction plan applicable to
19	such grant includes the fiscal year for
20	which the grant under this subsection is to
21	be made; and
22	"(iii) the Secretary has determined,
23	pursuant to a performance review under
24	paragraph (4), that during the preceding
25	fiscal year the agency has substantially ful-

1 filled the requirements under subpara-2 graphs (A) and (B) of paragraph (4).

> Notwithstanding subparagraphs (A) and (B), the Secretary may make a grant under this chapter to a public housing agency that owns or operates 250 or more public housing dwelling units only if the agency includes in the application for the grant information that demonstrates, to the satisfaction of the Secretary, that the agency has a need for the grant amounts based on generally recognized crime statistics showing that (I) the erime rate for the public housing developments of the agency (or the immediate neighborhoods in which such developments are located) is higher than the crime rate for the jurisdiction in which the agency operates, (II) the crime rate for the developments (or such neighborhoods) is increasing over a period of sufficient duration to indicate a general trend, or (III) the operation of the program under this chapter substantially contributes to the reduction of crime.

> "(2) 5-YEAR CRIME DETERRENCE AND REDUC-TION PLAN.—Each application for a grant under this subsection shall contain a 5-year crime deterrence and reduction plan. The plan shall be developed with the participation of residents and appro-

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1	priate law enforcement officials. The plan shall de-
2	scribe, for the public housing agency submitting the
3	<del>plan</del>
4	"(A) the nature of the crime problem in
5	public housing owned or operated by the public
6	housing agency;
7	"(B) the building or buildings of the public
8	housing agency affected by the crime problem;
9	"(C) the impact of the crime problem on
10	residents of such building or buildings; and
11	"(D) the actions to be taken during the
12	term of the plan to reduce and deter such
13	erime, which shall include actions involving resi-
14	dents, law enforcement, and service providers.
15	The term of a plan shall be the period consisting of
16	5 consecutive fiscal years, which begins with the first
17	fiscal year for which funding under this chapter is
18	provided to earry out the plan.
19	"(3) Amount.—In any fiscal year, the amount
20	of the grant for a public housing agency receiving a
21	grant pursuant to paragraph (1) shall be the
22	amount that bears the same ratio to the total
23	amount made available under section 5131(b)(1) as
24	the total number of public dwelling units owned or
25	operated by such agency bears to the total number

1	of dwelling units owned or operated by all public
2	housing agencies that own or operate 250 or more
3	public housing dwelling units that are approved for
4	such fiscal year.
5	"(4) Performance Review.—For each fiscal
6	year, the Secretary shall conduct a performance re-
7	view of the activities carried out by each public
8	housing agency receiving a grant pursuant to this
9	subsection to determine whether the agency—
10	"(A) has carried out such activities in a
11	timely manner and in accordance with its 5-
12	year crime deterrence and reduction plan; and
13	"(B) has a continuing capacity to carry
14	out such plan in a timely manner.
15	"(5) Submission of Applications.—The Sec-
16	retary shall establish such deadlines and require-
17	ments for submission of applications under this sub-
18	section.
19	"(6) REVIEW AND DETERMINATION.—The Sec-
20	retary shall review each application submitted under
21	this subsection upon submission and shall approve
22	the application unless the application and the 5-year
23	crime deterrence and reduction plan are inconsistent

with the purposes of this chapter or any require-

ments established by the Secretary or the informa-

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tion in the application or plan is not substantially complete. Upon approving or determining not to approve an application and plan submitted under this subsection, the Secretary shall notify the public housing agency submitting the application and plan of such approval or disapproval.

"(7) DISAPPROVAL OF APPLICATIONS.—If the Secretary notifies an agency that the application and plan of the agency is not approved, not later than the expiration of the 15-day period beginning upon such notice of disapproval, the Secretary shall also notify the agency, in writing, of the reasons for the disapproval, the actions that the agency could take to comply with the criteria for approval, and the deadlines for such actions.

"(8) Failure to approve or disapprove.—
If the Secretary fails to notify an agency of approval or disapproval of an application and plan submitted under this subsection before the expiration of the 60-day period beginning upon the submission of the plan or fails to provide notice under paragraph (7) within the 15-day period under such paragraph to an agency whose application has been disapproved, the application and plan shall be considered to have been approved for purposes of this section.

1 "(b) PHA's WITH FEWER THAN 250 UNITS AND

2 Owners of Federally Assisted Low-Income Hous-

3 <del>ING.</del>

"(1) APPLICATIONS AND PLANS.—To be eligible to receive a grant under this chapter, a public housing agency that owns or operates fewer than 250 public housing dwelling units or an owner of federally assisted low-income housing shall submit an application to the Secretary at such time, in such manner, and accompanied by such additional information as the Secretary may require. The application shall include a plan for addressing the problem of crime in and around the housing for which the application is submitted, describing in detail activities to be conducted during the fiscal year for which the grant is requested.

"(2) Grants for PHA's with fewer than 250 UNITS.—In each fiscal year the Secretary may, to the extent amounts are available under section 5131(b)(2), make grants under this chapter to public housing agencies that own or operate fewer than 250 public housing dwelling units and have submitted applications under paragraph (1) that the Secretary has approved pursuant to the criteria under paragraph (4).

1	"(3) Grants for federally assisted low-
2	INCOME HOUSING.—In each fiscal year the Secretary
3	may, to the extent amounts are available under sec-
4	tion 5131(b)(3), make grants under this chapter to
5	owners of federally assisted low-income housing that
6	have submitted applications under paragraph (1)
7	that the Secretary has approved pursuant to the cri-
8	teria under paragraphs (4) and (5).
9	"(4) Criteria for approval of applica-
10	TIONS.—The Secretary shall determine whether to
11	approve each application under this subsection on
12	the basis of—
13	"(A) the extent of the crime problem in
14	and around the housing for which the applica-
15	tion is made;
16	"(B) the quality of the plan to address the
17	erime problem in the housing for which the ap-
18	plication is made;
19	"(C) the capability of the applicant to
20	earry out the plan; and
21	"(D) the extent to which the tenants of the
22	housing, the local government, local community-
23	based nonprofit organizations, local tenant or-
24	ganizations representing residents of neighbor-
25	ing projects that are owned or assisted by the

1	Secretary, and the local community support and
2	participate in the design and implementation of
3	the activities proposed to be funded under the
4	application.
5	In each fiscal year, the Secretary may give pref-
6	erence to applications under this subsection for
7	housing made by applicants who received a grant for
8	such housing for the preceding fiscal year under this
9	subsection or under the provisions of this chapter as
10	in effect immediately before the date of the enact-
11	ment of the Housing Opportunity and Responsibility
12	Act of 1998.
13	"(5) Additional criteria for federally
14	ASSISTED LOW-INCOME HOUSING.—In addition to
15	the selection criteria under paragraph (4), the Sec-
16	retary may establish other criteria for evaluating ap-
17	plications submitted by owners of federally assisted
18	low-income housing, except that such additional cri-
19	teria shall be designed only to reflect—
20	"(A) relevant differences between the fi-
21	nancial resources and other characteristics of
22	public housing agencies and owners of federally
23	assisted low-income housing; or
24	"(B) relevant differences between the prob-
25	lem of crime in public housing administered by

1	such authorities and the problem of crime in
2	federally assisted low-income housing.".
3	(d) Definitions.—Section 5126 of the Anti-Drug
4	Abuse Act of 1988 (42 U.S.C. 11905) is amended—
5	(1) by striking paragraphs (1) and (2);
6	(2) in paragraph (4)(A), by striking "section"
7	before "221(d)(4)";
8	(3) by redesignating paragraphs (3) and (4) (as
9	so amended) as paragraphs (1) and (2), respectively;
10	and
11	(4) by adding at the end the following new
12	<del>paragraph:</del>
13	"(3) Public Housing Agency.—The term
14	'public housing agency' has the meaning given the
15	term in section 1103 of the Housing Opportunity
16	and Responsibility Act of 1998.".
17	(e) Implementation.—Section 5127 of the Anti-
18	Drug Abuse Act of 1988 (42 U.S.C. 11906) is amended
19	by striking "Cranston-Gonzalez National Affordable
20	Housing Act" and inserting "Housing Opportunity and
21	Responsibility Act of 1998".
22	(f) Reports.—Section 5128 of the Anti-Drug Abuse
23	Act of 1988 (42 U.S.C. 11907) is amended—
24	(1) by striking "drug-related crime in" and in-
25	serting "crime in and around"; and

1	(2) by striking "described in section 5125(a)"
2	and inserting "for the grantee submitted under sub-
3	section (a) or (b) of section 5125, as applicable".
4	(g) Funding and Program Sunset.—Chapter 2 of
5	subtitle C of title V of the Anti-Drug Abuse Act of 1988
6	is amended by striking section 5130 (42 U.S.C. 11909)
7	and inserting the following new section:
8	"SEC. 5130. FUNDING.
9	"(a) AUTHORIZATION OF APPROPRIATIONS.—There
10	are authorized to be appropriated to carry out this chapter
11	\$290,000,000 for each of fiscal years 1998, 1999, 2000,
12	2001, and 2002.
13	"(b) Allocation.—Of any amounts available, or
14	that the Secretary is authorized to use, to carry out this
15	chapter in any fiscal year—
16	"(1) 85 percent shall be available only for as-
17	sistance pursuant to section 5125(a) to public hous-
18	ing agencies that own or operate 250 or more public
19	housing dwelling units;
20	"(2) 10 percent shall be available only for as-
21	sistance pursuant to section 5125(b)(2) to public
22	housing agencies that own or operate fewer than 250
23	public housing dwelling units; and

1	"(3) 5 percent shall be available only for assist-
2	ance to federally assisted low-income housing pursu-
3	ant to section 5125(b)(3).
4	"(c) Retention of Proceeds of Asset Forfeit-
5	URES BY INSPECTOR GENERAL.—Notwithstanding section
6	3302 of title 31, United States Code, or any other provi-
7	sion of law affecting the erediting of collections, the pro-
8	ceeds of forfeiture proceedings and funds transferred to
9	the Office of Inspector General of the Department of
10	Housing and Urban Development, as a participating agen-
11	ey, from the Department of Justice Assets Forfeiture
12	Fund or the Department of the Treasury Forfeiture Fund,
13	as an equitable share from the forfeiture of property in
14	investigations in which the Office of Inspector General
15	participates, shall be deposited to the credit of the Office
16	of Inspector General for Operation Safe Home activities
17	authorized under the Inspector General Act of 1978, as
18	amended, to remain available until expended.".
19	(h) Conforming Amendments.—The table of con-
20	tents in section 5001 of the Anti-Drug Abuse Act of 1988
21	(Public Law 100–690; 102 Stat. 4295) is amended—
22	(1) by striking the item relating to the heading
23	for chapter 2 of subtitle C of title V and inserting
24	the following:

"Chapter 2—Community Partnerships Against Crime";

1	(2) by striking the item relating to section 5122
2	and inserting the following new item:
	"Sec. 5122. Purposes.";
3	(3) by striking the item relating to section 5125
4	and inserting the following new item:
	"Sec. 5125. Grant procedures.";
5	and
6	(4) by striking the item relating to section 5130
7	and inserting the following new item:
	"Sec. 5130. Funding.".
8	(i) TREATMENT OF NOFA.—The cap limiting assist-
9	ance under the Notice of Funding Availability issued by
10	the Department of Housing and Urban Development in
11	the Federal Register of April 8, 1996, shall not apply to
12	a public housing agency within an area designated as a
13	high intensity drug trafficking area under section $1005(e)$
14	of the Anti-Drug Abuse Act of 1988 (21 U.S.C. 1504(e)).
15	(j) EFFECTIVE DATE.—This section and the amend-
16	ments made by this section shall take effect on the date
17	of the enactment of this Act.
18	Subtitle C—Limitations Relating to
19	Occupancy in Federally Assisted
20	Housing
21	SEC. 1641. SCREENING OF APPLICANTS.
22	(a) Ineligibility Because of Eviction.—Any
23	household or member of a household evicted from federally

1	assisted housing (as such term is defined in section 1645)
2	shall not be eligible for federally assisted housing—
3	(1) in the case of eviction by reason of drug-re-
4	lated criminal activity, for a period of not less than
5	3 years that begins on the date of such eviction, un-
6	less the evicted member of the household successfully
7	completes a rehabilitation program; and
8	(2) in the case of an eviction for other serious
9	violations of the terms or conditions of the lease, for
10	a reasonable period of time, as determined by the
11	public housing agency or owner of the federally as-
12	sisted housing, as applicable.
13	The requirements of paragraphs (1) and (2) may be
14	waived if the circumstances leading to eviction no longer
15	exist.
16	(b) INELIGIBILITY OF ILLEGAL DRUG USERS AND
17	Alcohol Users.—
18	(1) In General.—Notwithstanding any other
19	provision of law, a public housing agency or an
20	owner of federally assisted housing, or both, as de-
21	termined by the Secretary, shall establish standards
22	that prohibit admission to the program or admission
23	to federally assisted housing for any household with
24	<del>a member</del>

1	(A) who the public housing agency or
2	owner determines is engaging in the illegal use
3	of a controlled substance; or
4	(B) with respect to whom the public hous-
5	ing agency or owner determines that it has rea-
6	sonable cause to believe that such household
7	member's illegal use (or pattern of illegal use)
8	of a controlled substance, or abuse (or pattern
9	of abuse) of alcohol, would interfere with the
10	health, safety, or right to peaceful enjoyment of
11	the premises by other residents.
12	(2) Consideration of Rehabilitation.—In
13	determining whether, pursuant to paragraph (1)(B),
14	to deny admission to the program or to federally as-
15	sisted housing to any household based on a pattern
16	of illegal use of a controlled substance or a pattern
17	of abuse of alcohol by a household member, a public
18	housing agency or an owner may consider whether
19	such household member—
20	(A) has successfully completed an accred-
21	ited drug or alcohol rehabilitation program (as
22	applicable) and is no longer engaging in the ille-
23	gal use of a controlled substance or abuse of al-

echol (as applicable);

1	(B) has otherwise been rehabilitated suc-
2	cessfully and is no longer engaging in the illegal
3	use of a controlled substance or abuse of alco-
4	hol (as applicable); or
5	(C) is participating in an accredited drug
6	or alcohol rehabilitation program (as applicable)
7	and is no longer engaging in the illegal use of
8	a controlled substance or abuse of alcohol (as
9	applicable).
10	(c) Ineligibility of Sexually Violent Preda-
11	TORS FOR ADMISSION TO PUBLIC HOUSING.—
12	(1) In General.—Notwithstanding any other
13	provision of law, a public housing agency shall pro-
14	hibit admission to public housing for any household
15	that includes any individual who is a sexually violent
16	<del>predator.</del>
17	(2) SEXUALLY VIOLENT PREDATOR.—For pur-
18	poses of this subsection, the term "sexually violent
19	predator" means an individual who—
20	(A) is a sexually violent predator (as such
21	term is defined in section 170101(a)(3) of such
22	Act); and
23	(B) is subject to a registration requirement
24	under section $170101(a)(1)(B)$ or $170102(e)$ of
25	the Violent Crime Control and Law Enforce-

1	ment Act of 1994 (42 U.S.C. 14071(a)(1)(B),
2	14072(e)), as provided under section
3	170101(b)(6)(B) or $170102(d)(2)$ , respectively,
4	of such Act.
5	(d) Authority To Deny Admission to Criminal
6	Offenders.—Except as provided in subsections (a), (b),
7	and (e) and in addition to any other authority to screen
8	applicants, in selecting among applicants for admission to
9	the program or to federally assisted housing, if the public
10	housing agency or owner of such housing (as applicable)
11	determines that an applicant or any member of the appli-
12	eant's household is or was, during a reasonable time pre-
13	ceding the date when the applicant household would other-
14	wise be selected for admission, engaged in any criminal
15	activity (including drug-related criminal activity), the pub-
16	lie housing agency or owner may—
17	(1) deny such applicant admission to the pro-
18	gram or to federally assisted housing;
19	(2) consider the applicant (for purposes of any
20	waiting list) as not having applied for the program
21	or such housing; and
22	(3) after the expiration of the reasonable period
23	beginning upon such activity, require the applicant,
24	as a condition of admission to the program or to
25	federally assisted housing to submit to the public

- 1 housing agency or owner evidence sufficient (as the
- 2 Secretary shall by regulation provide) to ensure that
- 3 the individual or individuals in the applicant's house-
- 4 hold who engaged in criminal activity for which de-
- 5 mial was made under paragraph (1) have not en-
- 6 gaged in any criminal activity during such reason-
- 7 able period.
- 8 (e) Authority To Require Access to Criminal
- 9 Records.—A public housing agency and an owner of fed-
- 10 erally assisted housing may require, as a condition of pro-
- 11 viding admission to the program or admission to or occu-
- 12 pancy in federally assisted housing, that each adult mem-
- 13 ber of the household provide a signed, written authoriza-
- 14 tion for the public housing agency to obtain the records
- 15 described in section 1644(a) regarding such member of the
- 16 household from the National Crime Information Center,
- 17 police departments, other law enforcement agencies, and
- 18 State registration agencies referred to in such section. In
- 19 the case of an owner of federally assisted housing that is
- 20 not a public housing agency, the owner shall request the
- 21 public housing agency having jurisdiction over the area
- 22 within which the housing is located to obtain the records
- 23 pursuant to section 1644.
- 24 (f) Admission Based on Disability.—

1	(1) In General.—Notwithstanding any other
2	provision of law, for purposes of determining eligi-
3	bility for admission to federally assisted housing, a
4	person shall not be considered to have a disability or
5	a handicap solely because of the prior or current ille-
6	gal use of a controlled substance (as defined in sec-
7	tion 102 of the Controlled Substances Act) or solely
8	by reason of the prior or current use of alcohol.
9	(2) Continued occupancy.—This subsection
10	may not be construed to prohibit the continued occu-
11	pancy of any person who is a resident in assisted
12	housing on the effective date of this division.
12	SEC. 1642. TERMINATION OF TENANCY AND ASSISTANCE
13	SEC. 1042; TERMINATION OF TENANOT AND ASSISTANCE
13	FOR ILLEGAL DRUG USERS AND ALCOHOL
14	FOR ILLEGAL DRUG USERS AND ALCOHOL
14 15	FOR ILLEGAL DRUG USERS AND ALCOHOL ABUSERS.
14 15 16 17	FOR ILLEGAL DRUG USERS AND ALCOHOL  ABUSERS.  Notwithstanding any other provision of law, a public
14 15 16 17 18	FOR ILLEGAL DRUG USERS AND ALCOHOL ABUSERS.  Notwithstanding any other provision of law, a public housing agency or an owner of federally assisted housing
14 15 16 17 18	FOR ILLEGAL DRUG USERS AND ALCOHOL ABUSERS.  Notwithstanding any other provision of law, a public housing agency or an owner of federally assisted housing (as applicable), shall establish standards or lease provi-
14 15 16 17 18 19 20	FOR ILLEGAL DRUG USERS AND ALCOHOL ABUSERS.  Notwithstanding any other provision of law, a public housing agency or an owner of federally assisted housing (as applicable), shall establish standards or lease provisions for continued assistance or occupancy in federally
14 15 16 17 18 19 20	ABUSERS.  Notwithstanding any other provision of law, a public housing agency or an owner of federally assisted housing (as applicable), shall establish standards or lease provisions for continued assistance or occupancy in federally assisted housing that allow the agency or owner (as applicable).
14 15 16 17 18 19 20 21	ABUSERS.  Notwithstanding any other provision of law, a public housing agency or an owner of federally assisted housing (as applicable), shall establish standards or lease provisions for continued assistance or occupancy in federally assisted housing that allow the agency or owner (as applicable) to terminate the tenancy or assistance for any
14 15 16 17 18 19 20 21	ABUSERS.  Notwithstanding any other provision of law, a public housing agency or an owner of federally assisted housing (as applicable), shall establish standards or lease provisions for continued assistance or occupancy in federally assisted housing that allow the agency or owner (as applicable) to terminate the tenancy or assistance for any household with a member—

1	(2) whose illegal use of a controlled substance,
2	or whose abuse of alcohol, is determined by the pub-
3	lie housing agency or owner to interfere with the
4	health, safety, or right to peaceful enjoyment of the
5	premises by other residents.
6	SEC. 1643. LEASE REQUIREMENTS.
7	In addition to any other applicable lease require-
8	ments, each lease for a dwelling unit in federally assisted
9	housing shall provide that—
10	(1) the owner may not terminate the tenancy
11	except for violation of the terms or conditions of the
12	lease, violation of applicable Federal, State, or local
13	law, or for other good cause; and
14	(2) grounds for termination of tenancy shall in-
15	elude any criminal or other activity, engaged in by
16	the tenant, any member of the tenant's household,
17	any guest, or any other person under the control of
18	the household, that—
19	(A) threatens the health or safety of, or
20	right to peaceful enjoyment of the premises by,
21	other tenant or employees of the owner or other
22	manager of the housing;
23	(B) threatens the health or safety of, or
24	right to peaceful enjoyment of their premises

1	by, persons residing in the immediate vicinity of
2	the premises; or

3 (C) with respect only to activity engaged in
4 by the tenant or any member of the tenant's
5 household, is criminal activity on or off the
6 premises.

# 7 SEC. 1644. AVAILABILITY OF CRIMINAL RECORDS FOR TEN-

## 8 ANT SCREENING AND EVICTION.

## (a) IN GENERAL.

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(1) Criminal conviction information.— Notwithstanding any other provision of law other than paragraphs (3) and (4), upon the request of a public housing agency, the National Crime Information Center, a police department, and any other law enforcement agency shall provide to the public housing agency information regarding the criminal conviction records of an adult applicant for, or tenants of, federally assisted housing for purposes of applicant screening, lease enforcement, and eviction, but only if the public housing agency requests such information and presents to such Center, department, or agency a written authorization, signed by such applicant, for the release of such information to the public housing agency or other owner of the federally assisted housing.

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(2) Information regarding crimes against CHILDREN AND SEXUALLY VIOLENT PREDATORS.-Notwithstanding any other provision of law other than paragraphs (3) and (4), upon the request of a public housing agency, the Federal Bureau of Investigation, a State law enforcement agency designated as a registration agency under a State registration program under subtitle A of title XVII of the Violent Crime Control and Law Enforcement Act of 1994 (42 U.S.C. 14071), and any local law enforcement agency authorized by the State agency shall provide to a public housing agency the information collected under the national database established pursuant to section 170102 of such Act or such State registration program, as applicable, regarding an adult applicant for, or tenant of, federally assisted housing for purposes of applicant screening, lease enforcement, and eviction, but only if the publie housing agency requests such information and presents to such State registration agency or other local law enforcement agency a written authorization, signed by such applicant, for the release of such information to the public housing agency or other owner of the federally assisted housing.

1	(3) Delayed effective date for owners
2	OTHER THAN PHA'S.—The provisions of paragraphs
3	(1) and (2) authorizing obtaining information for
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	owners of federally assisted housing other than pub-
5	lie housing agencies shall not take effect before—
6	(A) the expiration of the 1-year period be-
7	ginning on the date of enactment of this Act;
8	and
9	(B) the Secretary and the Attorney Gen-
10	eral of the United States have determined that
11	access to such information is feasible for such
12	owners and have provided for the terms of re-
13	lease of such information to owners.
14	(4) Exception.—The information provided
15	under paragraphs (1), (2), and (3) shall include in-
16	formation regarding any criminal conviction of a ju-
17	venile only to the extent that the release of such in-
18	formation is authorized under the law of the applica-
19	ble State, tribe, or locality.
20	(b) Confidentiality.—A public housing agency or
21	owner receiving information under this section may use
22	such information only for the purposes provided in this
23	section and such information may not be disclosed to any
24	person who is not an officer, employee, or authorized rep-

25 resentative of the agency or owner and who has a job-

- 1 related need to have access to the information in connec-
- 2 tion with admission of applicants, eviction of tenants, or
- 3 termination of assistance. For judicial eviction proceed-
- 4 ings, disclosures may be made to the extent necessary. The
- 5 Secretary shall, by regulation, establish procedures nec-
- 6 essary to ensure that information provided under this sec-
- 7 tion to a public housing agency or owner is used, and con-
- 8 fidentiality of such information is maintained, as required
- 9 under this section.
- 10 (e) Opportunity to Dispute.—Before an adverse
- 11 action is taken with regard to assistance for federally as-
- 12 sisted housing on the basis of a criminal record (including
- 13 on the basis that an individual is a sexually violent preda-
- 14 tor, pursuant to section 1641(e)), the public housing agen-
- 15 ey or owner shall provide the tenant or applicant with a
- 16 copy of the criminal record and an opportunity to dispute
- 17 the accuracy and relevance of that record.
- 18 (d) Fee.—A public housing agency may be charged
- 19 a reasonable fee for information provided under subsection
- 20 (a). A public housing agency may require an owner of fed-
- 21 erally assisted housing (that is not a public housing agen-
- 22 ev) to pay such fee for any information that the agency
- 23 acquires for the owner pursuant to section 1641(e) and
- 24 subsection (a) of this section.

