116TH CONGRESS 1ST SESSION

H. R. 5185

To provide economic empowerment opportunities in the United States through the modernization of public housing, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 19, 2019

Ms. Ocasio-Cortez (for herself, Ms. Lee of California, Mr. Blumenauer, Mr. Defazio, Ms. Pingree, Mr. Nadler, Ms. Norton, Ms. Omar, Mr. Espaillat, Ms. Jayapal, Mr. Cohen, Mrs. Beatty, Ms. Pressley, Mr. Levin of Michigan, and Ms. Tlaib) introduced the following bill; which was referred to the Committee on Financial Services

A BILL

To provide economic empowerment opportunities in the United States through the modernization of public housing, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Green New Deal for
- 5 Public Housing Act".
- 6 SEC. 2. PURPOSES.
- 7 The purpose of this Act is—

- 1 (1) to stimulate, gather, and develop the work-2 force capacity, tools, financing, and materials needed 3 to rehabilitate, upgrade, modernize, and transition 4 public housing;
 - (2) to rehabilitate public housing that is severely distressed and causing residents to be exposed to unhealthy and unsafe environments;
 - (3) to upgrade and equip all public housing with cutting-edge materials, infrastructure, and all-electric appliances made in the United States in order to improve energy efficiency, water quality, and material living standards in public housing and to support United States manufacturing;
 - (4) to modernize public housing laws in order to maximize tenant participation and management by low- and very low-income individuals in the rehabilitation, upgrade, and transition of public housing through education, training, and jobs; and
 - (5) to transition the entire public housing stock of the United States, as swiftly and seamlessly as possible, into highly energy-efficient homes that produce on-site, or procure, enough carbon-free renewable energy to meet total energy consumption annually.

1 SEC. 3. DEFINITIONS.

2	In this Act:
3	(1) COMMUNITY RESILIENCE CENTER.—The
4	term "community resilience center" means a com-
5	munal space in public housing that is used as a cool-
6	ing center, heating center, or disaster relief center
7	during extreme weather.
8	(2) ELIGIBLE ENTITY.—The term "eligible enti-
9	ty'' means—
10	(A) a public housing agency;
11	(B) an Indian tribe or a tribally designated
12	housing entity that is eligible to receive assist-
13	ance under the Native American Housing As-
14	sistance and Self-Determination Act of 1996
15	(25 U.S.C. 4101 et seq.); and
16	(C) the Department of Hawaiian Home
17	Lands, as defined in section 801 of the Native
18	American Housing Assistance and Self-Deter-
19	mination Act of 1996 (25 U.S.C. 4221).
20	(3) Indian tribe; tribally designated
21	HOUSING ENTITY.—The terms "Indian tribe" and
22	"tribally designated housing entity" have the mean-
23	ings given those terms in section 4 of the Native
24	American Housing Assistance and Self-Determina-
25	tion Act of 1996 (25 U.S.C. 4103).

1	(4) Public Housing.—The term "public hous-
2	ing"—
3	(A) has the meaning given the term in sec-
4	tion 3(b) of the United States Housing Act of
5	1937 (42 U.S.C. 1437a(b)); and
6	(B) includes—
7	(i) any dwelling unit owned by an In-
8	dian tribe that is or was a dwelling unit in
9	public housing;
10	(ii) any low-income housing dwelling
11	unit described in section 302(b)(1) of the
12	Native American Housing Assistance and
13	Self-Determination Act of 1996 (25 U.S.C.
14	4152(b)(1));
15	(iii) any dwelling unit assisted under
16	section 802 of the Native American Hous-
17	ing Assistance and Self-Determination Act
18	of 1996 (25 U.S.C. 4222); and
19	(iv) any dwelling unit that—
20	(I) was a low-income housing
21	dwelling unit described in section
22	302(b)(1) of the Native American
23	Housing Assistance and Self-Deter-
24	mination Act of 1996 (25 U.S.C.
25	4152(b)(1); and

1	(II) is rented only to households
2	with an income that is not more than
3	80 percent of the area median income.
4	(5) Public Housing Agency.—The term
5	"public housing agency" has the meaning given the
6	term in section 3(b) of the United States Housing
7	Act of 1937 (42 U.S.C. 1437a(b)).
8	(6) Public Housing resident-owned busi-
9	NESS.—The term "public housing resident-owned
10	business' means a business concern that—
11	(A) provides economic opportunities, as de-
12	fined in section 3(e) of the Housing and Urban
13	Development Act of 1968 (12 U.S.C.
14	1701u(e); and
15	(B) is owned by public housing residents.
16	(7) Renewable energy.—The term "renew-
17	able energy" means—
18	(A) utility-, community-, and small-scale
19	photovoltaic and thermal solar energy;
20	(B) utility- and small-scale wind energy;
21	(C) geothermal energy;
22	(D) microturbine hydroelectricity;
23	(E) energy efficiency;
24	(F) building electrification;
25	(G) energy storage;