- 1 (e) RECORDS MANAGEMENT.—Each public housing
- 2 agency and owner of federally assisted housing that re-
- 3 ceives criminal record information pursuant to this section
- 4 shall establish and implement a system of records manage-
- 5 ment that ensures that any criminal record received by
- 6 the agency or owner is—
- 7 (1) maintained confidentially;
- 8 (2) not misused or improperly disseminated;
- 9 and
- 10 (3) destroyed in a timely fashion, once the pur-
- 11 pose for which the record was requested has been
- 12 accomplished.
- 13 (f) PENALTY.—Any person who knowingly and will-
- 14 fully requests or obtains any information concerning an
- 15 applicant for, or tenant of, federally assisted housing pur-
- 16 suant to the authority under this section under false pre-
- 17 tenses, or any person who knowingly and willfully discloses
- 18 any such information in any manner to any individual not
- 19 entitled under any law to receive it, shall be guilty of a
- 20 misdemeanor and fined not more than \$5,000. The term
- 21 "person" as used in this subsection shall include an offi-
- 22 cer, employee, or authorized representative of any public
- 23 housing agency or owner.
- 24 (g) Civil Action.—Any applicant for, or tenant of,
- 25 federally assisted housing affected by: (1) a negligent or

- 1 knowing disclosure of information referred to in this sec-
- 2 tion about such person by an officer, employee, or author-
- 3 ized representative of any public housing agency or owner
- 4 of federally assisted housing, which disclosure is not au-
- 5 thorized by this section; or (2) any other negligent or
- 6 knowing action that is inconsistent with this section, may
- 7 bring a civil action for damages and such other relief as
- 8 may be appropriate against any public housing agency or
- 9 owner responsible for such unauthorized action. The dis-
- 10 trict court of the United States in the district in which
- 11 the affected applicant or tenant resides, in which such un-
- 12 authorized action occurred, or in which the officer, em-
- 13 ployee, or representative alleged to be responsible for any
- 14 such unauthorized action resides, shall have jurisdiction
- 15 in such matters. Appropriate relief that may be ordered
- 16 by such district courts shall include reasonable attorney's
- 17 fees and other litigation costs.
- 18 (h) DEFINITION.—For purposes of this section, the
- 19 term "adult" means a person who is 18 years of age or
- 20 older, or who has been convicted of a crime as an adult
- 21 under any Federal, State, or tribal law.
- 22 SEC. 1645, DEFINITIONS.
- 23 For purposes of this subtitle, the following definitions
- 24 shall apply:

1	(1) FEDERALLY ASSISTED HOUSING.—The
2	term "federally assisted housing" means a dwelling
3	<del>unit—</del>
4	(A) in public housing (as such term is de-
5	fined in section 1102);
6	(B) assisted with choice-based housing as-
7	sistance under title XIII;
8	(C) in housing that is provided project-
9	based assistance under section 8 of the United
10	States Housing Act of 1937 (as in effect before
11	the effective date of the repeal under section
12	1601(b) of this Act) or pursuant to section
13	1601(f) of this Act, including new construction
14	and substantial rehabilitation projects;
15	(D) in housing that is assisted under sec-
16	tion 202 of the Housing Act of 1959 (as
17	amended by section 801 of the Cranston-Gon-
18	zalez National Affordable Housing Act);
19	(E) in housing that is assisted under sec-
20	tion 202 of the Housing Act of 1959, as such
21	section existed before the enactment of the
22	Cranston-Gonzalez National Affordable Hous-
23	ing Act;

(F) in housing that is assisted under sec-

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2	tion 811 of the Cranston-Gonzalez National Af-
3	fordable Housing Act;
4	(G) in housing financed by a loan or mort-
5	gage insured under section 221(d)(3) of the
6	National Housing Act that bears interest at a
7	rate determined under the proviso of section
8	221(d)(5) of such Act;
9	(H) in housing insured, assisted, or held
10	by the Secretary or a State or State agency
11	under section 236 of the National Housing Act
12	and
13	(I) in housing assisted under section 515
14	of the Housing Act of 1949.
15	(2) OWNER.—The term "owner" means, with
16	respect to federally assisted housing, the entity or
17	private person (including a cooperative or public
18	housing agency) that has the legal right to lease or
19	sublease dwelling units in such housing.
20	TITLE XVII—AFFORDABLE HOUS-
21	ING AND MISCELLANEOUS
22	PROVISIONS
23	SEC. 1701. RURAL HOUSING ASSISTANCE.
24	The last sentence of section 520 of the Housing Act
25	of 1949 (42 U.S.C. 1490) is amended by inserting before

- 1 the period the following: ", and the city of Altus, Okla-
- 2 homa, shall be considered a rural area for purposes of this
- 3 title until the receipt of data from the decennial census
- 4 in the year 2000".

#### 5 SEC. 1702. TREATMENT OF OCCUPANCY STANDARDS.

- 6 The Secretary of Housing and Urban Development
- 7 shall not directly or indirectly establish a national occu-
- 8 pancy standard.

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#### 9 SEC. 1703. IMPLEMENTATION OF PLAN.

# 10 (a) Implementation.—

- (1) IN GENERAL.—Not later than 120 days after the date of the enactment of this Act, the Secretary shall implement the Ida Barbour Revitalization Plan of the City of Portsmouth, Virginia, in a manner consistent with existing limitations under law.
- (2) Waivers.—In earrying out paragraph (1), the Secretary shall consider and make any waivers to existing regulations and other requirements consistent with the plan described in paragraph (1) to enable timely implementation of such plan, except that generally applicable regulations and other requirements governing the award of funding under programs for which assistance is applied for in connection with such plan shall apply.

1	(b) REPORT.—
2	(1) In GENERAL.—Not later than 1 year after
3	the date of the enactment of this Act and annually
4	thereafter through the year 2000, the city described
5	in subsection (a)(1) shall submit a report to the Sec
6	retary on progress in implementing the plan de
7	scribed in that subsection.
8	(2) Contents.—Each report submitted under
9	this subsection shall include—
10	(A) quantifiable measures revealing the in
11	erease in homeowners, employment, tax base
12	voucher allocation, leverage ratio of funds, im
13	pact on and compliance with the consolidated
14	plan of the city;
15	(B) identification of regulatory and statu
16	tory obstacles that—
17	(i) have caused or are causing unnec
18	essary delays in the successful implementa
19	tion of the consolidated plan; or
20	(ii) are contributing to unnecessary
21	costs associated with the revitalization; and
22	(C) any other information that the Sec
23	retary considers to be appropriate.

1	SEC. 1704. INCOME ELIGIBILITY FOR HOME AND CDBG PRO-
2	GRAMS.
3	(a) Home Investment Partnerships.—The Cran-
4	ston-Gonzalez National Affordable Housing Act is amend-
5	ed as follows:
6	(1) Definitions.—In section $104(10)$ $(42)$
7	U.S.C. 12704(10))—
8	(A) by striking "income eeilings higher or
9	lower" and inserting "an income ceiling high-
10	er'';
11	(B) by striking "variations are" and in-
12	serting "variation is"; and
13	(C) by striking "high or".
14	(2) Income targeting.—In section $214(1)(A)$
15	(42 U.S.C. 12744(1)(A))—
16	(A) by striking "income ceilings higher or
17	lower" and inserting "an income eciling high-
18	er'';
19	(B) by striking "variations are" and in-
20	serting "variation is"; and
21	(C) by striking "high or".
22	(3) Rent limits.—In section $215(a)(1)(A)$ (42)
23	U.S.C. 12745(a)(1)(A))
24	(A) by striking "income ceilings higher or
25	lower" and inserting "an income eeiling high-
26	or".

1	(B) by striking "variations are" and in-
2	serting "variation is"; and
3	(C) by striking "high or".
4	(b) CDBG.—Section 102(a)(20) of the Housing and
5	Community Development Act of 1974 (42 U.S.C.
6	5302(a)(20)) is amended by striking subparagraph (B)
7	and inserting the following new subparagraph:
8	"(B) The Secretary may—
9	"(i) with respect to any reference in sub-
10	paragraph (A) to 50 percent of the median in-
11	come of the area involved, establish percentages
12	of median income for any area that are higher
13	or lower than 50 percent if the Secretary finds
14	such variations to be necessary because of un-
15	usually high or low family incomes in such area;
16	and
17	"(ii) with respect to any reference in sub-
18	paragraph (A) to 80 percent of the median in-
19	come of the area involved, establish a percent-
20	age of median income for any area that is high-
21	er than 80 percent if the Secretary finds such
22	variation to be necessary because of unusually
23	low family incomes in such area."

1	SEC. 1705. PROHIBITION OF USE OF CDBG GRANTS FOR EM-
2	PLOYMENT RELOCATION ACTIVITIES.
3	Section 105 of the Housing and Community Develop-
4	ment Act of 1974 (42 U.S.C. 5305) is amended by adding
5	at the end the following new subsection:
6	"(h) Prohibition of Use of Assistance for Em-
7	PLOYMENT RELOCATION ACTIVITIES.—Notwithstanding
8	any other provision of law, no amount from a grant under
9	section 106 made in fiscal year 1997 or any succeeding
10	fiscal year may be used for any activity (including any in-
11	frastructure improvement) that is intended, or is likely,
12	to facilitate the relocation or expansion of any industrial
13	or commercial plant, facility, or operation, from one area
14	to another area, if the relocation or expansion will result
15	in a loss of employment in the area from which the reloca-
16	tion or expansion occurs.".
17	SEC. 1706. REGIONAL COOPERATION UNDER CDBG ECO-
18	NOMIC DEVELOPMENT INITIATIVE.
19	Section $108(q)(4)$ (42 U.S.C. $5308(q)(4)$ ) of the
20	Housing and Community Development Act of 1974 is
21	amended—
22	(1) by striking "and" after the semicolon in
23	subparagraph (C);
24	(2) by redesignating subparagraph (D) as sub-
25	paragraph (E); and

1	(3) by inserting after subparagraph (C) the fol-
2	<del>lowing:</del>
3	"(D) when applicable as determined by the
4	Secretary, the extent of regional cooperation
5	demonstrated by the proposed plan; and".
6	SEC. 1707. USE OF AMERICAN PRODUCTS.
7	(a) Purchase of American-Made Equipment
8	AND PRODUCTS.—It is the sense of the Congress that, to
9	the greatest extent practicable, all equipment and products
10	purchased with funds made available in this division
11	should be American made.
12	(b) Notice Requirement.—In providing financial
13	assistance to, or entering into any contract with, any en-
14	tity using funds made available in this division, the head
15	of each Federal agency, to the greatest extent practicable,
16	shall provide to such entity a notice describing the state-
17	ment made in subsection (a) by the Congress.
18	SEC. 1708. CONSULTATION WITH AFFECTED AREAS IN SET-
19	TLEMENT OF LITIGATION.
20	In negotiating any settlement of, or consent decree
21	for, any litigation regarding public housing or rental as-
22	sistance (under title XIII of this Act or the United States
23	Housing Act of 1937, as in effect before the effective date
24	of the repeal under section 1601(b) of this Act) that in-
25	volves the Secretary and any public housing agency or any

- 1 unit of general local government, the Secretary shall con-
- 2 sult with any units of general local government and public
- 3 housing agencies having jurisdictions that are adjacent to
- 4 the jurisdiction of the public housing agency involved.
- 5 SEC. 1709. TREATMENT OF PHA REPAYMENT AGREEMENT.
- 6 (a) Limitation on Secretary.—During the 2-year
- 7 period beginning on the date of the enactment of this Act,
- 8 if the Housing Authority of the City of Las Vegas, Ne-
- 9 vada, is otherwise in compliance with the Repayment Lien
- 10 Agreement and Repayment Plan approved by the Sec-
- 11 retary on February 12, 1997, the Secretary of Housing
- 12 and Urban Development shall not take any action that has
- 13 the effect of reducing the inventory of senior citizen hous-
- 14 ing owned by such housing authority that does not receive
- 15 assistance from the Department of Housing and Urban
- 16 Development.
- 17 (b) ALTERNATIVE REPAYMENT OPTIONS.—During
- 18 the period referred to in subsection (a), the Secretary shall
- 19 assist the housing authority referred to in such subsection
- 20 to identify alternative repayment options to the plan re-
- 21 ferred to in such subsection and to execute an amended
- 22 repayment plan that will not adversely affect the housing
- 23 referred to in such subsection.
- 24 (e) Rule of Construction.—This section may not
- 25 be construed to alter—

1	(1) any lien held by the Secretary pursuant to
2	the agreement referred to in subsection (a); or
3	(2) the obligation of the housing authority re-
4	ferred to in subsection (a) to close all remaining
5	items contained in the Inspector General audits
6	numbered 89 SF 1004 (issued January 20, 1989),
7	93 SF 1801 (issued October 30, 1993), and 96 SF
8	1002 (issued February 23, 1996).
9	SEC. 1710. USE OF ASSISTED HOUSING BY ALIENS.
10	Section 214 of the Housing and Community Develop-
11	ment Act of 1980 (42 U.S.C. 1436a) is amended—
12	(1) in subsection $(b)(2)$ , by striking "Secretary
13	of Housing and Urban Development" and inserting
14	"applicable Secretary";
15	(2) in subsection $(e)(1)(B)$ , by moving clauses
16	(ii) and (iii) 2 ems to the left;
17	(3) in subsection (d)—
18	(A) in paragraph $(1)(A)$ —
19	(i) by striking "Secretary of Housing
20	and Urban Development" and inserting
21	"applicable Secretary"; and
22	(ii) by striking "the Secretary" and
23	inserting "the applicable Secretary";
24	(B) in paragraph (2), in the matter follow-
25	ing subparagraph (B)—

1	(i) by inserting "applicable" before
2	"Secretary"; and
3	(ii) by moving such matter (as so
4	amended by clause (i)) 2 ems to the right;
5	(C) in paragraph (4)(B)(ii), by inserting
6	"applicable" before "Secretary";
7	(D) in paragraph (5), by striking "the Sec-
8	retary" and inserting "the applicable Sec-
9	retary"; and
10	(E) in paragraph (6), by inserting "appli-
11	cable" before "Secretary";
12	(4) in subsection (h) (as added by section 576
13	of the Illegal Immigration Reform and Immigrant
14	Responsibility Act of 1996 (division C of Public Law
15	<del>104–208)) – </del>
16	(A) in paragraph (1)—
17	(i) by striking "Except in the case of
18	an election under paragraph $(2)(\Lambda)$ , no"
19	and inserting "No";
20	(ii) by striking "this section" and in-
21	serting "subsection (d)"; and
22	(iii) by inserting "applicable" before
23	"Secretary"; and
24	(B) in paragraph (2)—

1	(i) by striking subparagraph (A) and
2	inserting the following new subparagraph:
3	"(A) may, notwithstanding paragraph (1)
4	of this subsection, elect not to affirmatively es-
5	tablish and verify eligibility before providing fi-
6	nancial assistance"; and
7	(ii) in subparagraph (B), by striking
8	"in complying with this section" and in-
9	serting "in earrying out subsection (d)";
10	and
11	(5) by redesignating subsection (h) (as amended
12	by paragraph (4)) as subsection (i).
10	CEC 1511 DROWEGGION OF CENTOR HOMEOWNERS INDER
13	SEC. 1711. PROTECTION OF SENIOR HOMEOWNERS UNDER
13 14	REVERSE MORTGAGE PROGRAM.
14 15	REVERSE MORTGAGE PROGRAM.
14 15 16	REVERSE MORTGAGE PROGRAM.  (a) DISCLOSURE REQUIREMENTS; PROHIBITION OF
14 15 16 17	REVERSE MORTGAGE PROGRAM.  (a) DISCLOSURE REQUIREMENTS; PROHIBITION OF FUNDING OF UNNECESSARY OR EXCESSIVE COSTS.—Sec-
14 15 16 17	REVERSE MORTGAGE PROGRAM.  (a) DISCLOSURE REQUIREMENTS; PROHIBITION OF FUNDING OF UNNECESSARY OR EXCESSIVE COSTS.—Section 255(d) of the National Housing Act (12 U.S.C.
14 15 16 17	REVERSE MORTGAGE PROGRAM.  (a) DISCLOSURE REQUIREMENTS; PROHIBITION OF FUNDING OF UNNECESSARY OR EXCESSIVE COSTS.—Section 255(d) of the National Housing Act (12 U.S.C. 1715z-20(d)) is amended—
114 115 116 117 118	REVERSE MORTGAGE PROGRAM.  (a) DISCLOSURE REQUIREMENTS; PROHIBITION OF FUNDING OF UNNECESSARY OR EXCESSIVE COSTS.—Section 255(d) of the National Housing Act (12 U.S.C. 1715z-20(d)) is amended—  (1) in paragraph (2)—
14 15 16 17 18 19 20	REVERSE MORTGAGE PROGRAM.  (a) DISCLOSURE REQUIREMENTS; PROHIBITION OF FUNDING OF UNNECESSARY OR EXCESSIVE COSTS.—Section 255(d) of the National Housing Act (12 U.S.C. 1715z-20(d)) is amended—  (1) in paragraph (2)—  (A) in subparagraph (B), by striking
14 15 16 17 18 19 20 21	REVERSE MORTGAGE PROGRAM.  (a) DISCLOSURE REQUIREMENTS; PROHIBITION OF FUNDING OF UNNECESSARY OR EXCESSIVE COSTS.—Section 255(d) of the National Housing Act (12 U.S.C. 1715z-20(d)) is amended—  (1) in paragraph (2)—  (A) in subparagraph (B), by striking "and" at the end;
14 15 16 17 18 19 20 21	REVERSE MORTGAGE PROGRAM.  (a) DISCLOSURE REQUIREMENTS; PROHIBITION OF FUNDING OF UNNECESSARY OR EXCESSIVE COSTS.—Section 255(d) of the National Housing Act (12 U.S.C. 1715z-20(d)) is amended—  (1) in paragraph (2)—  (A) in subparagraph (B), by striking "and" at the end;  (B) by redesignating subparagraph (C) as

1	"(C) has received full disclosure of all costs
2	to the mortgagor for obtaining the mortgage,
3	including any costs of estate planning, financial
4	advice, or other related services; and";
5	(2) in paragraph (9)(F), by striking "and";
6	(3) in paragraph (10), by striking the period at
7	the end and inserting "; and"; and
8	(4) by adding at the end the following:
9	"(11) have been made with such restrictions as
10	the Secretary determines to be appropriate to ensure
11	that the mortgagor does not fund any unnecessary
12	or excessive costs for obtaining the mortgage, includ-
13	ing any costs of estate planning, financial advice, or
14	other related services; such restrictions shall include
15	a requirement that the mortgagee ask the mortgagor
16	about any fees that the mortgagor has incurred in
17	connection with obtaining the mortgage and a re-
18	quirement that the mortgagee be responsible for en-
19	suring that the disclosures required by subsection
20	(d)(2)(C) are made.".
21	(b) IMPLEMENTATION.—
22	(1) Notice.—The Secretary of Housing and
23	Urban Development shall, by interim notice, imple-
24	ment the amendments made by subsection (a) in an
25	expeditious manner, as determined by the Secretary.

Such notice shall not be effective after the date of the effectiveness of the final regulations issued under paragraph (2) of this subsection.

(2) REGULATIONS.—The Secretary shall, not later than the expiration of the 90-day period beginning on the date of the enactment of this Act, issue final regulations to implement the amendments made by subsection (a). Such regulations shall be issued only after notice and opportunity for public comment pursuant to the provisions of section 553 of title 5, United States Code (notwithstanding subsections (a)(2) and (b)(B) of such section).

## 13 SEC. 1712. CONVERSION OF SECTION 8 TENANT-BASED AS-

14 SISTANCE TO PROJECT-BASED ASSISTANCE

# 15 **IN THE BOROUGH OF TAMAQUA.**

16 For the Tamaqua Highrise project in the Borough 17 of Tamaqua, Pennsylvania, the Secretary of Housing and 18 Urban Development may require the public housing agen-19 ey to convert the tenant-based assistance under section 8 20 of the United States Housing Act of 1937 to project-based 21 rental assistance under section 8(d)(2) of such Act, not-22 withstanding the requirement for rehabilitation or the per-23 centage limitations under section 8(d)(2). The tenant-24 based assistance covered by the preceding sentance shall 25 be the assistance for families who are residing in the

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- 1 project on the date of enactment of this Act and who ini-
- 2 tially received their assistance in connection with the con-
- 3 version of the section 23 leased housing contract for the
- 4 project to tenant-based assistance under section 8 of such
- 5 Act. The Secretary may not take action under this section
- 6 before the expiration of the 30-day period beginning upon
- 7 the submission of a report to the Congress regarding the
- 8 proposed action under this section.

## 9 SEC. 1713. HOUSING COUNSELING.

- 10 (a) Extension of Emergency Homeownership
- 11 Counseling.—Section 106(e)(9) of the Housing and
- 12 Urban Development Act of 1968 (12 U.S.C. 1701x(c)(9))
- 13 is amended by striking "September 30, 1994" and insert-
- 14 ing "September 30, 1999".
- 15 (b) Extension of Prepurchase and Fore-
- 16 closure Prevention Counseling Demonstration.—
- 17 Section 106(d)(13) of the Housing and Urban Develop-
- 18 ment Act of 1968 (12 U.S.C. 1701x(d)(12)) is amended
- 19 by striking "fiscal year 1994" and inserting "fiscal year
- 20 <del>1999".</del>
- 21 (e) Notification of Delinquency on Veterans
- 22 Home Loans.—
- 23 Subparagraph (C) of section 106(e)(5) of the Hous-
- 24 ing and Urban Development Act of 1968 is amended to
- 25 read as follows:

1	"(C) Notification.—Notification under
2	subparagraph (A) shall not be required with re-
3	speet to any loan for which the eligible home-
4	owner pays the amount overdue before the expi-
5	ration of the 45-day period under subparagraph
6	(B)(ii).".
7	SEC. 1714. TRANSFER OF SURPLUS REAL PROPERTY FOR
8	PROVIDING HOUSING FOR LOW- AND MOD-
9	ERATE-INCOME FAMILIES.
10	(a) In General.—Notwithstanding any other provi-
11	sion of law (including the Federal Property and Adminis-
12	trative Services Act of 1949), the property known as 252
13	Seventh Avenue in New York County, New York is author-
14	ized to be conveyed in its existing condition under a public
15	benefit discount to a non-profit organization that has
16	among its purposes providing housing for low-income indi-
17	viduals or families provided, that such property is deter-
18	mined by the Administrator of General Services to be sur-
19	plus to the needs of the Government and provided it is
20	determined by the Secretary of Housing and Urban Devel-
21	opment that such property will be used by such non-profit
22	organization to provide housing for low- and moderate-in-
23	come families or individuals.
24	(b)(1) Public Benefit Discount.—The amount of
25	the public benefit discount available under this section

- 1 shall be 75 percent of the estimated fair market value of
- 2 the property, except that the Secretary may discount by
- 3 a greater percentage if the Secretary, in consultation with
- 4 the Administrator, determines that a higher percentage is
- 5 justified due to any benefit which will accrue to the United
- 6 States from the use of such property for the public pur-
- 7 pose of providing low- and moderate-income housing.
- 8 (2) Reverter.—The Administrator shall require
- 9 that the property be used for at least 30 years for the
- 10 public purpose for which it was originally conveyed, or
- 11 such longer period of time as the Administrator feels nec-
- 12 essary, to protect the Federal interest and to promote the
- 13 public purpose. If this condition is not met, the property
- 14 shall revert to the United States.
- 15 (3) DETERMINATION OF FAIR MARKET VALUE.—
- 16 The Administrator shall determine estimated fair market
- 17 value in accordance with Federal appraisal standards and
- 18 procedures.
- 19 (4) DEPOSIT OF PROCEEDS.—The Administrator of
- 20 General Services shall deposit any proceeds received under
- 21 this subsection in the special account established pursuant
- 22 to section 204(h)(2) of the Federal Property and Adminis-
- 23 trative Services Act of 1949.
- 24 (5) Additional Terms and Conditions.—The Ad-
- 25 ministrator may require such additional terms and condi-

1	tions in connection with the conveyance under subsection
2	(a) as the Administrator considers appropriate to protect
3	the interests of the United States and to accomplish a
4	public purpose.
5	SEC. 1715. EFFECTIVE DATE.
6	This title and the amendments made by this title
7	shall take effect on the date of the enactment of this Act.
8	That the following sums are appropriated, out of any
9	money in the Treasury not otherwise appropriated, for the
10	Departments of Veterans Affairs and Housing and Urban
11	Development, and for sundry independent agencies, com-
12	missions, corporations, and offices for the fiscal year ending
13	September 30, 1999, and for other purposes, namely:
14	TITLE I—DEPARTMENT OF VETERANS AFFAIRS
15	Veterans Benefits Administration
16	COMPENSATION AND PENSIONS
17	(INCLUDING TRANSFERS OF FUNDS)
18	For the payment of compensation benefits to or on be-
19	half of veterans and a pilot program for disability examina-
20	tions as authorized by law (38 U.S.C. 107, chapters 11, 13,
21	18, 51, 53, 55, and 61); pension benefits to or on behalf

22 of veterans as authorized by law (38 U.S.C. chapters 15,

23 51, 53, 55, and 61; 92 Stat. 2508); and burial benefits,

24 emergency and other officers' retirement pay, adjusted-serv-

25 ice credits and certificates, payment of premiums due on

26 commercial life insurance policies guaranteed under the

- 1 provisions of Article IV of the Soldiers' and Sailors' Civil
- 2 Relief Act of 1940, as amended, and for other benefits as
- 3 authorized by law (38 U.S.C. 107, 1312, 1977, and 2106,
- 4 chapters 23, 51, 53, 55, and 61; 50 U.S.C. App. 540-548;
- 5 43 Stat. 122, 123; 45 Stat. 735; 76 Stat. 1198);
- 6 \$21,857,058,000, to remain available until expended: Pro-
- 7 vided, That not to exceed \$24,534,000 of the amount appro-
- 8 priated shall be reimbursed to "General operating expenses"
- 9 and "Medical care" for necessary expenses in implementing
- 10 those provisions authorized in the Omnibus Budget Rec-
- 11 onciliation Act of 1990, and in the Veterans' Benefits Act
- 12 of 1992 (38 U.S.C. chapters 51, 53, and 55), the funding
- 13 source for which is specifically provided as the "Compensa-
- 14 tion and pensions" appropriation: Provided further, That
- 15 such sums as may be earned on an actual qualifying pa-
- 16 tient basis, shall be reimbursed to "Medical facilities revolv-
- 17 ing fund" to augment the funding of individual medical
- 18 facilities for nursing home care provided to pensioners as
- 19 authorized.
- 20 READJUSTMENT BENEFITS
- 21 For the payment of readjustment and rehabilitation
- 22 benefits to or on behalf of veterans as authorized by 38
- 23 U.S.C. chapters 21, 30, 31, 34, 35, 36, 39, 51, 53, 55, and
- 24 61, \$1,175,000,000, to remain available until expended:
- 25 Provided, That funds shall be available to pay any court
- 26 order, court award or any compromise settlement arising