1	(H) microgrids; and
2	(I) modern distribution grid infrastructure.
3	(8) Secretary.—The term "Secretary" means
4	the Secretary of Housing and Urban Development.
5	(9) Zero-carbon home.—The term "zero-car-
6	bon home" means a highly energy-efficient home
7	that produces on-site, or procures, enough carbon-
8	free renewable energy to meet the total annual en-
9	ergy consumption of the home.
10	SEC. 4. CONGRESSIONAL FINDINGS AND SENSE OF CON-
11	GRESS FOR IMPROVED ARCHITECTURAL DE-
12	SIGN IN GOVERNMENT HOUSING PROGRAMS.
13	Section 4 of the Housing and Urban Development
14	Act of 1968 (12 U.S.C. 1701v) is amended to read as fol-
15	lows:
16	"SEC. 4. IMPROVED ARCHITECTURAL DESIGN IN GOVERN-
17	MENT HOUSING PROGRAMS.
18	"(a) FINDINGS.—Congress finds that—
19	"(1) if Federal aid is to make its full commu-
20	nity-wide contribution toward improving our urban
21	and rural environments, Federal aid must have a
22	greater impact on improvements in architectural de-
23	sign; and
24	"(2) even within the necessary budget limita-
25	tions on housing for low- and moderate-income fami-

- lies, architectural design and environmental perform-
- 2 ance can be improved not only to make the housing
- 3 more livable, but also to better suit the needs of oc-
- 4 cupants including human and environmental health,
- 5 zero carbon emissions, well-being, accessibility, and
- 6 equity.
- 7 "(b) Sense of Congress.—It is the sense of Con-
- 8 gress that in the administration of housing programs that
- 9 assist in the provision of housing for low- and moderate-
- 10 income families, emphasis should be given to—
- "(1) encouraging good architectural design that
- 12 yields maximal environmental performance and ad-
- heres to accessibility guidelines established in ac-
- 14 cordance with the Americans With Disabilities Act
- of 1990 (42 U.S.C. 12101 et seq.) as an essential
- 16 component of such housing; and
- 17 "(2) developing, with opportunities for resident
- involvement, housing that will be of such quality as
- 19 to reflect the highest international architectural
- standards and the architectural standards of the
- 21 neighborhood and the community in which it is situ-
- ated, consistent with prudent budgeting.".
- 23 SEC. 5. DECLARATION OF POLICY.
- Section 2(a) of the United States Housing Act of
- 25 1937 (42 U.S.C. 1437(a)) is amended to read as follows:

1	"(a) Declaration of Policy.—It is the policy of
2	the United States—
3	"(1) to modernize the intersections of Federal
4	and local government by employing the funds and
5	credit of the United States, as provided in this
6	Act—
7	"(A) to guarantee the right to housing for
8	every individual;
9	"(B) to assist States and political subdivi-
10	sions of States in ensuring that—
11	"(i) all housing in the United States
12	is habitable, highly energy-efficient, and
13	safe; and
14	"(ii) housing conditions lead to good
15	health, security, and adequate protection
16	from the economic fears relating to old
17	age, disability, sickness, accident, and un-
18	employment; and
19	"(C) to protect, maintain, preserve, and
20	expand public housing as a sustainable safety
21	net for all people;
22	"(2) that it is the responsibility of the Federal
23	Government, in conjunction with public housing
24	agencies, to incentivize, promote, and protect the
25	independent, collaborative, and collective actions of

1	public housing residents and other private citizens to
2	develop housing in a manner that strengthens entire
3	neighborhoods; and
4	"(3) that the Federal Government should act
5	and build new public housing where there is a seri-
6	ous need that the free market cannot address or is
7	not addressing responsibly.".
8	SEC. 6. GREEN NEW DEAL PUBLIC HOUSING GRANTS.
9	(a) Establishment of Grant Programs.—
10	(1) Grants for community workforce de-
11	VELOPMENT.—
12	(A) IN GENERAL.—The Secretary shall es-
13	tablish a grant program that provides amounts
14	to eligible entities to facilitate workforce devel-
15	opment projects and high-income employment
16	transition at public housing.
17	(B) Preference.—In awarding grants
18	under this paragraph, the Secretary shall give
19	preference to applications submitted by—
20	(i) eligible entities located in rura
21	areas;
22	(ii) eligible entities described in sub-
23	paragraph (B) or (C) of section 3(2); and

1	(iii) eligible entities that demonstrate
2	a capacity to facilitate a workforce develop-
3	ment program that includes—
4	(I) the development of career and
5	related skills, including financial and
6	economic empowerment education;
7	(II) direct entry to apprentice-
8	ship programs;
9	(III) certification or associate de-
10	gree acquisition;
11	(IV) technical assistance and re-
12	sources for public housing resident-
13	owned businesses for purposes of com-
14	pliance with the requirements under
15	section 3 of the Housing and Urban
16	Development Act of 1968 (12 U.S.C.
17	1701u), including—
18	(aa) legal or compliance
19	services on behalf of public hous-
20	ing resident-owned businesses for
21	purposes of helping them access
22	and apply for government pro-
23	curement and contracting oppor-
24	tunities;

1	(bb) education on starting
2	and sustaining a business;
3	(cc) accessing insurance and
4	bonds; and
5	(dd) demonstrating capacity
6	and sustainable operations;
7	(V) training and development of
8	skills necessary for career develop-
9	ment in the fields, trades, and services
10	reasonably determined during the first
11	public comment period held in accord-
12	ance with subsection (b)(3) to be of
13	interest to public housing residents;
14	(VI) educational and organiza-
15	tional tools for public housing resi-
16	dents in order to advance the models
17	of worker cooperatives and collective
18	bargaining;
19	(VII) education, engagement, and
20	empowerment resources to help both
21	residents of public housing and local
22	low- and very low-income individuals
23	avail themselves of opportunities made
24	available under the workforce develop-
25	ment program, including education,

1	engagement, and empowerment re-
2	sources provided in partnership
3	with—
4	(aa) a local entity that oper-
5	ates a Family Self-Sufficiency
6	program under section 23 of the
7	United States Housing Act of
8	1937 (42 U.S.C. 1437u); and
9	(bb) community-based orga-
10	nizations that demonstrate a
11	commitment to and history of or-
12	ganizing with public housing resi-
13	dents;
14	(VIII) innovative design partner-
15	ships with local schools and architec-
16	tural firms;
17	(IX) training and employment
18	opportunities reserved specifically for
19	local low- and very low-income people
20	that were formerly incarcerated; and
21	(X) stipends valued at not less
22	than \$250 per week to individuals
23	participating in the workforce develop-
24	ment program.

1	(C) Compliance managers.—Not more
2	than 10 percent of the amount of a grant re-
3	ceived by an eligible entity under this para-
4	graph may be used by an eligible entity to hire
5	or otherwise retain reporting and compliance
6	managers with sufficient expertise to ensure
7	that the eligible entity can comply with the re-
8	quirements of section 3 of the Housing and
9	Urban Development Act of 1968 (12 U.S.C.
10	1701u).
11	(2) Grants for deep energy retrofits.—
12	The Secretary shall establish a grant program that
13	provides amounts to eligible entities to conduct phys-
14	ical needs assessments and subsequent deep energy
15	retrofits in public housing, including—
16	(A) retrofits for—
17	(i) energy-efficient windows;
18	(ii) super insulation of roofs and exte-
19	rior walls, including the addition of new
20	cladding to buildings and the rerouting of
21	plumbing and electricity;
22	(iii) electrification of water heating
23	and building heating systems using electric
24	heat pumps; and

1	(iv) electric heat pumps to provide air
2	conditioning, where feasible;
3	(B) strategies to increase airtightness of
4	building envelope, including air sealant paints;
5	and
6	(C) acquisition and installation of heat-re-
7	covery ventilation systems.
8	(3) Grants for energy efficiency, build-
9	ING ELECTRIFICATION UPGRADES, AND WATER
10	QUALITY.—
11	(A) In general.—The Secretary shall es-
12	tablish a grant program that provides amounts
13	to eligible entities for upgrades, replacements,
14	and improvements in public housing to energy
15	efficiency, building electrification, including
16	for—
17	(i) conducting physical needs assess-
18	ments of public housing dwelling units;
19	(ii) in-unit energy efficiency product
20	upgrades, including upgrading to—
21	(I) modern, energy-efficient insu-
22	lation;
23	(II) all-electric state-of-the-art ef-
24	ficient appliances;

1	(III) energy-efficient bathroom
2	plumbing, including low-flow toilets;
3	(IV) energy-efficient laundry ma-
4	chines;
5	(V) energy-efficient air filters;
6	(VI) energy monitoring devices
7	including smart meters and smart
8	thermostats;
9	(VII) energy-efficient lightbulbs;
10	(VIII) highly insulated windows;
11	(IX) reflective roofing; and
12	(X) smart Supervisory Control
13	and Data Acquisition systems and
14	building-to-grid integration;
15	(iii) infrastructure related to building
16	electrification, including the upgrade of—
17	(I) electric heating, ventilation,
18	and air conditioning systems, includ-
19	ing cold-climate heat pumps;
20	(II) electrical panels; and
21	(III) electric appliances to re-
22	place appliances reliant on fossil fuels,
23	such as gas stoves and hot water
24	heaters; and