1	from litigation involving the vocational training program
2	authorized by section 18 of Public Law 98–77, as amended.
3	VETERANS INSURANCE AND INDEMNITIES
4	For military and naval insurance, national service life
5	insurance, servicemen's indemnities, service-disabled veter-
6	ans insurance, and veterans mortgage life insurance as au-
7	thorized by 38 U.S.C. chapter 19; 70 Stat. 887; 72 Stat.
8	487, \$46,450,000, to remain available until expended.
9	VETERANS HOUSING BENEFIT PROGRAM FUND PROGRAM
10	ACCOUNT
11	(INCLUDING TRANSFER OF FUNDS)
12	For the cost of direct and guaranteed loans, such sums
13	as may be necessary to carry out the program, as authorized
14	by 38 U.S.C. chapter 37, as amended: Provided, That such
15	costs, including the cost of modifying such loans, shall be
16	as defined in section 502 of the Congressional Budget Act
17	of 1974, as amended: Provided further, That during fiscal
18	year 1999, within the resources available, not to exceed
19	\$300,000 in gross obligations for direct loans are authorized
20	for specially adapted housing loans: Provided further, That
21	during 1999 any moneys that would be otherwise deposited
22	into or paid from the Loan Guaranty Revolving Fund, the
23	Guaranty and Indemnity Fund, or the Direct Loan Revolv-
24	ing Fund shall be deposited into or paid from the Veterans
25	Housing Benefit Program Fund: Provided further, That
26	any balances in the Loan Guaranty Revolving Fund, the

- 1 Guaranty and Indemnity Fund, or the Direct Loan Revolv-
- 2 ing Fund on the effective date of this Act may be transferred
- 3 to and merged with the Veterans Housing Benefit Program
- 4 Fund.
- 5 In addition, for administrative expenses to carry out
- 6 the direct and guaranteed loan programs, \$159,121,000,
- 7 which may be transferred to and merged with the appro-
- 8 priation for "General operating expenses".
- 9 EDUCATION LOAN FUND PROGRAM ACCOUNT
- 10 (Including transfer of funds)
- 11 For the cost of direct loans, \$1,000, as authorized by
- 12 38 U.S.C. 3698, as amended: Provided, That such costs, in-
- 13 cluding the cost of modifying such loans, shall be as defined
- 14 in section 502 of the Congressional Budget Act of 1974, as
- 15 amended: Provided further, That these funds are available
- 16 to subsidize gross obligations for the principal amount of
- 17 direct loans not to exceed \$3,000.
- 18 In addition, for administrative expenses necessary to
- 19 carry out the direct loan program, \$206,000, which may
- 20 be transferred to and merged with the appropriation for
- 21 "General operating expenses".
- 22 VOCATIONAL REHABILITATION LOANS PROGRAM ACCOUNT
- 23 (INCLUDING TRANSFER OF FUNDS)
- 24 For the cost of direct loans, \$55,000, as authorized by
- 25 38 U.S.C. chapter 31, as amended: Provided, That such
- 26 costs, including the cost of modifying such loans, shall be

1	as defined in section 502 of the Congressional Budget Act
2	of 1974, as amended: Provided further, That these funds are
3	available to subsidize gross obligations for the principal
4	amount of direct loans not to exceed \$2,401,000.
5	In addition, for administrative expenses necessary to
6	carry out the direct loan program, \$400,000, which may
7	be transferred to and merged with the appropriation for
8	"General operating expenses".
9	NATIVE AMERICAN VETERAN HOUSING LOAN PROGRAM
10	ACCOUNT
11	(INCLUDING TRANSFER OF FUNDS)
12	For administrative expenses to carry out the direct
13	loan program authorized by 38 U.S.C. chapter 37, sub-
14	chapter V, as amended, \$515,000, which may be transferred
15	to and merged with the appropriation for "General operat-
16	ing expenses".
17	Veterans Health Administration
18	MEDICAL CARE
19	(INCLUDING TRANSFER OF FUNDS)
20	For necessary expenses for the maintenance and oper-
21	ation of hospitals, nursing homes, and domiciliary facili-
22	ties; for furnishing, as authorized by law, inpatient and
23	outpatient care and treatment to beneficiaries of the De-
24	partment of Veterans Affairs, including care and treatment
25	in facilities not under the jurisdiction of the Department;
26	and furnishing recreational facilities, supplies, and equip-

ment; funeral, burial, and other expenses incidental thereto for beneficiaries receiving care in the Department; adminis-3 trative expenses in support of planning, design, project 4 management, real property acquisition and disposition, construction and renovation of any facility under the jurisdiction or for the use of the Department; oversight, engineer-6 ing and architectural activities not charged to project cost; 8 repairing, altering, improving or providing facilities in the several hospitals and homes under the jurisdiction of the 10 Department, not otherwise provided for, either by contract or by the hire of temporary employees and purchase of materials; uniforms or allowances therefor, as authorized by 12 5 U.S.C. 5901-5902; aid to State homes as authorized by 38 U.S.C. 1741; administrative and legal expenses of the 14 Department for collecting and recovering amounts owed the Department as authorized under 38 U.S.C. chapter 17, and the Federal Medical Care Recovery Act, 42 U.S.C. 2651 et seg.; and not to exceed \$8,000,000 to fund cost comparison 18 19 referred U.S.C.studies toin38 8110(a)(5); 20 \$17,250,000,000, plus reimbursements: Provided, That of 21 the funds made available under this heading, \$687,000,000 is for the equipment and land and structures object classifications only, which amount shall not become available for obligation until August 1, 1999, and shall remain available until September 30, 2000: Provided further, That of the

- 1 funds made available under this heading, \$14,000,000 shall
- 2 be for the homeless grant program and \$6,000,000 shall be
- 3 for the homeless per diem program: Provided further, That
- 4 such funds may be used for vocational training, rehabilita-
- 5 tion, and outreach activities in addition to other authorized
- 6 homeless assistance activities: Provided further, That of the
- 7 funds made available under this heading, \$10,000,000 shall
- 8 be for implementation of the Primary Care Providers In-
- 9 centive Act, contingent upon enactment of authorizing legis-
- 10 lation.
- 11 In addition, in conformance with Public Law 105–33
- 12 establishing the Department of Veterans Affairs Medical
- 13 Care Collections Fund, such sums as may be deposited to
- 14 such Fund pursuant to 38 U.S.C. 1729A may be transferred
- 15 to this account, to remain available until expended for the
- 16 purposes of this account.
- 17 MEDICAL AND PROSTHETIC RESEARCH
- 18 For necessary expenses in carrying out programs of
- 19 medical and prosthetic research and development as author-
- 20 ized by 38 U.S.C. chapter 73, to remain available until
- 21 September 30, 2000, \$310,000,000, plus reimbursements.
- 22 MEDICAL ADMINISTRATION AND MISCELLANEOUS
- 23 OPERATING EXPENSES
- 24 For necessary expenses in the administration of the
- 25 medical, hospital, nursing home, domiciliary, construction,
- 26 supply, and research activities, as authorized by law; ad-

- 1 ministrative expenses in support of planning, design,
- 2 project management, architectural, engineering, real prop-
- 3 erty acquisition and disposition, construction and renova-
- 4 tion of any facility under the jurisdiction or for the use
- 5 of the Department of Veterans Affairs, including site acqui-
- 6 sition; engineering and architectural activities not charged
- 7 to project cost; and research and development in building
- 8 construction technology; \$60,000,000, plus reimbursements.
- 9 GENERAL POST FUND, NATIONAL HOMES
- 10 (INCLUDING TRANSFER OF FUNDS)
- 11 For the cost of direct loans, \$7,000, as authorized by
- 12 Public Law 102–54, section 8, which shall be transferred
- 13 from the "General post fund": Provided, That such costs,
- 14 including the cost of modifying such loans, shall be as de-
- 15 fined in section 502 of the Congressional Budget Act of
- 16 1974, as amended: Provided further, That these funds are
- 17 available to subsidize gross obligations for the principal
- 18 amount of direct loans not to exceed \$70,000.
- 19 In addition, for administrative expenses to carry out
- 20 the direct loan programs, \$54,000, which shall be trans-
- 21 ferred from the "General post fund", as authorized by Pub-
- 22 *lic Law 102–54, section 8.*

1	Departmental Administration
2	GENERAL OPERATING EXPENSES
3	For necessary operating expenses of the Department of
4	Veterans Affairs, not otherwise provided for, including uni-
5	forms or allowances therefor; not to exceed \$25,000 for offi-
6	cial reception and representation expenses; hire of passenger
7	motor vehicles; and reimbursement of the General Services
8	Administration for security guard services, and the Depart-
9	ment of Defense for the cost of overseas employee mail;
10	\$854,661,000: Provided, That funds under this heading
11	shall be available to administer the Service Members Occu-
12	pational Conversion and Training Act.
13	NATIONAL CEMETERY SYSTEM
14	For necessary expenses for the maintenance and oper-
15	ation of the National Cemetery System, not otherwise pro-
16	vided for, including uniforms or allowances therefor;
17	cemeterial expenses as authorized by law; purchase of six
18	passenger motor vehicles for use in cemeterial operations;
19	and hire of passenger motor vehicles, \$92,006,000.
20	OFFICE OF INSPECTOR GENERAL
21	For necessary expenses of the Office of Inspector Gen-
22	eral in carrying out the Inspector General Act of 1978, as
23	amended, \$36,000,000.
24	CONSTRUCTION, MAJOR PROJECTS
25	For constructing, altering, extending and improving
26	any of the facilities under the jurisdiction or for the use

of the Department of Veterans Affairs, or for any of the purposes set forth in sections 316, 2404, 2406, 8102, 8103, 3 8106, 8108, 8109, 8110, and 8122 of 38 U.S.C., including 4 planning, architectural and engineering services, mainte-5 nance or guarantee period services costs associated with equipment guarantees provided under the project, services 6 of claims analysts, offsite utility and storm drainage system 8 construction costs, and site acquisition, where the estimated cost of a project is \$4,000,000 or more or where funds for 10 a project were made available in a previous major project 11 appropriation, \$142,300,000, to remain available until ex-12 pended: Provided, That except for advance planning of 13 projects funded through the advance planning fund and the design of projects funded through the design fund, none of 14 15 these funds shall be used for any project which has not been considered and approved by the Congress in the budgetary 16 process: Provided further, That funds provided in this ap-17 18 propriation for fiscal year 1999, for each approved project 19 shall be obligated (1) by the awarding of a construction documents contract by September 30, 1999, and (2) by the 20 21 awarding of a construction contract by September 30, 2000: Provided further, That the Secretary shall promptly report 23 in writing to the Committees on Appropriations any approved major construction project in which obligations are not incurred within the time limitations established above:

- 1 Provided further, That no funds from any other account
- 2 except the "Parking revolving fund", may be obligated for
- 3 constructing, altering, extending, or improving a project
- 4 which was approved in the budget process and funded in
- 5 this account until one year after substantial completion and
- 6 beneficial occupancy by the Department of Veterans Affairs
- 7 of the project or any part thereof with respect to that part
- 8 only.
- 9 Construction, minor projects
- 10 For constructing, altering, extending, and improving
- 11 any of the facilities under the jurisdiction or for the use
- 12 of the Department of Veterans Affairs, including planning,
- 13 architectural and engineering services, maintenance or
- 14 guarantee period services costs associated with equipment
- 15 guarantees provided under the project, services of claims an-
- 16 alysts, offsite utility and storm drainage system construc-
- 17 tion costs, and site acquisition, or for any of the purposes
- 18 set forth in sections 316, 2404, 2406, 8102, 8103, 8106,
- 19 8108, 8109, 8110, and 8122 of 38 U.S.C., where the esti-
- 20 mated cost of a project is less than \$4,000,000;
- 21 \$175,000,000, to remain available until expended, along
- 22 with unobligated balances of previous "Construction, minor
- 23 projects" appropriations which are hereby made available
- 24 for any project where the estimated cost is less than
- 25 \$4,000,000: Provided, That funds in this account shall be
- 26 available for (1) repairs to any of the nonmedical facilities

- 1 under the jurisdiction or for the use of the Department
- 2 which are necessary because of loss or damage caused by
- 3 any natural disaster or catastrophe, and (2) temporary
- 4 measures necessary to prevent or to minimize further loss
- 5 by such causes.
- 6 PARKING REVOLVING FUND
- 7 For the parking revolving fund as authorized by 38
- 8 U.S.C. 8109, income from fees collected, to remain available
- 9 until expended, which shall be available for all authorized
- 10 expenses except operations and maintenance costs, which
- 11 will be funded from "Medical care".
- 12 Grants for construction of state extended care
- 13 FACILITIES
- 14 For grants to assist States to acquire or construct
- 15 State nursing home and domiciliary facilities and to re-
- 16 model, modify or alter existing hospital, nursing home and
- 17 domiciliary facilities in State homes, for furnishing care
- 18 to veterans as authorized by 38 U.S.C. 8131-8137,
- 19 \$90,000,000, to remain available until expended.
- 20 Grants for the construction of state veteran
- 21 CEMETERIES
- 22 For grants to aid States in establishing, expanding,
- 23 or improving State veteran cemeteries as authorized by 38
- 24 U.S.C. 2408, \$10,000,000, to remain available until ex-
- 25 pended.

1	ADMINISTRATIVE PROVISIONS
2	(INCLUDING TRANSFER OF FUNDS)
3	Section 101. Any appropriation for fiscal year 1999
4	for "Compensation and pensions", "Readjustment benefits",
5	and "Veterans insurance and indemnities" may be trans-
6	ferred to any other of the mentioned appropriations.
7	Sec. 102. Appropriations available to the Department
8	of Veterans Affairs for fiscal year 1999 for salaries and ex-
9	penses shall be available for services authorized by 5 U.S.C.
10	3109.
11	Sec. 103. No appropriations in this Act for the De-
12	partment of Veterans Affairs (except the appropriations for
13	"Construction, major projects", "Construction, minor
14	projects", and the "Parking revolving fund") shall be avail-
15	able for the purchase of any site for or toward the construc-
16	tion of any new hospital or home.
17	Sec. 104. No appropriations in this Act for the De-
18	partment of Veterans Affairs shall be available for hos-
19	pitalization or examination of any persons (except bene-
20	ficiaries entitled under the laws bestowing such benefits to
21	veterans, and persons receiving such treatment under 5
22	U.S.C. 7901–7904 or 42 U.S.C. 5141–5204), unless reim-
23	bursement of cost is made to the "Medical care" account
24	at such rates as may be fixed by the Secretary of Veterans
25	Affairs.

- 1 Sec. 105. Appropriations available to the Department
- 2 of Veterans Affairs for fiscal year 1999 for "Compensation
- 3 and pensions", "Readjustment benefits", and "Veterans in-
- 4 surance and indemnities" shall be available for payment
- 5 of prior year accrued obligations required to be recorded
- 6 by law against the corresponding prior year accounts with-
- 7 in the last quarter of fiscal year 1998.
- 8 Sec. 106. Appropriations accounts available to the De-
- 9 partment of Veterans Affairs for fiscal year 1999 shall be
- 10 available to pay prior year obligations of corresponding
- 11 prior year appropriations accounts resulting from title X
- 12 of the Competitive Equality Banking Act, Public Law 100-
- 13 86, except that if such obligations are from trust fund ac-
- 14 counts they shall be payable from "Compensation and pen-
- 15 sions".
- 16 Sec. 107. Notwithstanding any other provision of law,
- 17 during fiscal year 1999, the Secretary of Veterans Affairs
- 18 shall, from the National Service Life Insurance Fund (38
- 19 U.S.C. 1920), the Veterans' Special Life Insurance Fund
- 20 (38 U.S.C. 1923), and the United States Government Life
- 21 Insurance Fund (38 U.S.C. 1955), reimburse the "General
- 22 operating expenses" account for the cost of administration
- 23 of the insurance programs financed through those accounts:
- 24 Provided, That reimbursement shall be made only from the
- 25 surplus earnings accumulated in an insurance program in

- 1 fiscal year 1999, that are available for dividends in that
- 2 program after claims have been paid and actuarially deter-
- 3 mined reserves have been set aside: Provided further, That
- 4 if the cost of administration of an insurance program ex-
- 5 ceeds the amount of surplus earnings accumulated in that
- 6 program, reimbursement shall be made only to the extent
- 7 of such surplus earnings: Provided further, That the Sec-
- 8 retary shall determine the cost of administration for fiscal
- 9 year 1999, which is properly allocable to the provision of
- 10 each insurance program and to the provision of any total
- 11 disability income insurance included in such insurance
- 12 program.
- 13 Sec. 108. In accordance with section 1557 of title 31,
- 14 United States Code, the following obligated balances shall
- 15 be exempt from subchapter IV of chapter 15 of such title
- 16 and shall remain available for expenditure without fiscal
- 17 year limitation: (1) funds obligated by the Department of
- 18 Veterans Affairs for lease numbers 084B-05-94, 084B-07-
- 19 94, and 084B-027-94 from funds made available in the De-
- 20 partments of Veterans Affairs and Housing and Urban De-
- 21 velopment, and Independent Agencies Appropriations Act,
- 22 1994 (Public Law 103–124) under the heading "Medical
- 23 care"; and (2) funds obligated by the Department of Veter-
- 24 ans Affairs for lease number 084B-002-96 from funds made
- 25 available in the Department of Veterans Affairs and Hous-

- 1 ing and Urban Development, and Independent Agencies
- 2 Appropriations Act, 1995 (Public Law 103–327) under the
- 3 heading "Medical care".
- 4 SEC. 109. Beginning in fiscal year 1999, and there-
- 5 after, funds available in any Department of Veterans Af-
- 6 fairs appropriation or fund for salaries and other adminis-
- 7 trative expenses shall also be available to reimburse the Of-
- 8 fice of Resolution Management and the Office of Employ-
- 9 ment Discrimination Complaint Adjudication for all serv-
- 10 ices provided at rates which will recover actual costs. Pay-
- 11 ments may be made in advance for services to be furnished
- 12 based on estimated costs. Amounts received shall be credited
- 13 to the General Operating Expenses account for use by the
- 14 office that provided the service.
- 15 Sec. 110. Land Conveyance, Ridgecrest Chil-
- 16 Dren's Center, Alabama. (a) Conveyance.—The Sec-
- 17 retary of Veterans Affairs may convey, without consider-
- 18 ation, to the Board of Trustees of the University of Ala-
- 19 bama, all right, title, and interest of the United States in
- 20 and to the parcel of real property, including any improve-
- 21 ments thereon, described in subsection (b).
- 22 (b) Covered Parcel.—The parcel of real property to
- 23 be conveyed under subsection (a) is the following: A parcel
- 24 of property lying in the northeast quarter of the southwest
- 25 quarter, section 28, township 21 south, range 9 west, Tusca-

loosa County, Alabama, lying along and adjacent to Ridgecrest (Brewer's Porch) Children's Center being more 3 particularly described as follows: As a point of commence-4 ment start at the southeast corner of the north half of the 5 southwest quarter run in an easterly direction along an easterly projection of the north boundary of the southeast quar-6 ter of the southwest quarter for a distance of 888.52 feet 8 to a point; thence with a deflection angle to the left of 134 degrees 41 minutes run in a northwesterly direction for a 10 distance of 1164.38 feet to an iron pipe; thence with a deflection angle to the left of 75 degrees 03 minutes run in a southwesterly direction for a distance of 37.13 feet to the 12 point of beginning of this parcel of property; thence continue in this same southwesterly direction along the projec-14 15 tion of the chainlink fence for a distance of 169.68 feet to a point; thence with an interior angle to the left of 63 de-16 grees 16 minutes run in a northerly direction for a distance of 233.70 feet to a point; thence with an interior angle to 18 the left of 43 degrees 55 minutes run in a southeasterly di-19 rection for a distance of 218.48 feet to the point of begin-20 21 ning, said parcel having an interior angle of closure of 72 degrees 49 minutes, said parcel containing 0.40 acres more 23 or less, said parcel of property is also subject to all rightsof-way, easements, and conveyances heretofore given for this parcel of property. 25

1	(c) Additional Terms and Conditions.—The Sec-
2	retary may require such additional terms and conditions
3	in connection with the conveyance under subsection (a) as
4	the Secretary considers appropriate to protect the interests
5	of the United States.
6	TITLE II—DEPARTMENT OF HOUSING AND
7	URBAN DEVELOPMENT
8	Public and Indian Housing
9	HOUSING CERTIFICATE FUND
10	(INCLUDING TRANSFERS AND RESCISSIONS OF FUNDS)
11	For activities and assistance to prevent the involun-
12	tary displacement of low-income families, the elderly and
13	the disabled because of the loss of affordable housing stock,
14	expiration of subsidy contracts (other than contracts for
15	which amounts are provided under another heading in this
16	Act) or expiration of use restrictions, or other changes in
17	housing assistance arrangements, and for other purposes,
18	\$10,013,542,030, to remain available until expended: Pro-
19	vided, That of the total amount provided under this head-
20	ing, \$9,540,000,000 shall be for assistance under the United
21	States Housing Act of 1937 (42 U.S.C. 1437) (the "Act"
22	herein) for use in connection with expiring or terminating
23	section 8 subsidy contracts, for enhanced vouchers as pro-
24	vided under the "Preserving Existing Housing Investment"
25	account in the Departments of Veterans Affairs and Hous-
26	ing and Urban Development, and Independent Agencies

1 Appropriations Act, 1997, (Public Law 104–204), and contracts entered into pursuant to section 441 of the Stewart B. McKinney Homeless Assistance Act: Provided further, 3 4 That the Secretary may determine not to apply section 8(o)(6)(B) of the Act to housing vouchers during fiscal year 6 1999: Provided further, That of the total amount provided under this heading, \$433,542,030 shall be for section 8 rent-8 al assistance under the Act including assistance to relocate residents of properties (i) that are owned by the Secretary 10 and being disposed of or (ii) that are discontinuing section 8 project-based assistance; for the conversion of section 23 projects to assistance under section 8; for funds to carry out the family unification program; and for the relocation of witnesses in connection with efforts to combat crime in 14 public and assisted housing pursuant to a request from a law enforcement or prosecution agency: Provided further, That of the total amount made available in the preceding proviso, up to \$40,000,000 shall be made available to non-18 19 elderly disabled families affected by the designation of a public housing development under section 7 of such Act, the 21 establishment of preferences in accordance with section 651 of the Housing and Community Development Act of 1992 (42 U.S.C. 1361l), or the restriction of occupancy to elderly families in accordance with section 658 of such Act, and to the extent the Secretary determines that such amount is

not needed to fund applications for such affected families, to other nonelderly disabled families: Provided further, That 3 the amount made available under the fifth proviso under the heading "Prevention of Resident Displacement" in title II of the Departments of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropria-6 tions Act, 1997, Public Law 104–204, shall also be made 8 available to nonelderly disabled families affected by the restriction of occupancy to elderly families in accordance 10 with section 658 of the Housing and Community Development Act of 1992: Provided further, That to the extent the 12 Secretary determines that the amount made available under the fifth proviso under the heading "Prevention of Resident Displacement" in title II of the Departments of Veterans 14 Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1997, Public Law 104-204, is not needed to fund applications for affected families described in the fifth proviso, or in the preceding proviso under this heading in this Act, the amount not needed shall be made available to other nonelderly disabled 20 families: Provided further, That of the total amount under this heading, \$40,000,000 shall be made available on a fair 23 share basis (except as otherwise provided in this proviso) to public housing agencies as section 8 assistance for families on waiting lists who agree to participate in local self-

- 1 sufficiency/welfare-to-work initiatives, of which \$4,000,000
- 2 shall be made available each to public housing agencies for
- 3 demonstration local self-sufficiency/welfare-to-work initia-
- 4 tives in Los Angeles, California; Cleveland, Ohio; Kansas
- 5 City, Missouri; Charlotte, North Carolina; Miami/Dade
- 6 County, Florida; Prince Georges County, Maryland; New
- 7 York City, New York; and Anchorage, Alaska.
- 8 From the sources and in the order hereinafter specified,
- 9 \$1,400,000,000 is rescinded: Provided further, That the first
- 10 source shall be amounts that are available or may be recap-
- 11 tured from project-based contracts for section 8 assistance
- 12 that expired or were terminated during fiscal year 1999
- 13 or any prior year: Provided further, That after all amounts
- 14 that are available or may be recaptured from the first
- 15 source have been exhausted, the second source shall be unob-
- 16 ligated amounts from amendments to contracts for project-
- 17 based section 8 assistance, other than contracts for projects
- 18 developed under section 202 of the Housing Act of 1959,
- 19 other than amounts described as the fourth source, in the
- 20 fourth proviso in this paragraph, that are carried over into
- 21 1999: Provided further, That after all amounts that are
- 22 available from the second source are exhausted, the third
- 23 source shall be amounts recaptured from section 8 reserves
- 24 in the section 8 moderate rehabilitation program: Provided
- 25 further, That after all amounts that are available or may

- 1 be recaptured from the third source have been exhausted,
- 2 the fourth source shall be all unobligated amounts for
- 3 project-based assistance that are earmarked under the third
- 4 proviso under this heading in Public Law 105-65, 111
- 5 Stat. 1351 (approved October 27, 1997): Provided further,
- 6 That any amounts that are available or recaptured in con-
- 7 nection with the first or third provisos of this paragraph
- 8 that are in the Annual Contributions for Assisted Housing
- 9 account, and are required to be rescinded by this para-
- 10 graph, shall be rescinded from the Annual Contributions for
- 11 Assisted Housing account.
- 12 SECTION 8 RESERVE PRESERVATION ACCOUNT
- The amounts recaptured during fiscal years 1998 and
- 14 1999 that were heretofore made available to public housing
- 15 agencies for tenant-based assistance under the section 8 ex-
- 16 isting housing certificate and housing voucher programs
- 17 from the Annual Contributions for Assisted Housing ac-
- 18 count shall be collected in the account under this heading,
- 19 for use as provided for under this heading, as set forth
- 20 under the Annual Contributions for Assisted Housing head-
- 21 ing in title II, chapter 11 of Public Law 105–18, approved
- 22 June 12, 1997.
- 23 Public Housing Capital Fund
- 24 (INCLUDING TRANSFERS OF FUNDS)
- 25 For the Public Housing Capital Fund Program for
- 26 modernization of existing public housing projects as author-

- 1 ized under section 14 of the United States Housing Act of
- 2 1937, as amended (42 U.S.C. 1437), \$2,550,000,000, to re-
- 3 main available until expended: Provided, That of the total
- 4 amount, up to \$100,000,000 shall be for carrying out activi-
- 5 ties under section 6(j) of such Act and technical assistance
- 6 for the inspection of public housing units, contract exper-
- 7 tise, and training and technical assistance directly or indi-
- 8 rectly, under grants, contracts, or cooperative agreements,
- 9 to assist in the oversight and management of public housing
- 10 (whether or not the housing is being modernized with assist-
- 11 ance under this proviso) or tenant-based assistance, includ-
- 12 ing, but not limited to, an annual resident survey, data
- 13 collection and analysis, training and technical assistance
- 14 by or to officials and employees of the Department and of
- 15 public housing agencies and to residents in connection with
- 16 the public housing programs and for lease adjustments to
- 17 section 23 projects: Provided further, That of the amount
- 18 available under this heading, up to \$5,000,000 shall be for
- 19 the Tenant Opportunity Program: Provided further, That
- 20 all balances, as of September 30, 1997, of funds heretofore
- 21 provided for section 673 public housing service coordinators
- 22 shall be transferred to and merged with amounts made
- 23 available under this heading.