1	(iv) water quality upgrades, including
2	the replacement of water pipes in public
3	housing if a quality test of drinking water
4	concentrations in public housing exceeds—
5	(I) 3.1 parts per billion of lead;
6	(II) 20 parts per trillion com-
7	bined of the 5 perfluoroalkyl and
8	polyfluoroalkyl substances, which
9	are—
10	(aa) perfluorooctanoic acid;
11	(bb) perfluorooctane
12	sulfonate;
13	(cc) perfluorohexane sulfonic
14	acid;
15	(dd) perfluoroheptanoic acid;
16	and
17	(ee) perfluorononanoic acid;
18	(III) 0.010 mg/L of arsenic;
19	(IV) 1.3 mg/L of copper;
20	(V) drinking water standards of
21	the Environmental Protection Agency
22	for organic and inorganic contami-
23	nants, radionuclides, and micro-
24	biological contaminants; and

1	(VI) any other Environmental
2	Protection Agency standard adopted
3	under the Safe Drinking Water Act
4	(42 U.S.C. 300f et seq.).
5	(B) Benchmarking energy and water
6	CONSUMPTION.—In addition to the require-
7	ments described in subsection (b), an eligible
8	entity desiring a grant under this paragraph
9	shall include in the grant application a commit-
10	ment to benchmarking energy and water con-
11	sumption using ENERGY STAR Portfolio
12	Manager, or another system approved by the
13	Department of Housing and Urban Develop-
14	ment, for a period of not less than 5 years be-
15	ginning on the date on which the eligible entity
16	receives the grant.
17	(4) Grants for community energy genera-
18	TION.—
19	(A) IN GENERAL.—The Secretary shall es-
20	tablish a grant program that provides amounts
21	to eligible entities to build and expand commu-
22	nity energy generation in public housing, in-
23	cluding the construction of and ongoing costs
24	associated with—
25	(i) renewable energy rooftops;

1	(ii) renewable energy generation;
2	(iii) photovolatic glass windows;
3	(iv) the bulk purchase of clean energy
4	grid supply from energy utilities; and
5	(v) community-scale energy storage
6	systems.
7	(B) Priority.—In awarding grants under
8	this paragraph, the Secretary shall give pref-
9	erence to applications submitted by eligible enti-
10	ties that—
11	(i) demonstrate an ability to generate
12	the greatest amount of renewable energy
13	that can be consumed by public housing
14	projects and transferred to the local energy
15	grid; and
16	(ii) demonstrate a commitment to pro-
17	vide job training and contracting opportu-
18	nities to public housing residents and pub-
19	lic housing resident-owned businesses.
20	(C) Profits.—
21	(i) In general.—With respect to any
22	energy produced by an eligible entity car-
23	rying out a grant under this paragraph,
24	the eligible entity may retain 90 percent of
25	any profits earned from selling the energy.

1 (ii) Vote.—An eligible entity de-
2 scribed in clause (i) with not less than 50
public housing dwelling units shall provide
4 residents of the public housing the oppor-
5 tunity to vote on how the profits earned
6 under clause (i) shall be used.
7 (iii) Other Revenue.—Any profits
8 not retained under this subparagraph shall
9 be transferred to the Department of the
Treasury for deposit in the General Fund
(5) Grants for recycling and zero-waste
PROGRAMS.—The Secretary shall establish a grant
program that provides amounts to eligible entities to
establish or expand recycling and zero-waste pro-
grams in public housing, including the recycling of
appliances and machines that were replaced through
the grant program described in paragraph (3).
(6) Grants for community resiliency and
19 SUSTAINABILITY.—The Secretary shall establish a
grant program that provides amounts to eligible en-
21 tities for community resilience and sustainability
projects in public housing, including—
(A) the purchase and installation of energy
storage, including batteries, flywheels, com-
pressed air, and pumped hydroelectric or ther-

1	mal energy storage, in order to ensure energy
2	backup of not less than 48 hours in the event
3	of an emergency or disaster;
4	(B) the construction of childcare centers
5	and ongoing costs associated with childcare cen-
6	ters;
7	(C) the construction of senior centers and
8	ongoing costs associated with senior centers;
9	(D) the construction of community gardens
10	and ongoing costs associated with community
11	gardens;
12	(E) the maintenance of entire public hous-
13	ing developments;
14	(F) the installation of publicly owned high
15	speed internet in order to provide universal
16	internet access for all residents with an upload
17	speed of not less than 100Mbps and a download
18	speed of not less than 100Mbps, and the ongo-
19	ing costs associated with providing that internet
20	infrastructure and access;
21	(G) the establishment or improvement, and
22	painting, of community centers and other
23	shared community spaces, the personnel of
24	which shall earn the higher of—
25	(i) the local prevailing wage; or

1	(ii) a wage of \$15 per hour;
2	(H) the establishment or improvement of
3	dedicated infrastructure for transportation by
4	bicycle, including lanes, parking spots, and the
5	bulk purchase of enough bicycles to offer 1 bi-
6	cycle to every low- and very low-income public
7	housing resident;
8	(I) the establishment and leasing of com-
9	mercial activity that offers public housing resi-
10	dents on-site access to goods and services, in-
11	cluding good-quality healthcare clinics, dental
12	clinics, bookstores, learning and tutoring cen-
13	ters, and affordable organic groceries; and
14	(J) repairs and upgrades to public housing
15	to ensure compliance with the physical condi-
16	tion standards under section 5.703 of title 24
17	Code of Federal Regulations.
18	(7) Grants for climate adaptation and
19	EMERGENCY DISASTER RESPONSE.—The Secretary
20	shall establish a grant program that provides
21	amounts and technical assistance to eligible entities
22	for construction and ongoing costs associated with
23	climate adaptation and emergency disaster response

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for public housing, including—

1	(A) integrated solutions that combine bet-
2	ter walls, heating, cooling, ventilation, solar
3	and storage into a single easy-to-install and af-
4	fordable retrofit for public housing;
5	(B) additional solar and storage on site, or
6	through a local community microgrid, in order
7	to allow residents to access essential energy
8	during power outages;
9	(C) insulating and eliminating air leakage
10	in order to ensure that individual dwelling units
11	can retain a safe temperature during a power
12	outage until power is restored or emergency as-
13	sistance arrives; and
14	(D) installing rigid foam wall insulation in
15	hurricane and earthquake-prone areas in order
16	to create shear walls to resist structural dam-
17	age from walls tilting or falling during high
18	winds and earthquakes.
19	(b) Grant Application.—
20	(1) COMMON APPLICATION FORM.—The Sec-
21	retary shall develop a single common grant applica-
22	tion that an eligible entity shall use to apply for 1
23	or more grants under subsection (a).
24	(2) REQUIRED CONTENTS.—As a condition of

receiving a grant under subsection (a), each eligible

25

1	entity shall include in the grant application sub-
2	mitted to the Secretary—
3	(A) a certification that, in carrying out ac-
4	tivities under the grant—
5	(i) the eligible entity shall—
6	(I) ensure that the materials
7	used by all contractors and sub-
8	contractors receiving grant funds are
9	substantially manufactured, mined,
10	and produced in the United States in
11	accordance with chapter 83 of title
12	41, United States Code (commonly
13	known as the "Buy American Act");
14	(II) ensure that all laborers and
15	mechanics employed by contractors or
16	subcontractors in the performance of
17	construction, alteration, or repair
18	work financed in whole or in part with
19	assistance under this section shall be
20	paid wages at rates not less than
21	those prevailing on similar construc-
22	tion in the locality, as determined by
23	the Secretary of Labor—
24	(aa) in accordance with sub-
25	chapter IV of chapter 31 of title

1	40, United States Code (com-
2	monly known as the "Davis-
3	Bacon Act"); and
4	(bb) who, in carrying out
5	this subclause, shall have the au-
6	thority and functions set forth in
7	Reorganization Plan Numbered
8	14 of 1950 (64 Stat. 1267; 5
9	U.S.C. App.) and section 3145 of
10	title 40, United States Code;
11	(III) be a party to a project labor
12	agreement or require contractors and
13	subcontractors receiving grant funds
14	to consent to a project labor agree-
15	ment;
16	(IV) require all project labor
17	agreements to be in compliance with
18	the hiring and contracting require-
19	ments described in subsections (c) and
20	(d) of section 3 of the Housing and
21	Urban Development Act of 1968 (12
22	U.S.C. 1701u);
23	(V) prohibit all contractors and
24	subcontractors receiving grant funds
25	from hiring employees through a tem-

1	porary staffing agency unless the rel-
2	evant State workforce agency certifies
3	that temporary employees are nec-
4	essary to address an acute, short-term
5	labor demand;
6	(VI) require all contractors and
7	subcontractors receiving grant funds
8	to have an explicit neutrality policy on
9	any issue involving the organization of
10	employees of the contractor or subcon-
11	tractor, and all contractors and sub-
12	contractors, for purposes of collective
13	bargaining;
14	(VII) for each skilled craft em-
15	ployed to rehabilitate, upgrade, inno-
16	vate and transition public housing de-
17	velopments, demonstrate an ability to
18	use and to commit to use individuals
19	enrolled in a registered apprenticeship
20	program who shall, to the greatest ex-
21	tent practicable, constitute not less
22	than 20 percent of the individuals
23	working on the project; and
24	(VIII) to the greatest extent
25	practicable, ensure that contractors