1	PUBLIC HOUSING OPERATING FUND
2	(INCLUDING TRANSFER OF FUNDS)
3	For payments to public housing agencies for operating
4	subsidies for low-income housing projects as authorized by
5	section 9 of the United States Housing Act of 1937, as
6	amended (42 U.S.C. 1437g), \$2,818,000,000, to remain
7	available until expended.
8	DRUG ELIMINATION GRANTS FOR LOW-INCOME HOUSING
9	(INCLUDING TRANSFER OF FUNDS)
10	For grants to public housing agencies, Indian Tribes
11	and their tribally designated housing entities for use in
12	eliminating crime in public housing projects authorized by
13	42 U.S.C. 11901–11908, for grants for federally assisted
14	low-income housing authorized by 42 U.S.C. 11909, and for
15	drug information clearinghouse services authorized by 42
16	U.S.C. 11921–11925, \$310,000,000, to remain available
17	until expended, of which \$10,000,000 shall be for grants,
18	technical assistance, contracts and other assistance, train-
19	ing, and program assessment and execution for or on behalf
20	of public housing agencies, resident organizations, and In-
21	dian Tribes and their tribally designated housing entities
22	(including the cost of necessary travel for participants in
23	such training); \$10,000,000 shall be used in connection with
24	efforts to combat violent crime in public and assisted hous-
25	ing under the Operation Safe Home Program administered
26	by the Inspector General of the Department of Housing and

1 Urban Development; \$10,000,000 shall be provided to the 2 Office of Inspector General for Operation Safe Home; and \$20,000,000 shall be available for a program named the 3 4 New Approach Anti-Drug program which will provide competitive grants to entities managing or operating public housing developments, federally assisted multifamily housing developments, or other multifamily housing develop-8 ments for low-income families supported by non-Federal governmental entities or similar housing developments sup-10 ported by nonprofit private sources in order to provide or augment security (including personnel costs), to assist in 12 the investigation and/or prosecution of drug related criminal activity in and around such developments, and to pro-13 14 vide assistance for the development of capital improvements 15 at such developments directly relating to the security of such developments: Provided, That grants for the New Approach 16 Anti-Drug program shall be made on a competitive basis 18 as specified in section 102 of the Department of Housing 19 and Urban Development Reform Act of 1989: Provided fur-20 ther, That the term "drug-related crime", as defined in 42 21 U.S.C. 11905(2), shall also include other types of crime as determined by the Secretary: Provided further, That, not-23 withstanding section 5130(c) of the Anti-Drug Abuse Act of 1988 (42 U.S.C. 11909(c)), the Secretary may determine

- 1 not to use any such funds to provide public housing youth
- 2 sports grants.
- 3 REVITALIZATION OF SEVERELY DISTRESSED PUBLIC
- 4 HOUSING (HOPE VI)
- 5 For grants to public housing agencies for assisting in
- 6 the demolition of obsolete public housing projects or portions
- 7 thereof, the revitalization (where appropriate) of sites (in-
- 8 cluding remaining public housing units) on which such
- 9 projects are located, replacement housing which will avoid
- 10 or lessen concentrations of very low-income families, and
- 11 tenant-based assistance in accordance with section 8 of the
- 12 United States Housing Act of 1937; and for providing re-
- 13 placement housing and assisting tenants displaced by the
- 14 demolition, \$600,000,000, to remain available until ex-
- 15 pended, of which the Secretary may use up to \$15,000,000
- 16 for technical assistance and contract expertise, to be pro-
- 17 vided directly or indirectly by grants, contracts or coopera-
- 18 tive agreements, including training and cost of necessary
- 19 travel for participants in such training, by or to officials
- 20 and employees of the Department and of public housing
- 21 agencies and to residents: Provided, That for purposes of
- 22 environmental review pursuant to the National Environ-
- 23 ment Policy Act of 1969, a grant under this head or under
- 24 prior appropriations Acts for this head shall be treated as
- 25 assistance under title I of the United States Housing Act
- 26 of 1937 and shall be subject to regulations issued by the

- 1 Secretary to implement section 26 of such Act: Provided
- 2 further, That no funds appropriated under this heading
- 3 shall be used for any purpose that is not provided for here-
- 4 in, in the United States Housing Act of 1937, in the Appro-
- 5 priations Acts for the Departments of Veterans Affairs and
- 6 Housing and Urban Development, and Independent Agen-
- 7 cies, for the fiscal years 1993, 1994, 1995, and 1997, and
- 8 the Omnibus Consolidated Rescissions and Appropriations
- 9 Act of 1996: Provided further, That none of such funds shall
- 10 be used directly or indirectly by granting competitive ad-
- 11 vantage in awards to settle litigation or pay judgments, un-
- 12 less expressly permitted herein.
- 13 NATIVE AMERICAN HOUSING BLOCK GRANTS
- 14 (INCLUDING TRANSFERS OF FUNDS)
- 15 For the Native American Housing Block Grants pro-
- 16 gram, as authorized under title I of the Native American
- 17 Housing Assistance and Self-Determination Act of 1996
- 18 (Public Law 104–330), \$600,000,000, to remain available
- 19 until expended, of which \$6,000,000 shall be used to support
- 20 the inspection of Indian housing units, contract expertise,
- 21 training, and technical assistance in the oversight and
- 22 management of Indian housing and tenant-based assist-
- 23 ance, including up to \$200,000 for related travel: Provided,
- 24 That of the amount provided under this heading,
- 25 \$6,000,000 shall be made available for the cost of guaran-
- 26 teed notes and other obligations, as authorized by title VI

- 1 of the Native American Housing Assistance and Self-Deter-
- 2 mination Act of 1996: Provided further, That such costs,
- 3 including the costs of modifying such notes and other obli-
- 4 gations, shall be as defined in section 502 of the Congres-
- 5 sional Budget Act of 1974, as amended: Provided further,
- 6 That these funds are available to subsidize the total prin-
- 7 cipal amount of any notes and other obligations, any part
- 8 of which is to be guaranteed, not to exceed \$217,000,000:
- 9 Provided further, That the funds made available in the first
- 10 proviso are for a demonstration on ways to enhance eco-
- 11 nomic growth, to increase access to private capital, and to
- 12 encourage the investment and participation of traditional
- 13 financial institutions in tribal and other Native American
- 14 areas.
- 15 Indian housing loan guarantee fund program
- 16 ACCOUNT
- 17 For the cost of guaranteed loans, as authorized by sec-
- 18 tion 184 of the Housing and Community Development Act
- 19 of 1992 (106 Stat. 3739), \$6,000,000, to remain available
- 20 until expended: Provided, That such costs, including the
- 21 costs of modifying such loans, shall be as defined in section
- 22 502 of the Congressional Budget Act of 1974, as amended:
- 23 Provided further, That these funds are available to subsidize
- 24 total loan principal, any part of which is to be guaranteed,
- 25 not to exceed \$68,881,000.

1	RURAL HOUSING AND ECONOMIC DEVELOPMENT
2	(INCLUDING TRANSFER OF FUNDS)
3	For an Office of Rural Housing and Economic Devel-
4	opment to be established in the Office of Housing in the
5	Department of Housing and Urban Development,
6	\$35,000,000, to remain available until expended: Provided,
7	That of the amount under this heading, \$10,000,000 shall
8	be used to establish a clearinghouse of ideas for innovative
9	strategies for rural housing and economic development and
10	revitalization, of which \$8,000,000 shall be awarded by
11	June 1, 1999 directly to local rural nonprofits, community
12	development corporations and Indian tribes to support ca-
13	pacity building and technical assistance: Provided further,
14	That of the amount under this heading, \$5,000,000 shall
15	be awarded by June 1, 1999 as seed support for Indian
16	tribes and nonprofits and community development corpora-
17	tions in states which have limited capacity in rural areas:
18	Provided further, That of the amount under this heading,
19	\$20,000,000 shall be awarded by June 1, 1999 to Indian
20	tribes and state housing finance agencies to support innova-
21	tive community development initiatives in rural commu-
22	nities: Provided further, That all grants shall be awarded
23	on a competitive basis as specified in section 102 of the
24	HUD Reform Act: Provided further, That all funds unobli-
25	gated as of October 1, 1998 under the fifth paragraph of
26	the Community Development Block Grants account in the

- 1 Departments of Veterans Affairs, and Housing and Urban
- 2 Development, and Independent Agencies Appropriations
- 3 Act, 1998 (Public Law 105-65; October 27, 1997) shall be
- 4 transferred to this account to be awarded to state housing
- 5 finance agencies for activities under this heading with any
- 6 outstanding earmarks for a state to be awarded to that
- 7 state's housing finance agency.
- 8 Community Planning and Development
- 9 HOUSING OPPORTUNITIES FOR PERSONS WITH AIDS
- 10 For carrying out the Housing Opportunities for Per-
- 11 sons with AIDS program, as authorized by the AIDS Hous-
- 12 ing Opportunity Act (42 U.S.C. 12901), \$225,000,000, to
- 13 remain available until expended: Provided, That the Sec-
- 14 retary may use up to 1 percent of the funds under this head-
- 15 ing for technical assistance: Provided further, That within
- 16 30 days of the close of fiscal year 1999, the Secretary shall
- 17 submit a report to the Congress summarizing all technical
- 18 assistance provided during the fiscal year.
- 19 Community Development block grants
- 20 (INCLUDING TRANSFERS OF FUNDS)
- 21 For grants to States and units of general local govern-
- 22 ment and for related expenses, not otherwise provided for,
- 23 to carry out a community development grants program as
- 24 authorized by title I of the Housing and Community Devel-
- 25 opment Act of 1974, as amended (the "Act" herein) (42
- 26 U.S.C. 5301), \$4,750,000,000, to remain available until

- 1 September 30, 2001: Provided, That \$67,000,000 shall be
- 2 for grants to Indian tribes notwithstanding section
- 3 106(a)(1) of such Act; \$3,000,000 shall be available as a
- 4 grant to the Housing Assistance Council; \$1,800,000 shall
- 5 be available as a grant to the National American Indian
- 6 Housing Council; \$32,000,000 shall be for grants pursuant
- 7 to section 107 of such Act including \$10,000,000 for histori-
- 8 cally black colleges and universities, including \$1,800,000
- 9 for Dillard University in New Orleans: Provided further,
- 10 That all funding decisions under section 107 except as spec-
- 11 ified herein shall be subject to approval through a re-
- 12 programming letter unless otherwise specified in this bill
- 13 or the Committee report to this bill (S. 2168): Provided fur-
- 14 ther, That not to exceed 20 percent of any grant made with
- 15 funds appropriated herein (other than a grant made avail-
- 16 able under the preceding proviso to the Housing Assistance
- 17 Council or the National American Indian Housing Council,
- 18 or a grant using funds under section 107(b)(3) of the Hous-
- 19 ing and Community Development Act of 1974, as amended)
- 20 shall be expended for "Planning and Management Develop-
- 21 ment" and "Administration" as defined in regulations pro-
- 22 mulgated by the Department.
- 23 Of the amount made available under this heading,
- 24 \$25,000,000 shall be made available for "Capacity Building
- 25 for Community Development and Affordable Housing," as

- 1 authorized by section 4 of the HUD Demonstration Act of
- 2 1993 (Public Law 103–120), as in effect immediately before
- 3 June 12, 1997, with not less than \$10,000,000 of the fund-
- 4 ing to be used in rural areas, including tribal areas.
- 5 Of the amount provided under this heading, the Sec-
- 6 retary of Housing and Urban Development may use up to
- 7 \$55,000,000 for a public and assisted housing self-suffi-
- 8 ciency program, of which up to \$5,000,000 may be used
- 9 for the Moving to Work Demonstration, and at least
- 10 \$10,000,000 shall be used for grants for service coordinators
- 11 and congregate services for the elderly and disabled: Pro-
- 12 vided, That for self-sufficiency activities, the Secretary may
- 13 make grants to public housing agencies (including Indian
- 14 tribes and their tribally designated housing entities), non-
- 15 profit corporations, and other appropriate entities for a
- 16 supportive services program to assist residents of public and
- 17 assisted housing, former residents of such housing receiving
- $18\ \ tenant\text{-}based\ assistance\ under\ section\ 8\ of\ the\ United\ States$
- 19 Housing Act of 1937 (42 U.S.C. 1437f), and other low-in-
- 20 come families and individuals: Provided further, That the
- 21 program shall provide supportive services, principally for
- 22 the benefit of public housing residents, to the elderly and
- 23 the disabled, and to families with children where the head
- 24 of household would benefit from the receipt of supportive
- 25 services and is working, seeking work, or is preparing for

work by participating in job training or educational programs: Provided further, That the supportive services may 3 include congregate services for the elderly and disabled, 4 service coordinators, and coordinated education, training, and other supportive services, including academic skills training, job search assistance, assistance related to retain-6 ing employment, vocational and entrepreneurship develop-8 ment and support programs, transportation, and child care: Provided further, That the Secretary shall require applications to demonstrate firm commitments of funding or 10 services from other sources: Provided further, That the Sec-12 retary shall select public and Indian housing agencies to receive assistance under this heading on a competitive basis, taking into account the quality of the proposed program, 14 15 including any innovative approaches, the extent of the proposed coordination of supportive services, the extent of com-16 mitments of funding or services from other sources, the ex-18 tent to which the proposed program includes reasonably 19 achievable, quantifiable goals for measuring performance 20 under the program over a three-year period, the extent of 21 success an agency has had in carrying out other comparable 22 initiatives, and other appropriate criteria established by the 23 Secretary (except that funds under this proviso shall not be used for renewal of grants for service coordinators and congregate services for the elderly and disabled).

- 1 Of the amount made available under this heading, not-
- 2 withstanding any other provision of law, \$40,000,000 shall
- 3 be available for YouthBuild program activities authorized
- 4 by subtitle D of title IV of the Cranston-Gonzalez National
- 5 Affordable Housing Act, as amended, and such activities
- 6 shall be an eligible activity with respect to any funds made
- 7 available under this heading: Provided, That, local
- 8 YouthBuild programs that demonstrate an ability to lever-
- 9 age private and nonprofit funding shall be given a priority
- 10 for YouthBuild funding.
- 11 Of the amount made available under this heading,
- 12 \$85,000,000 shall be available for the Economic Develop-
- 13 ment Initiative (EDI) to finance a variety of efforts, includ-
- 14 ing \$67,000,000 for making grants for targeted economic
- 15 investments in accordance with the terms and conditions
- 16 specified for such grants in the Senate committee report ac-
- 17 companying this Act.
- 18 Of the amount made available under this heading, not-
- 19 withstanding any other provision of law, \$70,000,000 shall
- 20 be available for the lead-based paint hazard reduction pro-
- 21 gram as authorized under sections 1011 and 1053 of the
- 22 Residential Lead-Based Hazard Reduction Act of 1992:
- 23 Provided, That none of these funds shall be available for
- 24 the Healthy Homes Initiative.

- 1 For the cost of guaranteed loans, \$29,000,000, as au-
- 2 thorized by section 108 of the Housing and Community De-
- 3 velopment Act of 1974: Provided, That such costs, including
- 4 the cost of modifying such loans, shall be as defined in sec-
- 5 tion 502 of the Congressional Budget Act of 1974, as
- 6 amended: Provided further, That these funds are available
- 7 to subsidize total loan principal, any part of which is to
- 8 be guaranteed, not to exceed \$1,261,000,000, notwithstand-
- 9 ing any aggregate limitation on outstanding obligations
- 10 guaranteed in section 108(k) of the Housing and Commu-
- 11 nity Development Act of 1974: Provided further, That in
- 12 addition to the other amounts appropriated under this
- 13 heading, for administrative expenses to carry out the guar-
- 14 anteed loan program, \$1,000,000, which shall be transferred
- 15 to and merged with the appropriation for departmental sal-
- 16 aries and expenses.
- 17 For any fiscal year, of the amounts made available
- 18 as emergency funds under the heading "Community Devel-
- 19 opment Block Grants Fund" and notwithstanding any
- 20 other provision of law, not more than \$250,000 may be used
- 21 for the non-Federal cost-share of any project funded by the
- 22 Secretary of the Army through the Corps of Engineers.
- 23 BROWNFIELDS REDEVELOPMENT
- 24 For Economic Development Grants, as authorized by
- 25 section 108(q) of the Housing and Community Development

- 1 Act of 1974, as amended, for Brownfields redevelopment
- 2 projects, \$25,000,000, to remain available until expended:
- 3 Provided, That the Secretary of Housing and Urban Devel-
- 4 opment shall make these grants available on a competitive
- 5 basis as specified in section 102 of the Department of Hous-
- 6 ing and Urban Development Reform Act of 1989.
- 7 Home investment partnerships program
- 8 For the HOME investment partnerships program, as
- 9 authorized under title II of the Cranston-Gonzalez National
- 10 Affordable Housing Act (Public Law 101–625), as amended,
- 11 \$1,550,000,000, to remain available until expended: Pro-
- 12 vided, That up to \$7,000,000 of these funds shall be avail-
- 13 able for the development and operation of integrated com-
- 14 munity development management information systems:
- 15 Provided further, That up to \$25,000,000 of these funds
- 16 shall be available for Housing Counseling under section 106
- 17 of the Housing and Urban Development Act of 1968.
- 18 Homeless assistance grants
- 19 For the emergency shelter grants program (as author-
- 20 ized under subtitle B of title IV of the Stewart B. McKinney
- 21 Homeless Assistance Act, as amended); the supportive hous-
- 22 ing program (as authorized under subtitle C of title IV of
- 23 such Act); the section 8 moderate rehabilitation single room
- 24 occupancy program (as authorized under the United States
- 25 Housing Act of 1937, as amended) to assist homeless indi-
- 26 viduals pursuant to section 441 of the Stewart B. McKinney

1	Homeless Assistance Act; and the shelter plus care program
2	(as authorized under subtitle F of title IV of such Act),
3	\$1,000,000,000, to remain available until expended: Pro-
4	vided, That not less than 30 percent of these funds shall
5	be used for permanent housing, and all funding for services
6	must be matched by 25 percent in funding by each grantee.
7	Housing Programs
8	HOUSING FOR SPECIAL POPULATIONS
9	(INCLUDING TRANSFERS OF FUNDS)
10	For assistance for the purchase, construction, acquisi-
11	tion, or development of additional public and subsidized
12	housing units for low income families not otherwise pro-
13	vided for, \$870,000,000, to remain available until expended:
14	Provided, That of the total amount provided under this
15	heading, \$676,000,000 shall be for capital advances, includ-
16	ing amendments to capital advance contracts, for housing
17	for the elderly, as authorized by section 202 of the Housing
18	Act of 1959, as amended, and for project rental assistance,
19	and amendments to contracts for project rental assistance,
20	for the elderly under section 202(c)(2) of the Housing Act
21	of 1959, and for supportive services associated with the
22	housing; and \$194,000,000 shall be for capital advances, in-
23	cluding amendments to capital advance contracts, for sup-
24	portive housing for persons with disabilities, as authorized
25	by section 811 of the Cranston-Gonzalez National Affordable
26	Housing Act, for project rental assistance, for amendments

1	to contracts for project rental assistance, and supportive
2	services associated with the housing for persons with dis-
3	abilities as authorized by section 811 of such Act: Provided
4	further, That the Secretary may designate up to 25 percent
5	of the amounts earmarked under this paragraph for section
6	811 of such Act for tenant-based assistance, as authorized
7	under that section, including such authority as may be
8	waived under the next proviso, which assistance is five
9	years in duration: Provided further, That the Secretary
10	may waive any provision of section 202 of the Housing Act
11	of 1959 and section 811 of the Cranston-Gonzalez National
12	Affordable Housing Act (including the provisions governing
13	the terms and conditions of project rental assistance and
14	tenant-based assistance) that the Secretary determines is
15	not necessary to achieve the objectives of these programs,
16	or that otherwise impedes the ability to develop, operate or
17	administer projects assisted under these programs, and may
18	make provision for alternative conditions or terms where
19	appropriate.
20	FLEXIBLE SUBSIDY FUND
21	(TRANSFER OF FUNDS)
22	Any collections from the Rental Housing Assistance
23	Fund made during fiscal year 1999 shall be transferred to
24	the Flexible Subsidy Fund, as authorized by section 236(g)
25	of the National Housing Act, as amended.

1	Federal Housing Administration
2	FHA—MUTUAL MORTGAGE INSURANCE PROGRAM ACCOUNT
3	(INCLUDING TRANSFERS OF FUNDS)
4	During fiscal year 1999, commitments to guarantee
5	loans to carry out the purposes of section 203(b) of the Na-
6	tional Housing Act, as amended, shall not exceed a loan
7	principal of \$110,000,000,000.
8	During fiscal year 1999, obligations to make direct
9	loans to carry out the purposes of section 204(g) of the Na-
10	tional Housing Act, as amended, shall not exceed
11	\$100,000,000: Provided, That the foregoing amount shall be
12	for loans to nonprofit and governmental entities in connec-
13	tion with sales of single family real properties owned by
14	the Secretary and formerly insured under the Mutual Mort-
15	gage Insurance Fund.
16	For administrative expenses necessary to carry out the
17	guaranteed and direct loan program, \$328,888,000, to be
18	derived from the FHA-mutual mortgage insurance guaran-
19	teed loans receipt account, of which not to exceed
20	\$324,866,000 shall be transferred to the appropriation for
21	departmental salaries and expenses; and of which not to
22	exceed \$4,022,000 shall be transferred to the appropriation
23	for the Office of Inspector General.