1	and subcontractors provide pref-
2	erential treatment in hiring laborers
3	and mechanics that are—
4	(aa) public housing resi-
5	dents;
6	(bb) hired from within 50
7	miles of their official residence;
8	(cc) veterans or active or re-
9	tired military;
10	(dd) highly skilled union
11	workers; or
12	(ee) returning citizens who
13	were formerly incarcerated indi-
14	viduals; and
15	(ii) the eligible entity and all contrac-
16	tors and subcontractors of the eligible enti-
17	ty receiving grant funds—
18	(I) shall not require mandatory
19	arbitration for any dispute involving a
20	worker engaged in a service for the el-
21	igible entity, contractor, or subcon-
22	tractor; and
23	(II) shall consider an individual
24	performing any service under the
25	grant as an employee, and not an

1	independent contractor, of the eligible
2	entity, contractor, or subcontractor,
3	respectively, unless—
4	(aa) the individual is free
5	from control and direction in
6	connection with the performance
7	of the service, both under the
8	contract for the performance of
9	the service and in fact;
10	(bb) the service is performed
11	outside the usual course of the
12	business of the eligible entity,
13	contractor, or subcontractor, re-
14	spectively; and
15	(ce) the individual is cus-
16	tomarily engaged in an independ-
17	ently established trade, occupa-
18	tion, profession, or business of
19	the same nature as that involved
20	in such service;
21	(B) a signed acknowledgment indicating a
22	commitment to transition all public housing
23	owned or managed by the eligible entity into
24	zero-carbon homes not later than 10 years after

1	the date on which the eligible entity receives the
2	grant;
3	(C) a full accounting of the amount of
4	funds required to complete the activities under
5	the grant, which shall—
6	(i) be complete and reasonably cal-
7	culated to accomplish the purposes of this
8	Act;
9	(ii) include costs related to complying
10	with local wage and labor laws;
11	(iii) include the amount of funds ex-
12	pended by the eligible entity to comply
13	with the resident and community engage-
14	ment requirements under paragraph (3);
15	and
16	(iv) be updated and submitted to Con-
17	gress on a quarterly basis; and
18	(D) a community impact assessment and
19	analysis of—
20	(i) the likely direct and indirect im-
21	pact the grant funds, if awarded, will have
22	on the economic empowerment and social
23	mobility of traditionally disadvantaged in-
24	dividuals and communities; and

1	(ii) whether the proposed actions to be
2	taken under the grant would be affirma-
3	tively furthering fair housing, as defined in
4	section 5.152 of title 24, Code of Federal
5	Regulations, or any successor regulation.
6	(3) Resident and community engagement
7	BEFORE SUBMITTING APPLICATION.—Before submit-
8	ting an application for a grant under this subsection,
9	an eligible entity shall—
10	(A) solicit and consider community and
11	public feedback, to the maximum extent pos-
12	sible, by providing for opportunities to comment
13	via a cloud-based content collaboration provider
14	that is certified by the Federal Risk and Au-
15	thorization Management Program, through—
16	(i) an initial public comment period,
17	for which the eligible entity shall—
18	(I) publish—
19	(aa) a description of each of
20	the grant programs established
21	under subsection (a); and
22	(bb) a form to be used to
23	submit comments; and
24	(II) give interested persons 90
25	days to—

1	(aa) submit draft text di-
2	rectly into the application;
3	(bb) submit written data
4	and accounting estimates; and
5	(cc) submit general com-
6	ments; and
7	(ii) a second public comment period
8	beginning not later than 30 days after the
9	end of the initial public comment period
10	under clause (i), for which the eligible enti-
11	ty shall—
12	(I) publish a draft version of the
13	completed common application form
14	described in subsection (a) that con-
15	tains, at a minimum—
16	(aa) a short analysis and
17	evaluation of the relevant signifi-
18	cant proposals set forth during
19	the initial public comment period;
20	and
21	(bb) a clear and concise
22	statement of the basis, purpose,
23	and goals of the application; and
24	(II) give interested persons 30
25	days to submit feedback on and rec-