1	FHA—GENERAL AND SPECIAL RISK PROGRAM ACCOUNT
2	(INCLUDING TRANSFERS OF FUNDS)
3	For the cost of guaranteed loans, as authorized by sec-
4	tions 238 and 519 of the National Housing Act (12 U.S.C.
5	1715z-3 and 1735c), including the cost of loan guarantee
6	modifications (as that term is defined in section 502 of the
7	Congressional Budget Act of 1974, as amended),
8	\$81,000,000, to remain available until expended: Provided,
9	That these funds are available to subsidize total loan prin-
10	cipal, any part of which is to be guaranteed, of up to
11	\$18,100,000,000: Provided further, That any amounts made
12	available in any prior appropriations Act for the cost (as
13	such term is defined in section 502 of the Congressional
14	Budget Act of 1974) of guaranteed loans that are obliga-
15	tions of the funds established under section 238 or 519 of
16	the National Housing Act that have not been obligated or
17	that are deobligated shall be available to the Secretary of
18	Housing and Urban Development in connection with the
19	making of such guarantees and shall remain available until
20	expended, notwithstanding the expiration of any period of
21	availability otherwise applicable to such amounts.
22	Gross obligations for the principal amount of direct
23	loans, as authorized by sections 204(g), 207(l), 238(a), and
24	519(a) of the National Housing Act, shall not exceed
25	\$120,000,000; of which not to exceed \$100,000,000 shall be
26	for bridge financing in connection with the sale of multi-

- 1 family real properties owned by the Secretary and formerly
- 2 insured under such Act; and of which not to exceed
- 3 \$20,000,000 shall be for loans to nonprofit and govern-
- 4 mental entities in connection with the sale of single-family
- 5 real properties owned by the Secretary and formerly in-
- 6 sured under such Act.
- 7 In addition, for administrative expenses necessary to
- 8 carry out the guaranteed and direct loan programs,
- 9 \$211,455,000, of which \$193,134,000, including
- 10 \$25,000,000 for the enforcement of housing standards on
- 11 FHA-insured multifamily projects, shall be transferred to
- 12 the appropriation for departmental salaries and expenses;
- 13 and of which \$18,321,000 shall be transferred to the appro-
- 14 priation for the Office of Inspector General.
- 15 GOVERNMENT NATIONAL MORTGAGE ASSOCIATION
- 16 GUARANTEES OF MORTGAGE-BACKED SECURITIES LOAN
- 17 Guarantee Program account
- 18 (INCLUDING TRANSFER OF FUNDS)
- 19 During fiscal year 1999, new commitments to issue
- 20 guarantees to carry out the purposes of section 306 of the
- 21 National Housing Act, as amended (12 U.S.C. 1721(g)),
- 22 shall not exceed \$150,000,000,000.
- 23 For administrative expenses necessary to carry out the
- 24 guaranteed mortgage-backed securities program,
- 25 \$9,383,000, to be derived from the GNMA-guarantees of
- 26 mortgage-backed securities guaranteed loan receipt account,

1	of which not to exceed \$9,383,000 shall be transferred to
2	the appropriation for departmental salaries and expenses.
3	Policy Development and Research
4	RESEARCH AND TECHNOLOGY
5	For contracts, grants, and necessary expenses of pro-
6	grams of research and studies relating to housing and
7	urban problems, not otherwise provided for, as authorized
8	by title V of the Housing and Urban Development Act of
9	1970, as amended (12 U.S.C. 1701z-1 et seq.), including
10	carrying out the functions of the Secretary under section
11	1(a)(1)(i) of Reorganization Plan No. 2 of 1968,
12	\$36,500,000, to remain available until September 30, 2000:
13	Provided, That no funds under this heading may be used
14	to fund a demonstration program, except subject to re-
15	programming.
16	Fair Housing and Equal Opportunity
17	FAIR HOUSING ACTIVITIES
18	For contracts, grants, and other assistance, not other-
19	wise provided for, as authorized by title VIII of the Civil
20	Rights Act of 1968, as amended by the Fair Housing
21	Amendments Act of 1988, and section 561 of the Housing
22	and Community Development Act of 1987, as amended,
23	\$35,000,000, to remain available until September 30, 1999,
24	of which \$15,000,000 shall be to carry out activities pursu-
25	ant to such section 561. No funds made available under this

1	heading shall be used to lobby the executive or legislative
2	branches of the Federal government in connection with a
3	specific contract, grant or loan.
4	Management and Administration
5	SALARIES AND EXPENSES
6	(INCLUDING TRANSFER OF FUNDS)
7	For necessary administrative and non-administrative
8	expenses of the Department of Housing and Urban Develop-
9	ment, not otherwise provided for, including not to exceed
10	\$7,000 for official reception and representation expenses,
11	\$992,826,000, of which \$518,000,000 shall be provided from
12	the various funds of the Federal Housing Administration,
13	\$9,383,000 shall be provided from funds of the Government
14	National Mortgage Association, \$1,000,000 shall be pro-
15	vided from the "Community Development Grants Program"
16	account, \$200,000 shall be provided by transfer from the
17	"Title VI Indian Federal Guarantees Program" account,
18	and \$400,000 shall be provided by transfer from the "In-
19	dian Housing Loan Guarantee Fund Program" account:
20	Provided, That the Department is prohibited from employ-
21	ing more than 77 schedule C and 20 noncareer Senior Exec-
22	utive Service employees.
23	OFFICE OF INSPECTOR GENERAL
24	(INCLUDING TRANSFER OF FUNDS)
25	For necessary expenses of the Office of Inspector Gen-
26	eral in carrying out the Inspector General Act of 1978 as

- 1 amended, \$66,850,000, of which \$22,343,000 shall be pro-
- 2 vided from the various funds of the Federal Housing Ad-
- 3 ministration: Provided, That \$10,000,000 shall also be
- 4 transferred to this account from the amount earmarked for
- 5 Operation Safe Home in the "Drug Elimination Grants for
- 6 Low Income Housing" account.
- 7 Office of Federal Housing Enterprise Oversight
- 8 SALARIES AND EXPENSES
- 9 (INCLUDING TRANSFER OF FUNDS)
- 10 For carrying out the Federal Housing Enterprise Fi-
- 11 nancial Safety and Soundness Act of 1992, \$16,000,000, to
- 12 remain available until expended, to be derived from the
- 13 Federal Housing Enterprise Oversight Fund: Provided,
- 14 That not to exceed such amount shall be available from the
- 15 General Fund of the Treasury to the extent necessary to
- 16 incur obligations and make expenditures pending the re-
- 17 ceipt of collections to the Fund: Provided further, That the
- 18 General Fund amount shall be reduced as collections are
- 19 received during the fiscal year so as to result in a final
- 20 appropriation from the General Fund estimated at not
- 21 more than \$0.
- 22 ADMINISTRATIVE PROVISIONS
- Sec. 201. Extenders. (a) One-for-One Replace-
- 24 MENT OF PUBLIC HOUSING.—Section 1002(d) of Public
- 25 Law 104–19 is amended by striking "1998" and inserting
- 26 "1999".

- 1 (b) Streamlining Section 8 Tenant-Based Assist-
- 2 ANCE.—Section 203(d) of the Departments of Veterans Af-
- 3 fairs and Housing and Urban Development, and Independ-
- 4 ent Agencies Appropriations Act, 1996, is amended by
- 5 striking "1997, and 1998" and inserting "1997, 1998, and
- 6 1999".
- 7 (c) Public and Assisted Housing Rents, Income
- 8 Adjustments and Preferences.—
- 9 (1) Section 402(a) of The Balanced Budget
- 10 Downpayment Act, I is amended by striking "fiscal
- 11 years 1997 and 1998" and inserting "fiscal years
- 12 1997, 1998, and 1999".
- 13 (2) Section 402(f) of The Balanced Budget
- 14 Downpayment Act, I is amended by striking "fiscal
- 15 years 1996, 1997, and 1998" and inserting "fiscal
- 16 years 1996, 1997, 1998, and 1999".
- 17 Sec. 202. Financing Adjustment Factors.—Fifty
- 18 percent of the amounts of budget authority, or in lieu there-
- 19 of 50 percent of the cash amounts associated with such
- 20 budget authority, that are recaptured from projects de-
- 21 scribed in section 1012(a) of the Stewart B. McKinney
- 22 Homeless Assistance Amendments Act of 1988 (Public Law
- 23 100-628, 102 Stat. 3224, 3268) shall be rescinded, or in
- 24 the case of cash, shall be remitted to the Treasury, and such
- 25 amounts of budget authority or cash recaptured and not

- 1 rescinded or remitted to the Treasury shall be used by State
- 2 housing finance agencies or local governments or local hous-
- 3 ing agencies with projects approved by the Secretary of
- 4 Housing and Urban Development for which settlement oc-
- 5 curred after January 1, 1992, in accordance with such sec-
- 6 tion. Notwithstanding the previous sentence, the Secretary
- 7 may award up to 15 percent of the budget authority or cash
- 8 recaptured and not rescinded or remitted to the Treasury
- 9 to provide project owners with incentives to refinance their
- 10 project at a lower interest rate.
- 11 Sec. 203. Fair Housing and Free Speech.—None
- 12 of the amounts made available under this Act may be used
- 13 during fiscal year 1998 to investigate or prosecute under
- 14 the Fair Housing Act any otherwise lawful activity engaged
- 15 in by one or more persons, including the filing or maintain-
- 16 ing of a nonfrivolous legal action, that is engaged in solely
- 17 for the purpose of achieving or preventing action by a gov-
- 18 ernment official or entity, or a court of competent jurisdic-
- 19 *tion*.
- 20 Sec. 204. Requirement for HUD to Maintain
- 21 Public Notice and Comment Rulemaking.—Notwith-
- 22 standing any other provision of law, for fiscal year 1998
- 23 and for all fiscal years thereafter, the Secretary of Housing
- 24 and Urban Development shall maintain all current require-
- 25 ments under part 10 of the Department of Housing and

- 1 Urban Development regulations (24 CFR part 10) with re-
- 2 spect to the Department's policies and procedures for the
- 3 promulgation and issuance of rules, including the use of
- 4 public participation in the rulemaking process.
- 5 Sec. 205. Brownfields as Eligible CDBG Activ-
- 6 ITY.—For fiscal years 1998 and 1999, States and entitle-
- 7 ment communities may use funds allocated under the com-
- 8 munity development block grants program under title I of
- 9 the Housing and Community Development Act of 1974 for
- 10 environmental cleanup and economic development activities
- 11 related to Brownfields projects in conjunction with the ap-
- 12 propriate environmental regulatory agencies, as if such ac-
- 13 tivities were eligible under section 105(a) of such Act.
- 14 Sec. 206. Enhanced Disposition Authority.—Sec-
- 15 tion 204 of the Departments of Veterans Affairs and Hous-
- 16 ing and Urban Development, and Independent Agencies
- 17 Appropriations Act, 1997, is amended by inserting after
- 18 "owned by the Secretary" the following: ", including, for
- 19 fiscal years 1998 and 1999, the provision of grants and
- 20 loans from the General Insurance Fund (12 U.S.C. 1735c)
- 21 for the necessary costs of rehabilitation or demolition,".
- 22 Sec. 207. HUD Rent Reform.—Notwithstanding
- 23 any other provision of law, the Secretary of Housing and
- 24 Urban Development may provide tenant-based assistance to
- 25 eligible tenants of a project insured under either sections

1	221(d)(3) or 236 of the National Housing Act in the same
2	manner as if the owner had prepaid the insured mortgage
3	to the extent necessary to minimize any rent increases or
4	to prevent displacement of low-income tenants in accord-
5	ance with a transaction approved by the Secretary provided
6	that the rents are no higher than the published section 8
7	fair market rents, as of the date of enactment, during the
8	tenants' occupancy of the property.
9	Sec. 208. Housing Opportunities for Persons
10	With AIDS Grants.—(a) Eligibility.—Notwithstanding
11	section 854(c)(1)(A) of the AIDS Housing Opportunity Act
12	(42 U.S.C. $12903(c)(1)(A)$ ), from any amounts made avail-
13	able under this title for fiscal year 1999 that are allocated
14	under such section, the Secretary of Housing and Urban
15	Development shall allocate and make a grant, in the
16	amount determined under subsection (b), for any State
17	that—
18	(1) received an allocation for fiscal year 1998
19	under clause (ii) of such section;
20	(2) is not otherwise eligible for an allocation for
21	fiscal year 1999 under such clause (ii) because the

State does not have the number of cases of acquired

immunodeficiency syndrome required under such

clause; and

22

23

24

1	(3) would meet such requirement if the cases in
2	the metropolitan statistical area for any city within
3	the State, which city was not eligible for an allocation
4	for fiscal year 1998 under clause (i) of such section
5	but is eligible for an allocation for fiscal year 1999
6	under such clause, were considered to be cases outside
7	of metropolitan statistical areas described in clause
8	(i) of such section.
9	(b) Amount.—The amount of the allocation and grant
10	for any State described in subsection (a) shall be the
11	amount that is equal to the lesser of—
12	(1) the difference between—
13	(A) the total amount allocated for such
14	State under section $854(c)(1)(A)(ii)$ of the AIDS
15	Housing Opportunity Act for fiscal year 1997;
16	and
17	(B) the total amount allocated for the city
18	described in $subsection$ $(a)(3)$ of this section
19	under section $854(c)(1)(A)(i)$ of such Act for fis-
20	cal year 1998 (from amounts made available
21	under this title); and
22	(2) \$300,000.
23	Sec. 209. Section 236 Program Reform.—Section
24	236 of the National Housing Act is amended to add a sub-
25	section in the appropriate place as follows:

1	"(g) The project owner shall, as required by the Sec-
2	retary, accumulate, safeguard, and periodically pay the
3	Secretary or such other entity as determined by the Sec-
4	retary and upon such terms and conditions as the Secretary
5	deems appropriate, all rental charges collected on a unit-
6	by-unit basis in excess of the basic rental charges. Unless
7	otherwise directed by the Secretary, such excess charges shall
8	be credited to a reserve fund to be used by the Secretary
9	to make additional assistance payments as provided in
10	paragraph (3) of subsection (f). Notwithstanding any other
11	requirements of this subsection, a project owner with a
12	mortgage insured under this section or insured under sec-
13	tion 207 of this Act pursuant to section 223(f) of this Act
14	may retain some or all of such excess charges for project
15	use if authorized by the Secretary and upon such terms and
16	conditions as established by the Secretary.".
17	Sec. 210. FHA Multifamily Mortgage Credit
18	Demonstrations.—Section 542 of the Housing and Com-
19	munity Development Act of 1992 is amended—
20	(1) in subsection (b)(5) by adding before the pe-
21	riod at the end of the first sentence ", and not more
22	than an additional 25,000 units over fiscal year
23	1999", and
24	(2) in the first sentence of subsection $(c)(4)$ in-
25	serting after "fiscal year 1997" the following: "and

- 1 not more than an additional 25,000 units during fis-
- 2 cal year 1999".
- 3 Sec. 211. Calculation of Downpayment.—Section
- 4 203(b)(10) of the National Housing Act is amended by—
- 5 (1) striking out "Alaska and Hawaii" and in-
- 6 serting in lieu thereof "Calculation of Downpay-
- 7 ment"; and
- 8 (2) striking out in subparagraph (A) "originated"
- 9 in the State of Alaska or the State of Hawaii and en-
- dorsed for insurance in fiscal years 1997 and 1998,"
- and inserting in lieu thereof "executed for insurance
- 12 in fiscal years 1998, 1999, and 2000".
- 13 Sec. 212. State CDBG IDIS Funding.—During fis-
- 14 cal year 1999, from amounts received by a State under sec-
- 15 tion 106(d)(1) of the Housing and Community Development
- 16 Act of 1974 for distribution in nonentitlement areas, the
- 17 State may deduct an amount, not to exceed the greater of
- 18 0.25 percent of the amount so received or \$50,000, for im-
- 19 plementation of the integrated disbursement and informa-
- 20 tion system established by the Secretary, in addition to any
- 21 amounts used for this purpose from amounts retained by
- 22 the State for administrative expenses under section
- 23 106(d)(3)(A).
- 24 Sec. 213. Nursing Home Lease Terms. (a) Tech-
- 25 NICAL CORRECTION.—Section 216 of the Departments of

- 1 Veterans Affairs and Housing and Urban Development, and
- 2 Independent Agencies Appropriations Act, 1998, is amend-
- 3 ed by striking out "fifty years from the date" and inserting
- 4 in lieu thereof "fifty years to run from the date".
- 5 (b) Effective Date.—The amendment made by sub-
- 6 section (a) shall be construed to have taken effect on October
- 7 27, 1997.
- 8 Sec. 214. Empowerment Zones as Criteria.—The
- 9 Secretary of Housing and Urban Development is prohibited
- 10 from using as a grant criteria for any program adminis-
- 11 tered by the Secretary the use of program funds in an em-
- 12 powerment zone or enterprise community.
- 13 Sec. 215. Grant Announcements.—The Secretary of
- 14 Housing and Urban Development shall provide all grant
- 15 announcements to the Senate and House Appropriations
- 16 Subcommittees on VA, HUD, and Independent Agencies at
- 17 least twenty-four hours before the Department of Housing
- 18 and Urban Development publicly or privately makes an an-
- 19 nouncement of any grant award.
- 20 Sec. 216. Technical for Emergency CDBG Pro-
- 21 GRAM.—For purposes of eligibility for funding under the
- 22 heading "Community Development Block Grants" in the
- 23 1998 Supplemental Appropriations and Rescissions Act
- 24 (Public Law 105–174; May 1, 1998) the term "states" shall
- 25 be deemed to include "Indian tribes" as defined under sec-

- 1 tion 102(a)(17) of the Housing and Community Develop-
- 2 ment Act of 1974 and Guam, the Northern Mariana Is-
- 3 lands, the Virgin Islands, and American Samoa: Provided,
- 4 That amounts made available by this section are designated
- 5 by the Congress as an emergency requirement pursuant to
- 6 section 251(b)(2)(A) of the Balanced Budget and Emer-
- 7 gency Deficit Control Act of 1985, as amended.
- 8 Sec. 217. Account Transition.—The amount of ob-
- 9 ligated balances in appropriations accounts, as set forth in
- 10 title II of the Departments of Veterans Affairs, and Housing
- 11 and Urban Development, and Independent Agencies Appro-
- 12 priations Act, 1998 and prior Acts that are recaptured here-
- 13 after, to the extent not governed by the specific language
- 14 in an account or provision in the Act, shall be held in re-
- 15 serve subject to reprogramming, notwithstanding any other
- 16 provision of law.
- 17 Sec. 218. Prohibition on University Funding.—
- 18 The Secretary of Housing and Urban Development is pro-
- 19 hibited from paying directly or indirectly any university
- 20 the cost of room and board and tuition for training associ-
- 21 ated with senior community builders or any similar pro-
- 22 gram except that the Secretary may fund education and
- 23 training programs associated with the Community Develop-
- 24 ment Block Grant program, the Community First Leader-
- 25 ship program and the Junior Community Builders pro-

1 gram, subject to the Secretary submitting to the Committees on Appropriations an action plan identifying all funding to be used and the education and training programs for which the funding will be provided. 5 Sec. 219. FHA Single Family Mortgage Insur-ANCE LIMITS REFORM.—(a) Section 203(b) of the National Housing Act is amended by striking out clause (ii) of para-8 graph (2)(A) and all that follows through "applicable size;" and inserting the following in lieu thereof: 10 "(ii) 87 percent of the dollar amount 11 limitation determined under section 12 305(a)(2) of the Federal Home Loan Mort-13 gage Corporation Act for a residence of ap-14 plicable size: 15 except that the applicable dollar amount 16 limitation in effect for any area under this 17 subparagraph may not be less than 48 per-18 cent of the dollar limitation determined 19 under section 305(a)(2) of the Federal 20 Home Loan Mortgage Corporation Act for a 21 residence of the applicable size; and". 22 Sec. 220. Use of Home Funds for Public Hous-23 ING MODERNIZATION.—Notwithstanding section 212(d)(5) of the Cranston-Gonzalez National Affordable Housing Act,

amounts made available to the City of Bismarck, North Da-

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- 1 kota, under subtitle A of title II of the Cranston-Gonzalez
- 2 National Affordable Housing Act for fiscal years 1998,
- 3 1999, 2000, 2001 or 2002, may be used to carry out activi-
- 4 ties authorized under section 14 of the United States Hous-
- 5 ing Act of 1937 (42 U.S.C. 14371) for the purpose of mod-
- 6 ernizing the Crescent Manor public housing project located
- 7 at 107 East Bowen Avenue, in Bismarck, North Dakota,
- 8 *if*—
- 9 (1) the Burleigh County Housing Authority (or
- any successor public housing agency that owns or op-
- 11 erates the Crescent Manor public housing project) has
- 12 obligated all other Federal assistance made available
- 13 to that public housing agency for that fiscal year; or
- 14 (2) the Secretary of Housing and Urban Devel-
- opment authorizes the use of those amounts for the
- 16 purpose of modernizing that public housing project,
- which authorization may be made with respect to 1
- or more of those fiscal years.
- 19 Sec. 221. CDBG and Home Exemption.—The City
- 20 of Oxnard, California may use amounts available to the
- 21 City under title I of the Housing and Community Develop-
- 22 ment Act of 1974 and under subtitle A of title II of the
- 23 Cranston-Gonzalez National Affordable Housing Act) to re-
- 24 imburse the City for its cost in purchasing 19.89 acres of
- 25 land, more or less, located at the northwest corner of Lom-

- 1 bard Street and Camino del Sol in the City, on the north
- 2 side of the 2100 block of Camino del Sol, for the purpose
- 3 of providing affordable housing. The procedures set forth in
- 4 sections 104(g)(2) and (3) of the Housing and Community
- 5 Development Act of 1974 and sections 288(b) and (c) of the
- 6 Cranston-Gonzalez National Affordable Housing Act shall
- 7 not apply to any release of funds for such reimbursement.
- 8 Sec. 222. Technical Corrections to the Depart-
- 9 Ments of Veterans Affairs and Housing and Urban
- 10 Development, and Independent Agencies Appropria-
- 11 Tions Act, 1998. (a) Section 8 Contract Renewal Pol-
- 12 ICY FOR FISCAL YEAR 1999 AND SUBSEQUENT YEARS.—
- 13 Section 524 of the Multifamily Assisted Housing Reform
- 14 and Affordability Act of 1997 is amended—
- 15 (1) in subsection (a)(2), by inserting after "Not-
- 16 withstanding paragraph (1)" the following "and sub-
- ject to section 516 of this subtitle"; and
- 18 (2) by inserting at the end the following new
- 19 *subsections:*
- 20 "(b) Inapplicability to Projects Subject to Re-
- 21 STRUCTURING.—This section shall not apply to projects re-
- 22 structured under this subtitle.
- 23 "(c) Savings Provisions.—Upon the repeal of this
- 24 subtitle pursuant to section 579, the provisions of sections

- 1 512(2) and 516 (as in effect immediately before such repeal)
- 2 shall apply with respect to this section.".
- 3 (b) Repeal of Contract Renewal Authority
- 4 UNDER SECTION 405(a).—Section 405(a) of The Balanced
- 5 Budget Downpayment Act, I is hereby repealed.
- 6 (c) Exemptions from Restructuring.—(1) Section
- 7 514(h)(1) of the Departments of Veterans Affairs and Hous-
- 8 ing and Urban Development, and Independent Agencies
- 9 Appropriations Act, is amended to read as follows:
- 10 "(1) The primary financing for the project was
- 11 provided by a unit of State government or a unit of
- 12 general local government (or an agency or instrumen-
- tality of either) and the primary financing involves
- 14 mortgage insurance under the National Housing Act,
- such that implementation of a mortgage restructuring
- and rental assistance sufficiency plan under this Act
- 17 would be in conflict with applicable law or agree-
- 18 ments governing such financing;".
- 19 (2) Section 524(a)(2)(B) is amended by striking
- 20 "and the financing" and inserting "and the primary
- 21 financing".
- 22 (d) Mandatory Renewal of Project-Based As-
- 23 SISTANCE.—Section 515(c)(1) is amended by inserting "or"
- 24 after the semicolon at the end of subparagraph (b).

1	(e) Partial Payments of Claims.—Section 514 of
2	the National Housing Act is amended by—
3	(1) by striking "1978 or" and inserting "1978)
4	or"; and
5	(2) by striking ")))" and inserting "))".
6	Sec. 223. Clarification of Owner's Right to
7	Prepay. (a) Prepayment Right.—Notwithstanding sec-
8	tion 211 of the Housing and Community Development Act
9	of 1987 or section 221 of the Housing and Community De-
10	velopment Act of 1987 (as in effect pursuant to section
11	604(c) of the Cranston-Gonzalez National Affordable Hous-
12	ing Act), subject to subsection (b), with respect to any
13	project that is eligible low-income housing (as that term is
14	defined in section 229 of the Housing and Community De-
15	velopment Act of 1987)—
16	(1) the owner of the project may prepay, and the
17	mortgagee may accept prepayment of, the mortgage
18	on the project, and
19	(2) the owner may request voluntary termination
20	of a mortgage insurance contract with respect to such
21	project and the contract may be terminated notwith-
22	standing any requirements under sections 229 and
23	250 of the National Housing Act

1	(b) Conditions.—Any prepayment of a mortgage or
2	termination of an insurance contract authorized under sub-
3	section (a) may be made—
4	(1) only to the extent that such prepayment or
5	termination is consistent with the terms and condi-
6	tions of the mortgage on or mortgage insurance con-
7	tract for the project; and
8	(2) only if owner of the project involved agrees
9	not to increase the rent charges for any dwelling unit
10	in the project during the 60-day period beginning
11	upon such prepayment or termination.
12	Sec. 224. Public and Assisted Housing Drug
13	Elimination Act. The Public and Assisted Housing Drug
14	Elimination Act of 1990 is amended—
15	(1) in section 5123, by inserting "Indian tribes"
16	before "and private";
17	(2) in section 5124(a)(7), by inserting ", an In-
18	dian tribe," before "or tribally designated";
19	(3) in section 5125, by inserting "an Indian
20	tribe" before "or tribally designated"; and
21	(4) by adding at the end the following new para-
22	graph:
23	"(6) Indian tribe" "Indian tribe"
24	has the meaning given the term in 25 U.S.C.
25	4103(12).".