1	ommended improvements to the draft
2	final grant application;
3	(B) host not less than 2 public hearings,
4	which shall be recorded and held at a conven-
5	ient location for public housing residents, for
6	each public comment period described in sub-
7	paragraph (A), to provide public housing resi-
8	dents with an opportunity to comment, with not
9	less than 1 occurring in the afternoon and not
10	less than 1 occurring in the evening; and
11	(C) solicit input and acquire signed ap-
12	proval of the completed common application
13	form from the resident council or resident coun-
14	cils, if existing and active, of the public housing
15	that will receive assistance under the grant.
16	(4) Priority for workforce development
17	GRANTS.—The Secretary shall prioritize the review
18	and funding of applications submitted for grants
19	under subsection (a)(1) over applications submitted
20	for any other grant described in subsection (a).
21	(5) Exceptions for indigenous groups and
22	TRIBES.—
23	(A) In general.—Any eligible entity de-
24	scribed in section 3(2)(B) that submits an ap-

1	plication for a grant program described in this
2	subsection—
3	(i) is exempt from compliance with
4	subclauses (I), (II), and (III) of paragraph
5	(2)(A)(i) and paragraph (2)(A)(ii)(I); and
6	(ii) is empowered to self-determine
7	guidelines and standards pertaining to en-
8	suring high-road labor standards, sup-
9	porting United States manufacturing, and
10	ensuring community and resident engage-
11	ment.
12	(B) Submission by Tribally des-
13	IGNATED HOUSING ENTITIES.—An application
14	for a grant under subsection (a) for an Indian
15	tribe may be prepared and submitted on behalf
16	of the Indian tribe by the tribally designated
17	housing entity for the Indian tribe, if the appli-
18	cation contains a certification by the recognized
19	tribal government of the grant beneficiary that
20	the Indian tribe—
21	(i) has had an opportunity to review
22	the application and has authorized the sub-
23	mission of the application by the tribally
24	designated housing entity; or

1	(ii) has delegated to the tribally des-
2	ignated housing entity the authority to
3	submit an application on behalf of the In-
4	dian tribe without prior review by the In-
5	dian tribe.
6	(c) Selection of Grant Recipients.—
7	(1) In general.—If an eligible entity submits
8	to the Secretary an application for a grant under
9	subsection (a) that complies with the requirements
10	under subsection (b), the Secretary shall award the
11	funds to the eligible entity that are required to com-
12	plete the grant, as specified in the accounting sub-
13	mitted under subsection (b)(2)(C).
14	(2) REAPPLICATION.—If the Secretary deter-
15	mines that an application submitted by an eligible
16	entity under this section does not comply with the
17	requirements under subsection (b)—
18	(A) the Secretary shall provide to the eligi-
19	ble entity a summary of the requirements that
20	the eligible entity has failed to meet; and
21	(B) the eligible entity may reapply for the
22	grant.
23	(3) Expedited review.—The Secretary shall
24	expedite the review of applications submitted by eli-

1	gible entities that own or manage public housing in
2	a congressional district—
3	(A) with an aggregate total of not less
4	than 5,000 public housing residents;
5	(B) in which—
6	(i) not less than 40 percent of the
7	residents are not less than 62 years old;
8	(ii) not less than 25 percent of the
9	residents are disabled; or
10	(iii) not less than 5 percent of all
11	heads of household are not more than 24
12	years old; or
13	(C) with an average household income of
14	less than \$40,000.
15	(d) USE OF GRANT AMOUNTS FOR CAPACITY BUILD-
16	ING.—An eligible entity may use not more than 5 percent
17	of grant funds received under this section for activities to
18	expand the capacity of the eligible entity to carry out the
19	grant activities, including—
20	(1) hiring staff;
21	(2) training residents for staff positions;
22	(3) providing technical assistance;
23	(4) community engagement; and
24	(5) other necessary administrative activities.

1	(e) RESIDENT PROTECTION.—Each eligible entity
2	that is the recipient of a grant under subsection (a)
3	shall—
4	(1) comply with the requirements under part 24
5	of title 49, Code of Federal Regulations, and provide
6	relocation assistance for any and all residents of
7	public housing managed by the eligible entity who
8	may be displaced during construction, and ensure
9	that all temporarily displaced residents can return to
10	their homes once retrofitting is completed;
11	(2) provide enhanced tenant protection vouchers
12	under section 8(t) of the United States Housing Act
13	of 1937 (42 U.S.C. 1437f(t)) to all displaced resi-
14	dents during the period in which dwelling units are
15	under construction; and
16	(3) ensure that activities undertaken as part of
17	the grant do not result in a reduction of total public
18	housing dwelling units.
19	(f) Consultation With Agencies.—The Secretary
20	shall—
21	(1) consult with the Secretary of Energy—
22	(A) in developing criteria and assessing ap-
23	plications for grants described in paragraphs
24	(1) through (5) and paragraph (7) of sub-
25	section (a); and