1	Sec. 225. Multifamily Housing Institute. Not-
2	withstanding any other provision of law, the Secretary
3	may, from time to time, as determined necessary to assist
4	the Department in managing its multifamily assets includ-
5	ing analyzing, tracking and evaluating its portfolio of
6	FHA-insured and other mortgages and properties and as-
7	sisting the Department in understanding and reducing the
8	risk involved in its mortgage restructuring, insuring and
9	guaranteeing activities, provide data to, and purchase data
10	from, any nonprofit, industry supported, on-line provider
11	of nationwide, multifamily housing loan and property data
12	services.
13	Sec. 226. Multifamily Mortgage Auctions. Sec-
14	tion 221(g)(4)(C) of the National Housing Act is amend-
15	ed—
16	(1) in the first sentence of clause (viii), by strik-
17	ing "September 30, 1996" and inserting "December
18	31, 2002"; and
19	(2) by adding at the end the following:
20	"(ix) The authority of the Secretary to
21	conduct multifamily auctions under this
22	paragraph shall be effective for any fiscal
23	year only to the extent and in such amounts
24	as are approved in appropriations Acts for
25	the costs of loan quarantees (as defined in

1	section 502 of the Congressional Budget Act
2	of 1974), including the cost of modifying
3	loans.".
4	Sec. 227. Notwithstanding any other provision of law,
5	of the \$1,250,000 made available pursuant to Public Law
6	102–389 for economic revitalization and infrastructure re-
7	pair in Montpelier, Vermont, \$250,000 is available for the
8	Central Vermont Revolving Loan Fund administered by the
9	Central Vermont Community Action Council.
10	Sec. 228. Annual Report on Management Defi-
11	CIENCIES. (a) In General.—Section 203 of the National
12	Housing Act (12 U.S.C. 1709) is amended by adding at
13	the end the following:
14	"(w) Management Deficiencies Report.—
15	"(1) In general.—Not later than 60 days after
16	the date of enactment of this subsection, and annually
17	thereafter, the Secretary shall submit to Congress a
18	report on the plan of the Secretary to address each
19	material weakness, reportable condition, and non-
20	compliance with an applicable law or regulation (as
21	defined by the Director of the Office of Management
22	and Budget) identified in the most recent audited fi-
23	nancial statement of the Federal Housing Adminis-
24	tration submitted under section 3515 of title 31,
25	United States Code

1	"(2) Contents of annual report.—Each re-
2	port submitted under paragraph (1) shall include—
3	"(A) an estimate of the resources, including
4	staff, information systems, and contract assist-
5	ance, required to address each material weak-
6	ness, reportable condition, and noncompliance
7	with an applicable law or regulation described
8	in paragraph (1), and the costs associated with
9	those resources;
10	"(B) an estimated timetable for addressing
11	each material weakness, reportable condition,
12	and noncompliance with an applicable law or
13	regulation described in paragraph (1); and
14	"(C) the progress of the Secretary in imple-
15	menting the plan of the Secretary included in
16	the report submitted under paragraph (1) for the
17	preceding year, except that this subparagraph
18	does not apply to the initial report submitted
19	under paragraph (1).".
20	(b) Effect on Other Authority.—The Secretary of
21	Housing and Urban Development may not implement sec-
22	tion 219 of this Act before the date on which the Secretary
23	submits the initial report required under section 203(w) of
24	the National Housing Act (12 U.S.C. 1709(w)), as added
25	by subsection (a) of this section.

1	Sec. 229. Low-income Housing Preservation and
2	Resident Homeownership. (a) Notice of Prepayment
3	or Termination.—
4	(1) In GENERAL.—Notwithstanding section
5	212(b) of the Low-Income Housing Preservation and
6	Resident Homeownership Act of 1990 (12 U.S.C.
7	4102) or any other provision of law, during fiscal
8	year 1998 and each fiscal year thereafter, an owner
9	of eligible low-income housing (as defined in section
10	229 of the Low-Income Housing Preservation and
11	Resident Homeownership Act of 1990 (12 U.S.C.
12	4119)) that intends to take any action described in
13	section 212(a) of the Low-Income Housing Preserva-
14	tion and Resident Homeownership Act of 1990 (12
15	U.S.C. 4102(a)) shall, not less than 1 year before the
16	date on which the action is taken—
17	(A) file a notice indicating that intent with
18	the chief executive officer of the appropriate
19	State or local government for the jurisdiction
20	within which the housing is located; and
21	(B) provide each tenant of the housing with
22	a copy of that notice.
23	(2) Exception.—The requirements of this sub-
24	section do not apply in any case in which the prepay-
25	ment or termination at issue is necessary to effect

conversion to ownership by a priority purchaser (as 1 2 defined in section 231(a) of the Low-Income Housing 3 Preservation and Resident Homeownership Act of 4 1990 (12 U.S.C. 4120(a)). The requirements of this 5 subsection do not apply where owner's have provided 6 legal notice of prepayment or termination as of July 7 7. 1998, under the terms of current law. 8 Sec. 230. (a) Informed Consumer Choice.—Section 203(b)(2) of the National Housing Act (12 U.S.C. 1709(b)(2)) is amended by adding at the end the following: 10 11 "Notwithstanding subparagraph (A) of this 12 paragraph, the Secretary may not insure a mortgage 13 unless the original lender making the loan secured by 14 that mortgage provided to the prospective mortgagor 15 a written notice that included (i) a generic analysis 16 comparing the note rate (and associated interest pay-17 ments), insurance premiums, and other costs and fees 18 that would be due over the life of the loan for a loan 19 insured by the Secretary under this subsection with 20 the note rates, insurance premiums (if applicable), 21 and other costs and fees that would be expected to be 22 due if the mortgagor obtained instead any of the 23 mortgagor's 3 most frequently employed structures for 24 mortgage loans with a similar loan-to-value ratio in 25 connection with a conventional mortgage (as that

1	term is used in section $305(a)(2)$ of the Federal Home
2	Loan Mortgage Corporation Act (12 U.S.C.
3	1454(a)(2)) or section $302(b)(2)$ of the Federal Na-
4	tional Mortgage Association Charter Act (12 U.S.C.
5	1717(b)(2)), as applicable), assuming prevailing in-
6	terest rates; and (ii) a statement regarding when the
7	mortgagor's requirement to pay the mortgage insur-
8	ance premiums for a mortgage insured under this sec-
9	tion would terminate or a statement that the require-
10	ment will terminate only if the mortgage is refi-
11	nanced, paid off, or otherwise terminated.".
12	(b) Annual Study by Comptroller General.—
13	Section 203(b)(2) of the National Housing Act (12 U.S.C.
14	1709(b)(2)) is amended by adding at the end the following:
15	"Not later than the expiration of a 1-year period
16	beginning on the effective date of this undesignated
17	paragraph and annually thereafter, the Comptroller
18	General of the United States shall conduct and submit
19	to the Committee on Banking and Financial Services
20	of the House of Representatives and the Committee on
21	Banking, Housing, and Urban Affairs of the Senate,
22	a study regarding the extent, and cost to consumers,
23	of steering by lenders to loans insured by the Sec-
	of secting by what's to wans insured by the sec

1	lenders have complied with the requirements of this
2	subsection.".
3	(c) Effective Date.—The amendments made by this
4	section shall take effect immediately.
5	TITLE III—INDEPENDENT AGENCIES
6	American Battle Monuments Commission
7	SALARIES AND EXPENSES
8	For necessary expenses, not otherwise provided for, of
9	the American Battle Monuments Commission, including the
10	acquisition of land or interest in land in foreign countries;
11	purchases and repair of uniforms for caretakers of national
12	cemeteries and monuments outside of the United States and
13	its territories and possessions; rent of office and garage
14	space in foreign countries; purchase (one for replacement
15	only) and hire of passenger motor vehicles; and insurance
16	of official motor vehicles in foreign countries, when required
17	by law of such countries; \$26,931,000, to remain available
18	until expended: Provided, That where station allowance has
19	been authorized by the Department of the Army for officers
20	of the Army serving the Army at certain foreign stations,
21	the same allowance shall be authorized for officers of the
22	Armed Forces assigned to the Commission while serving at
23	the same foreign stations, and this appropriation is hereby
24	made available for the payment of such allowance: Provided
25	further, That when traveling on business of the Commission,

- 1 officers of the Armed Forces serving as members or as Sec-
- 2 retary of the Commission may be reimbursed for expenses
- 3 as provided for civilian members of the Commission: Pro-
- 4 vided further, That the Commission shall reimburse other
- 5 Government agencies, including the Armed Forces, for sal-
- 6 ary, pay, and allowances of personnel assigned to it: Pro-
- 7 vided further, That, of the funds made available under this
- 8 heading, \$2,500,000 for the restoration and renovation of
- 9 the Liberty Memorial Monument to World War I located
- 10 in Kansas City, Missouri.
- 11 Chemical Safety and Hazard Investigation Board
- 12 SALARIES AND EXPENSES
- 13 For necessary expenses in carrying out activities pur-
- 14 suant to section 112(r)(6) of the Clean Air Act, including
- 15 hire of passenger vehicles, and for services authorized by
- 16 5 U.S.C. 3109, but at rates for individuals not to exceed
- 17 the per diem equivalent to the maximum rate payable for
- 18 senior level positions under 5 U.S.C. 5376, \$6,500,000: Pro-
- 19 vided, That the Chemical Safety and Hazard Investigation
- 20 Board shall have not more than three career Senior Execu-
- 21 tive Service positions.

1	Department of the Treasury
2	Community Development Financial Institutions
3	COMMUNITY DEVELOPMENT FINANCIAL INSTITUTIONS FUND
4	PROGRAM ACCOUNT
5	For grants, loans, and technical assistance to qualify-
6	ing community development lenders, and administrative
7	expenses of the Fund, including services authorized by 5
8	U.S.C. 3109, but at rates for individuals not to exceed the
9	per diem rate equivalent to the rate for ES-3, \$55,000,000,
10	to remain available until September 30, 2000, of which
11	\$12,000,000 may be used for the cost of direct loans, and
12	up to \$1,000,000 may be used for administrative expenses
13	to carry out the direct loan program: Provided, That the
14	cost of direct loans, including the cost of modifying such
15	loans, shall be as defined in section 502 of the Congressional
16	Budget Act of 1974: Provided further, That these funds are
17	available to subsidize gross obligations for the principal
18	amount of direct loans not to exceed \$32,000,000: Provided
19	further, That not more than \$25,000,000 of the funds made
20	available under this heading may be used for programs and
21	activities authorized in section 114 of the Community De-
22	velopment Banking and Financial Institutions Act of 1994.

1	Consumer Product Safety Commission
2	SALARIES AND EXPENSES
3	For necessary expenses of the Consumer Product Safety
4	Commission, including hire of passenger motor vehicles,
5	services as authorized by 5 U.S.C. 3109, but at rates for
6	individuals not to exceed the per diem rate equivalent to
7	the maximum rate payable under 5 U.S.C. 5376, purchase
8	of nominal awards to recognize non-Federal officials' con-
9	tributions to Commission activities, and not to exceed \$500
10	for official reception and representation expenses,
11	\$46,500,000.
12	Corporation for National and Community Service
13	NATIONAL AND COMMUNITY SERVICE PROGRAMS
14	OPERATING EXPENSES
15	(INCLUDING TRANSFER OF FUNDS)
16	For necessary expenses for the Corporation for Na-
17	tional and Community Service (referred to in the matter
18	under this heading as the "Corporation") in carrying out
19	programs, activities, and initiatives under the National
20	and Community Service Act of 1990 (referred to in the mat-
21	ter under this heading as the "Act") (42 U.S.C. 12501 et
22	seq.), \$425,500,000, to remain available until September
23	30, 1999: Provided, That not more than \$27,000,000 shall
24	be available for administrative expenses authorized under
25	section 501(a)(4) of the Act (42 U.S.C. 12671(a)(4)): Pro-
26	vided further, That not more than \$2,500 shall be for offi-

- 1 cial reception and representation expenses: Provided fur-
- 2 ther, That not more than \$70,000,000, to remain available
- 3 without fiscal year limitation, shall be transferred to the
- 4 National Service Trust account for educational awards au-
- 5 thorized under subtitle D of title I of the Act (42 U.S.C.
- 6 12601 et seq.), of which not to exceed \$5,000,000 shall be
- 7 available for national service scholarships for high school
- 8 students performing community service: Provided further,
- 9 That not more than \$227,000,000 of the amount provided
- 10 under this heading shall be available for grants under the
- 11 National Service Trust program authorized under subtitle
- 12 C of title I of the Act (42 U.S.C. 12571 et seq.) (relating
- 13 to activities including the AmeriCorps program), of which
- 14 not more than \$40,000,000 may be used to administer, re-
- 15 imburse, or support any national service program author-
- 16 ized under section 121(d)(2) of such Act (42 U.S.C.
- 17 12581(d)(2)): Provided further, That not more than
- 18 \$5,500,000 of the funds made available under this heading
- 19 shall be made available for the Points of Light Foundation
- 20 for activities authorized under title III of the Act (42 U.S.C.
- 21 12661 et seq.): Provided further, That no funds shall be
- 22 available for national service programs run by Federal
- 23 agencies authorized under section 121(b) of such Act (42
- 24 U.S.C. 12571(b)): Provided further, That to the maximum
- 25 extent feasible, funds appropriated under subtitle C of title

- 1 I of the Act shall be provided in a manner that is consistent
- 2 with the recommendations of peer review panels in order
- 3 to ensure that priority is given to programs that dem-
- 4 onstrate quality, innovation, replicability, and sustain-
- 5 ability: Provided further, That not more than \$18,000,000
- 6 of the funds made available under this heading shall be
- 7 available for the Civilian Community Corps authorized
- 8 under subtitle E of title I of the Act (42 U.S.C. 12611 et
- 9 seg.): Provided further, That not more than \$43,000,000
- 10 shall be available for school-based and community-based
- 11 service-learning programs authorized under subtitle B of
- 12 title I of the Act (42 U.S.C. 12521 et seq.): Provided further,
- 13 That not more than \$30,000,000 shall be available for qual-
- 14 ity and innovation activities authorized under subtitle H
- 15 of title I of the Act (42 U.S.C. 12853 et seq.): Provided fur-
- 16 ther, That not more than \$5,000,000 shall be available for
- 17 audits and other evaluations authorized under section 179
- 18 of the Act (42 U.S.C. 12639): Provided further, That to the
- 19 maximum extent practicable, the Corporation shall increase
- 20 significantly the level of matching funds and in-kind con-
- 21 tributions provided by the private sector, shall expand sig-
- 22 nificantly the number of educational awards provided
- 23 under subtitle D of title I, and shall reduce the total Federal
- 24 costs per participant in all programs.

1	OFFICE OF INSPECTOR GENERAL
2	For necessary expenses of the Office of Inspector Gen-
3	eral in carrying out the Inspector General Act of 1978, as
4	amended, \$3,000,000.
5	Court of Veterans Appeals
6	SALARIES AND EXPENSES
7	For necessary expenses for the operation of the United
8	States Court of Veterans Appeals as authorized by 38
9	U.S.C. sections 7251–7298, \$10,000,000, of which \$865,000,
10	shall be available for the purpose of providing financial as-
11	sistance as described, and in accordance with the process
12	and reporting procedures set fourth, under this heading in
13	Public Law 102–229.
14	Department of Defense—Civil
15	Cemeterial Expenses, Army
16	SALARIES AND EXPENSES
17	For necessary expenses, as authorized by law, for
18	maintenance, operation, and improvement of Arlington Na-
19	tional Cemetery and Soldiers' and Airmen's Home Na-
20	tional Cemetery, including the purchase of two passenger
21	motor vehicles for replacement only, and not to exceed
22	\$1,000 for official reception and representation expenses,
23	\$11,666,000, to remain available until expended.

1	Environmental Protection Agency
2	SCIENCE AND TECHNOLOGY
3	(INCLUDING TRANSFER OF FUNDS)
4	For science and technology, including research and de-
5	velopment activities, which shall include research and devel-
6	opment activities under the Comprehensive Environmental
7	Response, Compensation, and Liability Act of 1980
8	(CERCLA), as amended; necessary expenses for personnel
9	and related costs and travel expenses, including uniforms,
10	or allowances therefore, as authorized by 5 U.S.C. 5901-
11	5902; services as authorized by 5 U.S.C. 3109, but at rates
12	for individuals not to exceed the per diem rate equivalent
13	to the maximum rate payable for senior level positions
14	under 5 U.S.C. 5376; procurement of laboratory equipment
15	and supplies; other operating expenses in support of re-
16	search and development; construction, alteration, repair, re-
17	habilitation, and renovation of facilities, not to exceed
18	\$75,000 per project, \$643,460,000, which shall remain
19	available until September 30, 2000: Provided, That the obli-
20	gated balance of such sums shall remain available through
21	September 30, 2007 for liquidating obligations made in fis-
22	cal years 1999 and 2000.
23	ENVIRONMENTAL PROGRAMS AND MANAGEMENT
24	For environmental programs and management, in-
25	cluding necessary expenses, not otherwise provided for, for
26	personnel and related costs and travel expenses, including

- 1 uniforms, or allowances therefore, as authorized by 5 U.S.C.
- 2 5901–5902; services as authorized by 5 U.S.C. 3109, but
- 3 at rates for individuals not to exceed the per diem rate
- 4 equivalent to the maximum rate payable for senior level po-
- 5 sitions under 5 U.S.C. 5376; hire of passenger motor vehi-
- 6 cles; hire, maintenance, and operation of aircraft; purchase
- 7 of reprints; library memberships in societies or associations
- 8 which issue publications to members only or at a price to
- 9 members lower than to subscribers who are not members;
- 10 construction, alteration, repair, rehabilitation, and renova-
- 11 tion of facilities, not to exceed \$75,000 per project; and not
- 12 to exceed \$6,000 for official reception and representation
- 13 expenses, \$1,840,500,000, which shall remain available
- 14 until September 30, 2000: Provided, That the obligated bal-
- 15 ance of such sums shall remain available through September
- 16 30, 2007 for liquidating obligations made in fiscal years
- 17 1999 and 2000.
- 18 OFFICE OF INSPECTOR GENERAL
- 19 For necessary expenses of the Office of Inspector Gen-
- 20 eral in carrying out the provisions of the Inspector General
- 21 Act of 1978, as amended, and for construction, alteration,
- 22 repair, rehabilitation, and renovation of facilities, not to
- 23 exceed \$75,000 per project, \$31,154,000, to remain available
- 24 until September 30, 2000: Provided, That the obligated bal-
- 25 ance of such sums shall remain available through September

1	30, 2007 for liquidating obligations made in fiscal years
2	1999 and 2000.
3	BUILDINGS AND FACILITIES
4	For construction, repair, improvement, extension, al-
5	teration, and purchase of fixed equipment or facilities of,
6	or for use by, the Environmental Protection Agency,
7	\$52,948,000, to remain available until expended.
8	HAZARDOUS SUBSTANCE SUPERFUND
9	(INCLUDING TRANSFER OF FUNDS)
10	For necessary expenses to carry out the Comprehensive
11	Environmental Response, Compensation, and Liability Act
12	of 1980 (CERCLA), as amended, including sections 111
13	(c)(3), (c)(5), (c)(6), and (e)(4) (42 U.S.C. 9611), and for
14	construction, alteration, repair, rehabilitation, and renova-
15	tion of facilities, not to exceed \$75,000 per project; not to
16	exceed \$1,500,000,000 (of which \$100,000,000 shall not be-
17	come available until September 1, 1999), to remain avail-
18	able until expended, consisting of \$1,250,000,000, as au-
19	thorized by section 517(a) of the Superfund Amendments
20	and Reauthorization Act of 1986 (SARA), as amended by
21	Public Law 101–508, and \$250,000,000 as a payment from
22	general revenues to the Hazardous Substance Superfund as
23	authorized by section 517(b) of SARA, as amended by Pub-
24	lic Law 101–508: Provided, That funds appropriated under
25	this heading may be allocated to other Federal agencies in
26	accordance with section 111(a) of CERCLA: Provided fur-

1	ther, That \$12,237,300 of the funds appropriated under this
2	heading shall be transferred to the "Office of Inspector Gen-
3	eral" appropriation to remain available until September
4	30, 2000: Provided further, That notwithstanding section
5	111(m) of CERCLA or any other provision of law,
6	\$74,000,000 of the funds appropriated under this heading
7	shall be available to the Agency for Toxic Substances and
8	Disease Registry to carry out activities described in sections
9	104(i), 111(c)(4), and 111(c)(14) of CERCLA and section
10	118(f) of SARA: Provided further, That \$40,200,000 of the
11	funds appropriated under this heading shall be transferred
12	to the "Science and Technology" appropriation to remain
13	available until September 30, 2000: Provided further, That
14	none of the funds appropriated under this heading shall be
15	used for Brownfields revolving loan funds unless specifically
16	authorized by subsequent legislation: Provided further, That
17	none of the funds appropriated under this heading shall be
18	available for the Agency for Toxic Substances and Disease
19	Registry to issue in excess of 40 toxicological profiles pursu-
20	ant to section 104(i) of CERCLA during fiscal year 1998.
21	LEAKING UNDERGROUND STORAGE TANK PROGRAM
22	(INCLUDING TRANSFER OF FUNDS)
23	For necessary expenses to carry out leaking under-
24	ground storage tank cleanup activities authorized by section
25	205 of the Superfund Amendments and Reauthorization Act

- 1 of 1986, and for construction, alteration, repair, rehabilita-
- 2 tion, and renovation of facilities, not to exceed \$75,000 per
- 3 project, \$75,000,000, to remain available until expended:
- 4 Provided, That hereafter, the Administrator is authorized
- 5 to enter into assistance agreements with Federally recog-
- 6 nized Indian tribes on such terms and conditions as she
- 7 deems appropriate for the same purposes as are set forth
- 8 in section 9003(h)(7) of RCRA.
- 9 OIL SPILL RESPONSE
- 10 (Including transfer of funds)
- 11 For expenses necessary to carry out the Environmental
- 12 Protection Agency's responsibilities under the Oil Pollution
- 13 Act of 1990, \$15,000,000, to be derived from the Oil Spill
- 14 Liability trust fund, and to remain available until ex-
- 15 pended.
- 16 STATE AND TRIBAL ASSISTANCE GRANTS
- 17 For environmental programs and infrastructure as-
- 18 sistance, including capitalization grants for State revolving
- 19 funds and performance partnership grants, \$3,255,000,000,
- 20 to remain available until expended, of which
- 21 \$1,400,000,000 shall be for making capitalization grants for
- 22 the Clean Water State Revolving Funds under title VI of
- 23 the Federal Water Pollution Control Act, as amended, and
- 24 \$800,000,000 shall be for capitalization grants for the
- 25 Drinking Water State Revolving Funds under section 1452
- 26 of the Safe Drinking Water Act, as amended; \$75,000,000

for architectural, engineering, planning, design, construction and related activities in connection with the construc-3 tion of high priority water and wastewater facilities in the 4 area of the United States-Mexico Border, after consultation 5 with the appropriate border commission; \$30,000,000 for grants to the State of Alaska to address drinking water and wastewater infrastructure needs of rural and Alaska Native 8 Villages; \$100,000,000 for making grants for the construction of wastewater and water treatment facilities and 10 groundwater protection infrastructure in accordance with the terms and conditions specified for such grants in the 12 Committee report (S. Rept. 105–216) accompanying this Act (S. 2168); and \$850,000,000 for grants, including associated program support costs, to States, federally recognized 14 15 tribes, interstate agencies, tribal consortia, and air pollution control agencies for multi-media or single media pollu-16 tion prevention, control and abatement and related activi-18 ties, including activities pursuant to the provisions set forth 19 under this heading in Public Law 104–134, and for making grants under section 103 of the Clean Air Act for particu-21 late matter monitoring and data collection activities: Provided, That, consistent with section 1452(q) of the Safe Drinking Water Act (42 U.S.C. 300j-12(g)), section 302 of the Safe Drinking Water Act Amendments of 1996 (Public Law 104–182) and the accompanying joint explanatory

- 1 statement of the committee on conference (H. Rept. No.
- 2 104–741 to accompany S. 1316, the Safe Drinking Water
- 3 Act Amendments of 1996), and notwithstanding any other
- 4 provision of law, beginning in fiscal year 1999 and there-
- 5 after, States may combine the assets of State Revolving
- 6 Funds (SRFs) established under section 1452 of the Safe
- 7 Drinking Water Act, as amended, and title VI of the Fed-
- 8 eral Water Pollution Control Act, as amended, as security
- 9 for bond issues to enhance the lending capacity of one or
- 10 both SRFs, but not to acquire the state match for either
- 11 program, provided that revenues from the bonds are allo-
- 12 cated to the purposes of the Safe Drinking Water Act and
- 13 the Federal Water Pollution Control Act in the same por-
- 14 tion as the funds are used as security for the bonds: Pro-
- 15 vided further, That, notwithstanding the matching require-
- 16 ment in Public Law 104–204 for funds appropriated under
- 17 this heading for grants to the State of Texas for improving
- 18 wastewater treatment for the Colonias, such funds that re-
- 19 main unobligated may also be used for improving water
- 20 treatment for the Colonias, and shall be matched by State
- 21 funds from State resources equal to 20 percent of such unob-
- 22 ligated funds: Provided further, That, hereafter the Admin-
- 23 istrator is authorized to enter into assistance agreements
- 24 with Federally recognized Indian tribes on such terms and
- 25 conditions as she deems appropriate for the development

- 1 and implementation of programs to manage hazardous
- 2 waste, and underground storage tanks: Provided further,
- 3 That beginning in fiscal year 1999 and thereafter, pesticide
- 4 program implementation grants under section 23(a)(1) of
- 5 the Federal Insecticide, Fungicide and Rodenticide Act, as
- 6 amended, shall be available for pesticide program develop-
- 7 ment and implementation, including enforcement and com-
- 8 pliance activities: Provided further, That, notwithstanding
- 9 section 603(d)(7) of the Federal Water Pollution Control
- 10 Act, as amended, the limitation on the amounts in a water
- 11 pollution control revolving fund that may be used by a
- 12 State to administer the fund shall not apply to amounts
- 13 a State has heretofore included, or will hereafter include,
- 14 as principal in loans made by such fund to eligible borrow-
- 15 ers where such amounts represent costs of administering the
- 16 fund, except that such amounts heretofore or hereafter in-
- 17 cluded in loans shall be accounted for separately from other
- 18 assets in the fund, shall only be used for purposes of admin-
- 19 istering the fund and shall not exceed an amount that the
- 20 Administrator deems reasonable.
- 21 ADMINISTRATIVE PROVISIONS
- 22 (a) Government Owned Ships Dismantled in For-
- 23 EIGN COUNTRIES.—None of the funding provided under this
- 24 Act may be used by the Environmental Protection Agency
- 25 to issue any notification, or enter into, implement or ap-
- 26 prove agreements that enable the export of government

- 1 owned ships to be dismantled in foreign countries unless
- 2 the Administrator of the Environmental Protection Agency
- 3 certifies to the Congress that the environmental standards
- 4 imposed by law and enforced in the country in which the
- 5 vessel is to be dismantled or scrapped are comparable to
- 6 the environmental standards imposed and enforced under
- 7 United States law.
- 8 (b) Limitation on Funds Used to Enforce Regu-
- 9 Lations Regarding Animal Fats and Vegetable
- 10 Oils.—None of the funds made available by this Act or sub-
- 11 sequent Acts may be used by the Environmental Protection
- 12 Agency to issue, implement, or enforce a regulation or to
- 13 establish an interpretation or guideline under the Edible
- 14 Oil Regulatory Reform Act (Public Law 104-55) or the
- 15 amendments made by that Act, that does not recognize and
- 16 provide for, with respect to fats, oils, and greases (as de-
- 17 scribed in that Act, or the amendments made by that Act)
- 18 differences in—
- 19 (1) physical, chemical, biological and other rel-
- 20 evant properties; and
- 21 (2) environmental effects.
- 22 Not later than March 31, 1999, the Administrator of the
- 23 Environmental Protection Agency shall issue regulations
- 24 amending 40 C.F.R. 112 to comply with the requirements
- 25 of Public Law 104–55.

1	Executive Office of the President
2	OFFICE OF SCIENCE AND TECHNOLOGY POLICY
3	For necessary expenses of the Office of Science and
4	Technology Policy, in carrying out the purposes of the Na-
5	tional Science and Technology Policy, Organization, and
6	Priorities Act of 1976 (42 U.S.C. 6601 and 6671), hire of
7	passenger motor vehicles, and services as authorized by 5
8	U.S.C. 3109, not to exceed \$2,500 for official reception and
9	representation expenses, and rental of conference rooms in
10	the District of Columbia, \$5,026,000.
11	COUNCIL ON ENVIRONMENTAL QUALITY AND OFFICE OF
12	ENVIRONMENTAL QUALITY
13	For necessary expenses to continue functions assigned
14	to the Council on Environmental Quality and Office of En-
15	vironmental Quality pursuant to the National Environ-
16	mental Policy Act of 1969, the Environmental Quality Im-
17	provement Act of 1970, and Reorganization Plan No. 1 of
18	1977, \$2,575,000: Provided, That, notwithstanding any
19	other provision of law, no funds other than those appro-
20	priated under this heading, shall be used for or by the Coun-
21	cil on Environmental Quality and Office of Environmental
22	Quality: Provided further, That notwithstanding section
23	202 of the National Environmental Policy Act of 1970, the
24	Council shall consist of one member, appointed by the Presi-
25	dent, by and with the advice and consent of the Senate,

1	serving as Chairman and exercising all powers, functions,
2	and duties of the Council.
3	Federal Deposit Insurance Corporation
4	OFFICE OF INSPECTOR GENERAL
5	(INCLUDING TRANSFER OF FUNDS)
6	For necessary expenses of the Office of Inspector Gen-
7	eral in carrying out the provisions of the Inspector General
8	Act of 1978, as amended, \$34,666,000, to be derived from
9	the Bank Insurance Fund, the Savings Association Insur-
10	ance Fund, and the FSLIC Resolution Fund.
11	FEDERAL EMERGENCY MANAGEMENT AGENCY
12	DISASTER RELIEF
13	For necessary expenses in carrying out the Robert T.
14	Stafford Disaster Relief and Emergency Assistance Act (42
15	U.S.C. 5121 et seq.), \$846,000,000, and, notwithstanding
16	42 U.S.C. 5203, to remain available until expended.
17	DISASTER ASSISTANCE DIRECT LOAN PROGRAM ACCOUNT
18	For the cost of direct loans, \$1,355,000, as authorized
19	by section 319 of the Robert T. Stafford Disaster Relief and
20	Emergency Assistance Act: Provided, That such costs, in-
21	cluding the cost of modifying such loans, shall be as defined
22	in section 502 of the Congressional Budget Act of 1974, as
23	amended: Provided further, That these funds are available
24	to subsidize gross obligations for the principal amount of
25	direct loans not to exceed \$25,000,000.

1	In addition, for administrative expenses to carry out
2	the direct loan program, \$440,000.
3	SALARIES AND EXPENSES
4	For necessary expenses, not otherwise provided for, in-
5	cluding hire and purchase of motor vehicles as authorized
6	by 31 U.S.C. 1343; uniforms, or allowances therefor, as au-
7	thorized by 5 U.S.C. 5901-5902; services as authorized by
8	5 U.S.C. 3109, but at rates for individuals not to exceed
9	the per diem rate equivalent to the rate for GS-18; expenses
10	of attendance of cooperating officials and individuals at
11	meetings concerned with the work of emergency prepared-
12	ness; transportation in connection with the continuity of
13	Government programs to the same extent and in the same
14	manner as permitted the Secretary of a Military Depart-
15	ment under 10 U.S.C. 2632; and not to exceed \$2,500 for
16	official reception and representation expenses,
17	\$170,000,000.
18	OFFICE OF INSPECTOR GENERAL
19	For necessary expenses of the Office of Inspector Gen-
20	eral in carrying out the Inspector General Act of 1978, as
21	amended, \$5,400,000.
22	EMERGENCY MANAGEMENT PLANNING AND ASSISTANCE
23	For necessary expenses, not otherwise provided for, to
24	carry out activities under the National Flood Insurance Act

25 of 1968, as amended, and the Flood Disaster Protection Act

26 of 1973, as amended (42 U.S.C. 4001 et seq.), the Robert

- 1 T. Stafford Disaster Relief and Emergency Assistance Act
- 2 (42 U.S.C. 5121 et seq.), the Earthquake Hazards Reduc-
- 3 tion Act of 1977, as amended (42 U.S.C. 7701 et seq.), the
- 4 Federal Fire Prevention and Control Act of 1974, as
- 5 amended (15 U.S.C. 2201 et seq.), the Defense Production
- 6 Act of 1950, as amended (50 U.S.C. App. 2061 et seq.), sec-
- 7 tions 107 and 303 of the National Security Act of 1947,
- 8 as amended (50 U.S.C. 404–405), and Reorganization Plan
- 9 No. 3 of 1978, \$239,000,000, including \$11,000,000 for as-
- 10 sisting State and local governments in preparing for and
- 11 responding to terrorist incidents: Provided, That for pur-
- 12 poses of pre-disaster mitigation pursuant to 42 U.S.C. 5131
- 13 (b) and (c) and 42 U.S.C. 5196 (e) and (i), \$25,000,000
- 14 of the funds made available under this heading shall be
- 15 available until expended for project grants.
- 16 EMERGENCY FOOD AND SHELTER PROGRAM
- 17 To carry out an emergency food and shelter program
- 18 pursuant to title III of Public Law 100–77, as amended,
- 19 \$100,000,000: Provided, That total administrative costs
- 20 shall not exceed three and one-half percent of the total ap-
- 21 propriation.
- 22 RADIOLOGICAL EMERGENCY PREPAREDNESS FUND
- There is hereby established in the Treasury a Radio-
- 24 logical Emergency Preparedness Fund, which shall be
- 25 available under the Atomic Energy Act of 1954, as amend-
- 26 ed, and Executive Order 12657, for offsite radiological

- 1 emergency planning, preparedness, and response. Begin-
- 2 ning in fiscal year 1999 and thereafter, the Director of the
- 3 Federal Emergency Management Agency (FEMA) shall
- 4 promulgate through rulemaking fees to be assessed and col-
- 5 lected, applicable to persons subject to FEMA's radiological
- 6 emergency preparedness regulations. The aggregate charges
- 7 assessed pursuant to this section during fiscal year 1999
- 8 shall not be less than 100 percent of the amounts antici-
- 9 pated by FEMA necessary for its radiological emergency
- 10 preparedness program for such fiscal year. The methodology
- 11 for assessment and collection of fees shall be fair and equi-
- 12 table; and shall reflect costs of providing such services, in-
- 13 cluding administrative costs of collecting such fees. Fees re-
- 14 ceived pursuant to this section shall be deposited in the
- 15 Fund as offsetting collections and will become available for
- 16 authorized purposes on October 1, 1999, and remain avail-
- 17 able until expended.
- 18 For necessary expenses of the Fund for fiscal year
- 19 1999, \$12,849,000, to remain available until expended.
- 20 NATIONAL FLOOD INSURANCE FUND
- 21 (INCLUDING TRANSFER OF FUNDS)
- 22 For activities under the National Flood Insurance Act
- 23 of 1968, the Flood Disaster Protection Act of 1973, as
- 24 amended, not to exceed \$22,685,000 for salaries and ex-
- 25 penses associated with flood mitigation and flood insurance
- 26 operations, and not to exceed \$78,464,000 for flood mitiga-

- 1 tion, including up to \$20,000,000 for expenses under section
- 2 1366 of the National Flood Insurance Act, which amount
- 3 shall be available for transfer to the National Flood Mitiga-
- 4 tion Fund until September 30, 2000. In fiscal year 1999,
- 5 no funds in excess of (1) \$47,000,000 for operating expenses,
- 6 (2) \$343,989,000 for agents' commissions and taxes, and
- 7 (3) \$60,000,000 for interest on Treasury borrowings shall
- 8 be available from the National Flood Insurance Fund with-
- 9 out prior notice to the Committees on Appropriations. For
- 10 fiscal year 1999, flood insurance rates shall not exceed the
- 11 level authorized by the National Flood Insurance Reform
- 12 Act of 1994.
- 13 Section 1309(a)(2) of the National Flood Insurance
- 14 Act (42 U.S.C. 4016(a)(2)), as amended by Public Law
- 15 104-208, is further amended by striking "1998" and insert-
- 16 ing "1999".
- 17 Section 1319 of the National Flood Insurance Act of
- 18 1968, as amended (42 U.S.C. 4026), is amended by striking
- 19 "September 30, 1998" and inserting "September 30, 1999".
- 20 Section 1336 of the National Flood Insurance Act of
- 21 1968, as amended (42 U.S.C. 4056), is amended by striking
- 22 "September 30, 1998" and inserting "September 30, 1999".
- 23 The first sentence of section 1376(c) of the National
- 24 Flood Insurance Act of 1968, as amended (42 U.S.C.

1	4127(c)), is amended by striking "September 30, 1998" and
2	inserting "September 30, 1999".
3	General Services Administration
4	CONSUMER INFORMATION CENTER FUND
5	For necessary expenses of the Consumer Information
6	Center, including services authorized by 5 U.S.C. 3109,
7	\$2,419,000, to be deposited into the Consumer Information
8	Center Fund: Provided, That the appropriations, revenues
9	and collections deposited into the fund shall be available
10	for necessary expenses of Consumer Information Center ac-
11	tivities in the aggregate amount of \$7,500,000. Appropria-
12	tions, revenues, and collections accruing to this fund during
13	fiscal year 1999 in excess of \$7,500,000 shall remain in
14	the fund and shall not be available for expenditure except
15	as authorized in appropriations Acts.
16	National Aeronautics and Space Administration
17	INTERNATIONAL SPACE STATION
18	(INCLUDING TRANSFER OF FUNDS)
19	For necessary expenses, not otherwise provided for, in
20	support of the International Space Station, including devel-
21	opment, operations and research support; maintenance,
22	construction of facilities including repair, rehabilitation,
23	and modification of real and personal property, and acqui-
24	sition or condemnation of real property, as authorized by
25	law; and purchase, lease, charter, maintenance and oper-
26	ation of mission and administrative aircraft,

- 1 \$2,300,000,000, to remain available until September 30,
- 2 2000.
- 3 LAUNCH VEHICLES AND PAYLOAD OPERATIONS
- 4 For necessary expenses, not otherwise provided for, in
- 5 the conduct and support of the space shuttle program, in-
- 6 cluding safety and performance upgrades, space shuttle op-
- 7 erations, and payload utilization and operations, and serv-
- 8 ices; maintenance; construction of facilities including re-
- 9 pair, rehabilitation, and modification of real and personal
- 10 property, and acquisition or condemnation of real property,
- 11 as authorized by law; space flight, spacecraft control and
- 12 communications activities including operations, produc-
- 13 tion, and services; and purchase, lease, charter, mainte-
- 14 nance and operation of mission and administrative air-
- 15 craft, \$3,241,000,000, to remain available until September
- 16 30, 2000: Provided, That none of the funds provided under
- 17 this heading may be utilized to support the development
- 18 or operations of the International Space Station other than
- 19 costs of space shuttle flights utilized for space station assem-
- 20 bly.
- 21 Science and technology
- 22 For necessary expenses, not otherwise provided for, in
- 23 the conduct and support of space science, earth science, life
- 24 and microgravity science, and academic programs, includ-
- 25 ing research, development, operations, and services; mainte-
- 26 nance; construction of facilities including repair, rehabili-

- 1 tation, and modification of real and personal property, and
- 2 acquisition or condemnation of real property, as authorized
- 3 by law; space flight, spacecraft control and communications
- 4 activities including operations, production, and services;
- 5 and purchase, lease, charter, maintenance and operation of
- 6 mission and administrative aircraft, \$4,257,400,000, to re-
- 7 main available until September 30, 2000: Provided, That
- 8 none of the funds provided under this heading may be uti-
- 9 lized to support the development or operations of the Inter-
- 10 national Space Station.
- 11 AERONAUTICS, SPACE TRANSPORTATION AND TECHNOLOGY
- 12 For necessary expenses, not otherwise provided for, in
- 13 the conduct and support of aeronautics, space transpor-
- 14 tation, and technology research and development activities,
- 15 including research, development, operations, and services;
- 16 maintenance; construction of facilities including repair, re-
- 17 habilitation, and modification of real and personal prop-
- 18 erty, and acquisition or condemnation of real property, as
- 19 authorized by law; and purchase, lease, charter, mainte-
- 20 nance and operation of mission and administrative air-
- 21 craft, \$1,305,000,000, to remain available until September
- 22 30, 2000: Provided, That none of the funds provided under
- 23 this heading may be utilized to support the development
- 24 or operations of the International Space Station.

# 1 mission support

2	For necessary expenses, not otherwise provided for, in
3	carrying out mission support for international space sta-
4	tion, space shuttle, science and technology, aeronautics,
5	space transportation and technology programs, including
6	research operations and support; space communications ac-
7	tivities including operations, production, and services;
8	maintenance; construction of facilities including repair, re-
9	habilitation, and modification of facilities, minor construc-
10	tion of new facilities and additions to existing facilities,
11	facility planning and design, environmental compliance
12	and restoration, and acquisition or condemnation of real
13	property, as authorized by law; program management; per-
14	sonnel and related costs, including uniforms or allowances
15	therefor, as authorized by 5 U.S.C. 5901–5902; travel ex-
16	penses; purchase, lease, charter, maintenance, and oper-
17	ation of mission and administrative aircraft; not to exceed
18	\$35,000 for official reception and representation expenses;
19	and purchase (not to exceed 33 for replacement only) and
20	hire of passenger motor vehicles; \$2,491,600,000, to remain
21	available until September 30, 2000: Provided, That none
22	of the funds provided under this heading may be utilized
23	to support the development or operations of the Inter-
24	national Space Station.

1	OFFICE OF INSPECTOR GENERAL
2	For necessary expenses of the Office of Inspector Gen-
3	eral in carrying out the Inspector General Act of 1978, as
4	amended, \$20,000,000.
5	ADMINISTRATIVE PROVISIONS
6	Notwithstanding the limitation on the availability of
7	funds appropriated for "International Space Station",
8	"Launch Vehicles and Payload Operations", "Science and
9	Technology", "Aeronautics, Space Transportation and
10	Technology", or "Mission Support" by this appropriations
11	Act, when any activity has been initiated by the incurrence
12	of obligations for construction of facilities as authorized by
13	law, such amount available for such activity shall remain
14	available until expended. This provision does not apply to
15	the amounts appropriated in "Mission support" pursuant
16	to the authorization for repair, rehabilitation and modifica-
17	tion of facilities, minor construction of new facilities and
18	additions to existing facilities, and facility planning and
19	design.
20	Notwithstanding the limitation on the availability of
21	funds appropriated for "International Space Station",
22	"Launch Vehicles and Payload Operations", "Science and
23	Technology", "Aeronautics, Space Transportation and
24	Technology", or "Mission Support" by this appropriations
25	Act, the amounts appropriated for construction of facilities
26	shall remain available until September 30, 2001.

1	Notwithstanding the limitation on the availability of
2	funds appropriated for "Mission support" and "Office of
3	Inspector General", amounts made available by this Act for
4	personnel and related costs and travel expenses of the Na-
5	tional Aeronautics and Space Administration shall remain
6	available until September 30, 1999 and may be used to
7	enter into contracts for training, investigations, costs asso-
8	ciated with personnel relocation, and for other services, to
9	be provided during the next fiscal year.
10	National Credit Union Administration
11	CENTRAL LIQUIDITY FACILITY
12	During fiscal year 1999, gross obligations of the Cen-
13	tral Liquidity Facility for the principal amount of new di-
14	rect loans to member credit unions, as authorized by the
15	National Credit Union Central Liquidity Facility Act (12
16	U.S.C. 1795), shall not exceed \$600,000,000: Provided, That
17	administrative expenses of the Central Liquidity Facility
18	in fiscal year 1999 shall not exceed \$176,000: Provided fur-
19	ther, That \$1,000,000, together with amounts of principal
20	and interest on loans repaid, to be available until expended,
21	is available for loans to community development credit
22	unions.

1	National Science Foundation
2	RESEARCH AND RELATED ACTIVITIES
3	For necessary expenses in carrying out the National
4	Science Foundation Act of 1950, as amended (42 U.S.C.
5	1861–1875), and the Act to establish a National Medal of
6	Science (42 U.S.C. 1880–1881); services as authorized by
7	5 U.S.C. 3109; maintenance and operation of aircraft and
8	purchase of flight services for research support; acquisition
9	of aircraft; \$2,725,000,000, of which not to exceed
10	\$228,530,000 shall remain available until expended for
11	Polar research and operations support, and for reimburse-
12	ment to other Federal agencies for operational and science
13	support and logistical and other related activities for the
14	United States Antarctic program; the balance to remain
15	available until September 30, 2000: Provided, That receipts
16	for scientific support services and materials furnished by
17	the National Research Centers and other National Science
18	Foundation supported research facilities may be credited to
19	this appropriation: Provided further, That to the extent that
20	the amount appropriated is less than the total amount au-
21	thorized to be appropriated for included program activities,
22	all amounts, including floors and ceilings, specified in the
23	authorizing Act for those program activities or their sub-
24	activities shall be reduced proportionally: Provided further,
25	That \$50,000,000 of the funds available under this heading

- 1 shall be made available for a comprehensive research initia-
- 2 tive on plant genomes for economically significant crop.
- 3 major research equipment
- 4 For necessary expenses of major construction projects
- 5 pursuant to the National Science Foundation Act of 1950,
- 6 as amended, \$94,000,000, to remain available until ex-
- 7 pended.
- 8 EDUCATION AND HUMAN RESOURCES
- 9 For necessary expenses in carrying out science and en-
- 10 gineering education and human resources programs and ac-
- 11 tivities pursuant to the National Science Foundation Act
- 12 of 1950, as amended (42 U.S.C. 1861–1875), including
- 13 services as authorized by 5 U.S.C. 3109 and rental of con-
- 14 ference rooms in the District of Columbia, \$683,000,000,
- 15 to remain available until September 30, 2000: Provided,
- 16 That to the extent that the amount of this appropriation
- 17 is less than the total amount authorized to be appropriated
- 18 for included program activities, all amounts, including
- 19 floors and ceilings, specified in the authorizing Act for those
- 20 program activities or their subactivities shall be reduced
- 21 proportionally.
- 22 SALARIES AND EXPENSES
- 23 For salaries and expenses necessary in carrying out
- 24 the National Science Foundation Act of 1950, as amended
- 25 (42 U.S.C. 1861–1875); services authorized by 5 U.S.C.
- 26 3109; hire of passenger motor vehicles; not to exceed \$9,000

1	for official reception and representation expenses; uniforms
2	or allowances therefor, as authorized by 5 U.S.C. 5901-
3	5902; rental of conference rooms in the District of Colum-
4	bia; reimbursement of the General Services Administration
5	for security guard services and headquarters relocation;
6	\$136,950,000: Provided, That contracts may be entered into
7	under "Salaries and expenses" in fiscal year 1999 for
8	maintenance and operation of facilities, and for other serv-
9	ices, to be provided during the next fiscal year.
10	OFFICE OF INSPECTOR GENERAL
11	For necessary expenses of the Office of Inspector Gen-
12	eral as authorized by the Inspector General Act of 1978,
13	as amended, \$5,200,000, to remain available until Septem-
14	ber 30, 2000.
15	Neighborhood Reinvestment Corporation
16	PAYMENT TO THE NEIGHBORHOOD REINVESTMENT
17	CORPORATION
18	For payment to the Neighborhood Reinvestment Cor-
19	poration for use in neighborhood reinvestment activities, as
20	authorized by the Neighborhood Reinvestment Corporation
21	Act (42 U.S.C. 8101–8107), \$60,000,000.
22	Selective Service System
23	SALARIES AND EXPENSES
24	For necessary expenses of the Selective Service System,
25	including expenses of attendance at meetings and of train-
26	ing for uniformed personnel assigned to the Selective Serv-

- 1 ice System, as authorized by 5 U.S.C. 4101–4118 for civil-
- 2 ian employees; and not to exceed \$1,000 for official recep-
- 3 tion and representation expenses; \$24,940,000: Provided,
- 4 That during the current fiscal year, the President may ex-
- 5 empt this appropriation from the provisions of 31 U.S.C.
- 6 1341, whenever he deems such action to be necessary in the
- 7 interest of national defense: Provided further, That none of
- 8 the funds appropriated by this Act may be expended for
- 9 or in connection with the induction of any person into the
- 10 Armed Forces of the United States.

#### 11 TITLE IV—GENERAL PROVISIONS

- 12 Sec. 401. Where appropriations in titles I, II, and
- 13 III of this Act are expendable for travel expenses and no
- 14 specific limitation has been placed thereon, the expenditures
- 15 for such travel expenses may not exceed the amounts set
- 16 forth therefore in the budget estimates submitted for the ap-
- 17 propriations: Provided, That this provision does not apply
- 18 to accounts that do not contain an object classification for
- 19 travel: Provided further, That this section shall not apply
- 20 to travel performed by uncompensated officials of local
- 21 boards and appeal boards of the Selective Service System;
- 22 to travel performed directly in connection with care and
- 23 treatment of medical beneficiaries of the Department of Vet-
- 24 erans Affairs; to travel performed in connection with major
- 25 disasters or emergencies declared or determined by the

- 1 President under the provisions of the Robert T. Stafford
- 2 Disaster Relief and Emergency Assistance Act; to travel
- 3 performed by the Offices of Inspector General in connection
- 4 with audits and investigations; or to payments to inter-
- 5 agency motor pools where separately set forth in the budget
- 6 schedules: Provided further, That if appropriations in titles
- 7 I, II, and III exceed the amounts set forth in budget esti-
- 8 mates initially submitted for such appropriations, the ex-
- 9 penditures for travel may correspondingly exceed the
- 10 amounts therefore set forth in the estimates in the same pro-
- 11 portion.
- 12 Sec. 402. Appropriations and funds available for the
- 13 administrative expenses of the Department of Housing and
- 14 Urban Development and the Selective Service System shall
- 15 be available in the current fiscal year for purchase of uni-
- 16 forms, or allowances therefor, as authorized by 5 U.S.C.
- 17 5901–5902; hire of passenger motor vehicles; and services
- 18 as authorized by 5 U.S.C. 3109.
- 19 Sec. 403. Funds of the Department of Housing and
- 20 Urban Development subject to the Government Corporation
- 21 Control Act or section 402 of the Housing Act of 1950 shall
- 22 be available, without regard to the limitations on adminis-
- 23 trative expenses, for legal services on a contract or fee basis,
- 24 and for utilizing and making payment for services and fa-
- 25 cilities of Federal National Mortgage Association, Govern-

1	ment National Mortgage Association, Federal Home Loan
2	Mortgage Corporation, Federal Financing Bank, Federal
3	Reserve banks or any member thereof, Federal Home Loan
4	banks, and any insured bank within the meaning of the
5	Federal Deposit Insurance Corporation Act, as amended
6	(12 U.S.C. 1811–1831).
7	Sec. 404. No part of any appropriation contained in
8	this Act shall remain available for obligation beyond the
9	current fiscal year unless expressly so provided herein.
10	Sec. 405. No funds appropriated by this Act may be
11	expended—
12	(1) pursuant to a certification of an officer or
13	employee of the United States unless—
14	(A) such certification is accompanied by, or
15	is part of, a voucher or abstract which describes
16	the payee or payees and the items or services for
17	which such expenditure is being made, or
18	(B) the expenditure of funds pursuant to
19	such certification, and without such a voucher or
20	abstract, is specifically authorized by law; and
21	(2) unless such expenditure is subject to audit by
22	the General Accounting Office or is specifically ex-
23	empt by law from such audit.
24	SEC. 406. None of the funds provided in this Act to
25	any department or agency may be expended for the trans-

- 1 portation of any officer or employee of such department or
- 2 agency between his domicile and his place of employment,
- 3 with the exception of any officer or employee authorized
- 4 such transportation under 31 U.S.C. 1344 or 5 U.S.C.
- 5 7905.
- 6 Sec. 407. None of the funds provided in this Act may
- 7 be used for payment, through grants or contracts, to recipi-
- 8 ents that do not share in the cost of conducting research
- 9 resulting from proposals not specifically solicited by the
- 10 Government: Provided, That the extent of cost sharing by
- 11 the recipient shall reflect the mutuality of interest of the
- 12 grantee or contractor and the Government in the research.
- 13 SEC. 408. None of the funds in this Act may be used,
- 14 directly or through grants, to pay or to provide reimburse-
- 15 ment for payment of the salary of a consultant (whether
- 16 retained by the Federal Government or a grantee) at more
- 17 than the daily equivalent of the rate paid for level IV of
- 18 the Executive Schedule, unless specifically authorized by
- 19 *law*.
- 20 Sec. 409. None of the funds provided in this Act shall
- 21 be used to pay the expenses of, or otherwise compensate,
- 22 non-Federal parties intervening in regulatory or adjudica-
- 23 tory proceedings. Nothing herein affects the authority of the
- 24 Consumer Product Safety Commission pursuant to section

- 1 7 of the Consumer Product Safety Act (15 U.S.C. 2056 et
- 2 *seq.*).
- 3 Sec. 410. Except as otherwise provided under existing
- 4 law or under an existing Executive Order issued pursuant
- 5 to an existing law, the obligation or expenditure of any ap-
- 6 propriation under this Act for contracts for any consulting
- 7 service shall be limited to contracts which are (1) a matter
- 8 of public record and available for public inspection, and
- 9 (2) thereafter included in a publicly available list of all con-
- 10 tracts entered into within twenty-four months prior to the
- 11 date on which the list is made available to the public and
- 12 of all contracts on which performance has not been com-
- 13 pleted by such date. The list required by the preceding sen-
- 14 tence shall be updated quarterly and shall include a nar-
- 15 rative description of the work to be performed under each
- 16 such contract.
- 17 Sec. 411. Except as otherwise provided by law, no
- 18 part of any appropriation contained in this Act shall be
- 19 obligated or expended by any executive agency, as referred
- 20 to in the Office of Federal Procurement Policy Act (41
- 21 U.S.C. 401 et seq.), for a contract for services unless such
- 22 executive agency (1) has awarded and entered into such
- 23 contract in full compliance with such Act and the regula-
- 24 tions promulgated thereunder, and (2) requires any report
- 25 prepared pursuant to such contract, including plans, eval-

- 1 uations, studies, analyses and manuals, and any report
- 2 prepared by the agency which is substantially derived from
- 3 or substantially includes any report prepared pursuant to
- 4 such contract, to contain information concerning (A) the
- 5 contract pursuant to which the report was prepared, and
- 6 (B) the contractor who prepared the report pursuant to such
- 7 contract.
- 8 Sec. 412. Except as otherwise provided in section 406,
- 9 none of the funds provided in this Act to any department
- 10 or agency shall be obligated or expended to provide a per-
- 11 sonal cook, chauffeur, or other personal servants to any offi-
- 12 cer or employee of such department or agency.
- 13 Sec. 413. None of the funds provided in this Act to
- 14 any department or agency shall be obligated or expended
- 15 to procure passenger automobiles as defined in 15 U.S.C.
- 16 2001 with an EPA estimated miles per gallon average of
- 17 less than 22 miles per gallon.
- 18 Sec. 414. None of the funds appropriated in title I
- 19 of this Act shall be used to enter into any new lease of real
- 20 property if the estimated annual rental is more than
- 21 \$300,000 unless the Secretary submits, in writing, a report
- 22 to the Committees on Appropriations of the Congress and
- 23 a period of 30 days has expired following the date on which
- 24 the report is received by the Committees on Appropriations.

- 1 Sec. 415. (a) It is the sense of the Congress that, to
- 2 the greatest extent practicable, all equipment and products
- 3 purchased with funds made available in this Act should be
- 4 American-made.
- 5 (b) In providing financial assistance to, or entering
- 6 into any contract with, any entity using funds made avail-
- 7 able in this Act, the head of each Federal agency, to the
- 8 greatest extent practicable, shall provide to such entity a
- 9 notice describing the statement made in subsection (a) by
- 10 the Congress.
- 11 Sec. 416. None of the funds appropriated in this Act
- 12 may be used to implement any cap on reimbursements to
- 13 grantees for indirect costs, except as published in Office of
- 14 Management and Budget Circular A-21.
- 15 Sec. 417. Such sums as may be necessary for fiscal
- 16 year 1999 pay raises for programs funded by this Act shall
- 17 be absorbed within the levels appropriated in this Act.
- 18 Sec. 418. None of the funds made available in this
- 19 Act may be used for any program, project, or activity, when
- 20 it is made known to the Federal entity or official to which
- 21 the funds are made available that the program, project, or
- 22 activity is not in compliance with any Federal law relating
- 23 to risk assessment, the protection of private property rights,
- 24 or unfunded mandates.

SEC. 419. Corporations and agencies of the Depart-

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ment of Housing and Urban Development which are subject to the Government Corporation Control Act, as amended, 3 are hereby authorized to make such expenditures, within the limits of funds and borrowing authority available to each such corporation or agency and in accord with law, and to make such contracts and commitments without regard 8 to fiscal year limitations as provided by section 104 of the Act as may be necessary in carrying out the programs set forth in the budget for 1999 for such corporation or agency except as hereinafter provided: Provided, That collections of these corporations and agencies may be used for new loan 12 or mortgage purchase commitments only to the extent expressly provided for in this Act (unless such loans are in 14 15 support of other forms of assistance provided for in this or prior appropriations Acts), except that this proviso shall not apply to the mortgage insurance or guaranty operations of these corporations, or where loans or mortgage purchases 18 are necessary to protect the financial interest of the United 19 20 States Government. 21 SEC. 420. Notwithstanding section 320(g) of the Fed-22 eral Water Pollution Control Act (33 U.S.C. 1330(q)), funds 23 made available pursuant to authorization under such section for fiscal year 1999 and prior fiscal years may be used

- 1 for implementing comprehensive conservation and manage-
- 2 ment plans.
- 3 Sec. 421. Notwithstanding any other provision of law,
- 4 the term "qualified student loan" with respect to national
- 5 service education awards shall mean any loan made di-
- 6 rectly to a student by the Alaska Commission on Post-
- 7 secondary Education, in addition to other meanings under
- 8 section 148(b)(7) of the National and Community Service
- 9 *Act*.
- 10 SEC. 422. Unless otherwise provided for in this Act,
- 11 no part of any appropriation for the Department of Hous-
- 12 ing and Urban Development shall be available for any ac-
- 13 tivity in excess of amounts set forth in the budget estimates
- 14 submitted for the appropriations.
- 15 SEC. 423. (a) Each entity that receives a grant from
- 16 the Federal Government for purposes of providing emer-
- 17 gency shelter for homeless individuals shall—
- 18 (1) ascertain, to the extent practicable, whether
- or not each adult individual seeking such shelter from
- such entity is a veteran; and
- 21 (2) provide each such individual who is a vet-
- eran such counseling relating to the availability of
- veterans benefits (including employment assistance,
- 24 health care benefits, and other benefits) as the Sec-
- 25 retary of Veterans Affairs considers appropriate.

1	(b) The Secretary of Veterans Affairs and the Secretary
2	of Housing and Urban Development shall jointly coordinate
3	the activities required by subsection (a).
4	(c) Entities referred to in subsection (a) shall notify
5	the Secretary of Veterans Affairs of the number and identity
6	of veterans ascertained under paragraph (1) of that sub-
7	section. Such entities shall make such notification with such
8	frequency and in such form as the Secretary shall specify.
9	(d) Notwithstanding any other provision of law, an
10	entity referred to subsection (a) that fails to meet the re-
11	quirements specified in that subsection shall not be eligible
12	for additional grants or other Federal funds for purposes
13	of carrying out activities relating to emergency shelter for
14	homeless individuals.
15	Sec. 424. National Fallen Firefighters Founda-
16	TION. (a) Establishment and Purposes.—Section 202
17	of the National Fallen Firefighters Foundation Act (36
18	U.S.C. 5201) is amended—
19	(1) by striking paragraph (1) and inserting the
20	following:
21	"(1) primarily—
22	"(A) to encourage, accept, and administer
23	private gifts of property for the benefit of the Na-
24	tional Fallen Firefighters' Memorial and the an-

1	nual memorial service associated with the memo-
2	rial; and
3	"(B) to, in coordination with the Federal
4	Government and fire services (as that term is de-
5	fined in section 4 of the Federal Fire Prevention
6	and Control Act of 1974 (15 U.S.C. 2203)), plan,
7	direct, and manage the memorial service referred
8	to in subparagraph (A)";
9	(2) in paragraph (2), by inserting "and Fed-
10	eral" after "non-Federal";
11	(3) in paragraph (3)—
12	(A) by striking "State and local" and in-
13	serting "Federal, State, and local"; and
14	(B) by striking "and" at the end;
15	(4) in paragraph (4), by striking the period at
16	the end and inserting a semicolon; and
17	(5) by adding at the end the following:
18	"(5) to provide for a national program to assist
19	families of fallen firefighters and fire departments in
20	dealing with line-of-duty deaths of those firefighters;
21	and
22	"(6) to promote national, State, and local initia-
23	tives to increase public awareness of fire and life safe-
24	ty in coordination with the United States Fire Ad-
25	ministration.".

1 (b) Board of Directors of Foundation.—Section 203(g)(1) of the National Fallen Firefighters Foundation Act (36 U.S.C. 5202(q)(1)) is amended by striking subparagraph (A) and inserting the following: 5 "(A) appointing officers or employees;". (c) Administrative Services and Support.—Sec-6 tion 205 of the National Fallen Firefighters Foundation Act 8 (36 U.S.C. 5204) is amended to read as follows: 9 "SEC. 205. ADMINISTRATIVE SERVICES AND SUPPORT. 10 "(a) In General.—During the 10-year period beginning on the date of enactment of the Departments of Veter-12 ans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act, 1999, the Ad-14 ministrator may— "(1) provide personnel, facilities, and other re-15 16 quired services for the operation of the Foundation; 17 and 18 "(2) request and accept reimbursement for the 19 assistance provided under paragraph (1). 20 "(b) Reimbursement.—Any amounts received under 21 subsection (a)(2) as reimbursement for assistance shall be deposited in the Treasury to the credit of the appropriations then current and chargeable for the cost of providing that

assistance.

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1	"(c) Prohibition.—Notwithstanding any other provi-
2	sion of law, no Federal personnel or stationery may be used
3	to solicit funding for the Foundation.".
4	Sec. 425. Ineligibility of Individuals Convicted
5	OF MANUFACTURING OR PRODUCING METHAMPHETAMINE
6	FOR CERTAIN HOUSING ASSISTANCE. Section 16 of the
7	United States Housing Act of 1937 (42 U.S.C. 1437n) is
8	amended by adding at the end the following:
9	"(f) Ineligibility of Individuals Convicted of
10	Manufacturing or Producing Methamphetamine On
11	The Premises.—Notwithstanding any other provision of
12	law, a public housing agency shall establish standards for
13	occupancy in public housing dwelling units and assistance
14	under section 8 that—
15	"(1) permanently prohibit occupancy in any
16	public housing dwelling unit by, and assistance under
17	section 8 for, any person who has been convicted of
18	manufacturing or otherwise producing methamphet-
19	amine on the premises in violation of any Federal or
20	State law; and
21	"(2) immediately and permanently terminate the
22	tenancy in any public housing unit of, and the assist-
23	ance under section 8 for, any person who is convicted
24	of manufacturing or otherwise producing meth-

- 1 amphetamine on the premises in violation of any
- 2 Federal or State law.".
- 3 Sec. 426. Sense of Senate Regarding Maximum
- 4 Travel Distance for Veterans to Health Care Fa-
- 5 CILITIES. (a) It is the sense of the Senate that it should
- 6 be the goal of the Department of Veterans Affairs to serve
- 7 all veterans at health care facilities within 250 miles of
- 8 their homes, and to minimize travel distances if specialized
- 9 services are not available at a health care facility operated
- 10 by the Veterans Health Administration within 250 miles
- 11 of a veteran's home.
- 12 (b) Not later than 6 months after the date of enactment
- 13 of this Act, the Secretary of Veterans Affairs shall submit
- 14 to the Committees on Veterans' Affairs of the House of Rep-
- 15 resentatives and the Senate a report on the estimated costs
- 16 to and impact on the health care system administered by
- 17 the Veterans Health Administration of making specialty
- 18 care available to all veterans within 250 miles of their
- 19 homes.
- 20 Sec. 427. None of the funds provided in this Act may
- 21 be obligated after February 15, 1999, unless each depart-
- 22 ment, agency, corporation, and commission that receives
- 23 funds herein provides detailed justifications to the Commit-
- 24 tees on Appropriations for all salary and expense activities
- 25 for fiscal years 1999 through 2003, including personnel

1	compensation and benefits, consulting costs, professional
2	services or technical service contracts regardless of the dollar
3	amount, contracting out costs, travel and other standard
4	object classifications for all headquarters offices, regional of-
5	fices, or field installations and laboratories, including the
6	number of full-time equivalents per office, and the personnel
7	compensation, benefits and travel costs for each Secretary,
8	Assistant Secretary or Administrator.
9	Sec. 428. Comprehensive Accountability Study
10	FOR FEDERALLY-FUNDED RESEARCH. (a) STUDY.—The
11	Director of the Office of Science and Technology Policy, in
12	consultation with the Director of the Office of Management
13	and Budget, may enter into an agreement with the National
14	Academy of Sciences for the Academy to conduct a com-
15	prehensive study to develop methods for evaluating feder-
16	ally-funded research and development programs. This study
17	shall—
18	(1) recommend processes to determine an accept-
19	able level of success for federally-funded research and
20	development programs by—
21	(A) describing the research process in the
22	various scientific and engineering disciplines;
23	(B) describing in the different sciences what
24	measures and what criteria each community uses
25	to evaluate the success or failure of a program,

1	and on what time scales these measures are con-
2	sidered reliable—both for exploratory long-range
3	work and for short-range goals; and
4	(C) recommending how these measures may
5	be adapted for use by the Federal Government to
6	evaluate federally-funded research and develop-
7	ment programs;
8	(2) assess the extent to which agencies incor-
9	porate independent merit-based evaluation into the
10	formulation of the strategic plans of funding agencies
11	and if the quantity or quality of this type of input
12	is unsatisfactory;
13	(3) recommend mechanisms for identifying feder-
14	ally-funded research and development programs which
15	are unsuccessful or unproductive;
16	(4) evaluate the extent to which independent,
17	merit-based evaluation of federally-funded research
18	and development programs and projects achieves the
19	goal of eliminating unsuccessful or unproductive pro-
20	grams and projects; and
21	(5) investigate and report on the validity of
22	using quantitative performance goals for aspects of
23	programs which relate to administrative management
24	of the program and for which such goals would be ap-
25	propriate, including aspects related to—

1	(A) administrative burden on contractors
2	and recipients of financial assistance awards;
3	(B) administrative burdens on external par-
4	ticipants in independent, merit-based evalua-
5	tions;
6	(C) cost and schedule control for construc-
7	tion projects funded by the program;
8	(D) the ratio of overhead costs of the pro-
9	gram relative to the amounts expended through
10	the program for equipment and direct funding of
11	research; and
12	(E) the timeliness of program responses to
13	requests for funding, participation, or equipment
14	use.
15	(b) Independent Merit-Based Evaluation De-
16	FINED.—The term "independent merit-based evaluation"
17	means review of the scientific or technical quality of re-
18	search or development, conducted by experts who are chosen
19	for their knowledge of scientific and technical fields relevant
20	to the evaluation and who—
21	(1) in the case of the review of a program activ-
22	ity, do not derive long-term support from the program
23	activity; or

1	(2) in the case of the review of a project pro-
2	posal, are not seeking funds in competition with the
3	proposal.
4	Sec. 429. Insurance; Indemnification; Liability.
5	(a) In General.—The Administrator may provide liabil-
6	ity insurance for, or indemnification to, the developer of
7	an experimental aerospace vehicle developed or used in exe-
8	cution of an agreement between the Administration and the
9	developer.
10	(b) Terms and Conditions.—
11	(1) In general.—Except as otherwise provided
12	in this section, the insurance and indemnification
13	provided by the Administration under subsection (a)
14	to a developer shall be provided on the same terms
15	and conditions as insurance and indemnification is
16	provided by the Administration under section 308 of
17	the National Aeronautics and Space Act of 1958 (42
18	U.S.C. 2458b) to the user of a space vehicle.
19	(2) Insurance.—
20	(A) In general.—A developer shall obtain
21	liability insurance or demonstrate financial re-
22	sponsibility in amounts to compensate for the
23	maximum probable loss from claims by—
24	(i) a third party for death, bodily in-
25	jury, or property damage, or loss resulting

1	from an activity carried out in connection
2	with the development or use of an experi-
3	mental aerospace vehicle; and
4	(ii) the United States Government for
5	damage or loss to Government property re-
6	sulting from such an activity.
7	(B) Maximum required.—The Adminis-
8	trator shall determine the amount of insurance
9	required, but, except as provided in subpara-
10	graph (C), that amount shall not be greater than
11	the amount required under section 70112(a)(3)
12	of title 49, United States Code, for a launch. The
13	Administrator shall publish notice of the Admin-
14	istrator's determination and the applicable
15	amount or amounts in the Federal Register
16	within 10 days after making the determination.
17	(C) Increase in dollar amounts.—The
18	Administrator may increase the dollar amounts
19	set forth in section 70112(a)(3)(A) of title 49,
20	United States Code, for the purpose of applying
21	that section under this section to a developer
22	after consultation with the Comptroller General
23	and such experts and consultants as may be ap-
24	propriate, and after publishing notice of the in-

crease in the Federal Register not less than 180

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days before the increase goes into effect. The Administrator shall make available for public inspection, not later than the date of publication of such notice, a complete record of any correspondence received by the Administration, and a transcript of any meetings in which the Administration participated, regarding the proposed increase.

- (D) SAFETY REVIEW REQUIRED BEFORE AD-MINISTRATOR PROVIDES INSURANCE.—The Administrator may not provide liability insurance or indemnification under subsection (a) unless the developer establishes to the satisfaction of the Administrator that appropriate safety procedures and practices are being followed in the development of the experimental aerospace vehicle.
- (3) No indemnification without cross-waiv-Er.—Notwithstanding subsection (a), the Administrator may not indemnify a developer of an experimental aerospace vehicle under this section unless there is an agreement between the Administration and the developer described in subsection (c).
- (4) APPLICATION OF CERTAIN PROCEDURES.—If the Administrator requests additional appropriations to make payments under this section, like the pay-

ments that may be made under section 308(b) of the

National Aeronautics and Space Act of 1958 (42)

U.S.C. 2458b(b)), then the request for those appropriations shall be made in accordance with the procedures established by subsections (d) and (e) of section

70113 of title 49, United States Code.

### (c) Cross-Waivers.—

(1) Administrator, on behalf of the United States, and its departments, agencies, and instrumentalities, may reciprocally waive claims with a developer and with the related entities of that developer under which each party to the waiver agrees to be responsible, and agrees to ensure that its own related entities are responsible, for damage or loss to its property for which it is responsible, or for losses resulting from any injury or death sustained by its own employees or agents, as a result of activities connected to the agreement or use of the experimental aerospace vehicle.

#### (2) Limitations.—

(A) CLAIMS.—A reciprocal waiver under paragraph (1) may not preclude a claim by any natural person (including, but not limited to, a natural person who is an employee of the United States, the developer, or the developer's sub-

contractors) or that natural person's estate, survivors, or subrogees for injury or death, except with respect to a subrogee that is a party to the waiver or has otherwise agreed to be bound by the terms of the waiver.

- (B) Liability for Negligence.—A reciprocal waiver under paragraph (1) may not absolve any party of liability to any natural person (including, but not limited to, a natural person who is an employee of the United States, the developer, or the developer's subcontractors) or such a natural person's estate, survivors, or subrogees for negligence, except with respect to a subrogee that is a party to the waiver or has otherwise agreed to be bound by the terms of the waiver.
- (C) Indemnification for damages.—A reciprocal waiver under paragraph (1) may not be used as the basis of a claim by the Administration or the developer for indemnification against the other for damages paid to a natural person, or that natural person's estate, survivors, or subrogees, for injury or death sustained by that natural person as a result of activities con-

1	nected to the agreement or use of the experi-
2	mental aerospace vehicle.
3	(d) Definitions.—In this section:
4	(1) Administration.—The term "Administra-
5	tion" means the National Aeronautics and Space Ad-
6	ministration.
7	(2) Administrator.—The term "Adminis-
8	trator" means the Administrator of the National Aer-
9	onautics and Space Administration.
10	(3) Common terms.—Any term used in this sec-
11	tion that is defined in the National Aeronautics and
12	Space Act of 1958 (42 U.S.C. 2451 et seq.) has the
13	same meaning in this section as when it is used in
14	$that \ Act.$
15	(4) Developer.—The term "developer" means a
16	person (other than a natural person) who—
17	(A) is a party to an agreement that was in
18	effect before the date of enactment of this Act
19	with the Administration for the purpose of devel-
20	oping new technology for an experimental aero-
21	space vehicle;
22	(B) owns or provides property to be flown
23	or situated on that vehicle; or
24	(C) employs a natural person to be flown on
25	that vehicle.

(5) Experimental aerospace vehicle" means an object intended to be flown in, or launched into, suborbital flight for the purpose of demonstrating technologies necessary for a reusable launch vehicle, developed under an agreement between the Administration and a developer that was in effect before the date of enactment of this Act.

## (e) Relationship to Other Laws.—

- (1) Section 308 of National Aeronautics and Space Act of 1958.—This section does not apply to any object, transaction, or operation to which section 308 of the National Aeronautics and Space Act of 1958 (42 U.S.C. 2458b) applies.
- (2) CHAPTER 701 OF TITLE 49, UNITED STATES CODE.—The Administrator may not provide indemnification to a developer under this section for launches subject to license under section 70117(g)(1) of title 49, United States Code.

# (f) Termination.—

(1) In General.—The provisions of this section shall terminate on December 31, 2002, except that the Administrator may extend the termination date to a date not later than September 30, 2005, if the Administrator determines that such an extension is nec-

- 1 essary to cover the operation of an experimental aero-2 space vehicle.
- 3 (2) Effect of termination on agree-
- 4 MENTS.—The termination of this section does not ter-
- 5 minate or otherwise affect a cross-waiver agreement,
- 6 insurance agreement, indemnification agreement, or
- 7 any other agreement entered into under this section
- 8 except as may be provided in that agreement.
- 9 Sec. 430. Vietnam Veterans Allotment. The Alas-
- 10 kan Native Claims Settlement Act (43 U.S.C. 1601 et seq.)
- 11 is amended by adding at the end the following:
- 12 "OPEN SEASON FOR CERTAIN NATIVE ALASKAN VETERANS
- FOR ALLOTMENTS.
- 14 "Sec. 41. (a) In General.—(1) During the eighteen
- 15 month period following promulgation of implementing rules
- 16 pursuant to paragraph (6), a person described in subsection
- 17 (b) shall be eligible for an allotment of not more than 160
- 18 acres of land under the Act of May 17, 1906 (chapter 2469;
- 19 34 Stat. 197), as such Act was in effect before December
- 20 18, 1971.
- 21 "(2) Allotments selected under this section shall not be
- 22 from existing native or non-native campsites, except for
- 23 campsites used primarily by the person selecting the allot-
- 24 ment.
- 25 "(3) Only Federal lands shall be eligible for selection
- 26 and conveyance under this Act.

- 1 "(4) All conveyances shall be subject to valid existing
- 2 rights, including any right of the United States to income
- 3 derived, directly or indirectly, from a lease, license, permit,
- 4 right-of-way or easement.
- 5 "(5) All State selected lands that have not yet been
- 6 conveyed shall be ineligible for selection under this section.
- 7 "(6) No later than 18 months after enactment of this
- 8 section, the Secretary of the Interior shall promulgate, after
- 9 consultation with Alaska Natives groups, rules to carry out
- 10 this section.
- 11 "(7) The Secretary of the Interior may convey alter-
- 12 native Federal lands, including lands within a Conserva-
- 13 tion System Unit, to a person entitled to an allotment lo-
- 14 cated within a Conservation System Unit if—
- 15 "(A) the Secretary determines that the allotment
- 16 would be incompatible with the purposes for which
- 17 the Conservation System Unit was established; and
- 18 "(B) the alternative lands are of equal acreage to
- the allotment.
- 20 "(b) Eligible Individuals.—(1) A person is eligible
- 21 under subsection (a) if that person would have been eligible
- 22 under the Act of May 17, 1906 (chapter 2469; 34 Stat. 197),
- 23 as that Act was in effect before December 18, 1971, and
- 24 that person is a veteran who served during the period be-
- 25 tween January 1, 1968 and December 31, 1971.

1	"(c) Study and Report.—The Secretary of the Inte-
2	rior shall—
3	"(1) conduct a study to identify and assess the
4	circumstances of veterans of the Vietnam era who
5	were eligible for allotments under the Act of May 17,
6	1906 but who did not apply under that Act and are
7	not eligible under this section; and
8	"(2) within one year of enactment of this section,
9	issue a written report with recommendations to the
10	Committee on Appropriations and the Committee on
11	Energy and Natural Resources in the Senate and the
12	Committee on Appropriations and the Committee on
13	Resources in the House of Representatives.
14	"(d) Definitions.—For the purposes of this section,
15	the terms 'veteran' and 'Vietnam era' have the meanings
16	given those terms by paragraphs (2) and (29), respectively,
17	of section 101 of title 38, United States Code.".
18	This Act may be cited as the "Departments of Veterans
19	Affairs and Housing and Urban Development, and Inde-
20	pendent Agencies Appropriations Act, 1999".
	Passed the House of Representatives July 29, 1998.
	Attest: ROBIN H. CARLE,
	Clerk.
	Passed the Senate July 30, 1998.
	Attest: GARY SISCO,
	Secretary.