1	(B) to identify and verify state-of-the-art
2	building materials and appliances, made in the
3	United States, that can be procured at scale for
4	purposes of this Act;
5	(2) consult with the Secretary of the Treasury
6	to track alternative energy revenues that are re-
7	turned to the Department of the Treasury under
8	subsection $(a)(4)(C)$;
9	(3) consult with the Administrator of the Envi-
10	ronmental Protection Agency—
11	(A) in developing criteria and assessing ap-
12	plications for grants described in paragraphs
13	(2) through (5) and (7) of subsection (a); and
14	(B) regarding testing air quality and water
15	quality for purposes of grants described in sub-
16	section (a)(3);
17	(4) consult with the Secretary of Education in
18	developing criteria and assessing applications for
19	grants under subsection (a)(1);
20	(5) consult with the Secretary of Labor in de-
21	veloping criteria and assessing applications for
22	grants under subsection (a)(1);
23	(6) consult with the Administrator of the Small
24	Business Administration in developing criteria and

1	assessing applications for grants described in para-
2	graphs (1) and (6) of subsection (a);
3	(7) consult with the Secretary of Health and
4	Human Services—
5	(A) in developing criteria and assessing ap-
6	plications for grants described in subsection
7	(a)(6); and
8	(B) regarding health trends related to all
9	illnesses that disproportionately impact low-in-
10	come people;
11	(8) consult with the Administrator of the Fed-
12	eral Emergency Management Agency in developing
13	criteria and assessing applications for grants under
14	subsection $(a)(7)$;
15	(9) consult with the Secretary of the Interior to
16	develop criteria and assess applications for grants
17	under subsection (a)(6); and
18	(10) consult with any entity described in para-
19	graphs (1) through (9) for any other purpose as de-
20	termined necessary by the Secretary to carry out
21	this section and the purposes of this Act.
22	(g) Reports.—The Secretary shall submit to Con-
23	gress biannual reports on the impact that the grant pro-
24	grams established under subsection (a) have had on—

1	(1) the rehabilitation, upgrades, innovation, and
2	transition of public housing in the United States;
3	(2) total greenhouse gas emission output, and
4	quarterly data on greenhouse gas emission reduc-
5	tions from individual public housing developments,
6	specifically as they relate to—
7	(A) home energy carbon pollution emis-
8	sions in each public housing development, as
9	calculated using the Carbon Footprint Calcu-
10	lator from the Environmental Protection Agen-
11	ey;
12	(B) waste-related carbon emissions in each
13	public housing development, as calculated using
14	the Carbon Footprint Calculator from the Envi-
15	ronmental Protection Agency; and
16	(C) total greenhouse gas emissions released
17	by individual public housing buildings and
18	homes within a public housing development, as
19	calculated using the Greenhouse Gas Equiva-
20	lencies Calculator from the Environmental Pro-
21	tection Agency;
22	(3) the amount of Federal money saved due to
23	energy cost savings at public housing projects, on a
24	quarterly basis;

1	(4) the amount of energy savings per KwH at
2	each public housing project, on a quarterly basis;
3	(5) public housing residents, including—
4	(A) access to economic opportunities
5	through compliance with the hiring and con-
6	tracting requirements described in subsections
7	(c) and (d) of section 3 of the Housing and
8	Urban Development Act of 1968 (12 U.S.C.
9	1701u);
10	(B) the impacts, if any, those residents
11	have experienced to their individual economic
12	growth as measured by individual and house-
13	hold income;
14	(C) the specific career skills acquired;
15	(D) the impacts, if any, those residents
16	have experienced to their overall health; and
17	(E) the specific educational or technical
18	certifications acquired; and
19	(6) changes to the overall community health in-
20	dicators in public housing developments and their
21	surrounding neighborhoods, including asthma rates,
22	air quality, water quality, and levels of lead and
23	mold.
24	(h) Eligibility for the Capital and Operating
25	FUNDS.—The receipt of a grant under this section shall

not affect the eligibility of a public housing agency or a public housing dwelling unit to receive assistance under subsection (d) or (e) of section 9 of the United States 3 4 Housing Act of 1937 (42 U.S.C. 1437g). 5 (i) Funding.—Out of funds in the Treasury not otherwise appropriated, there are appropriated to carry out 6 this section such sums as may be necessary for each of 8 fiscal years 2020 through 2030. SEC. 7. THE SECTION 3 PROGRAM FOR ECONOMIC OPPOR-10 TUNITIES. 11 Section 3 of the Housing and Urban Development Act of 1968 (12 U.S.C. 1701u) is amended— 13 (1) in subsection (c)(1)— 14 (A) in subparagraph (A), by striking ", op-15 erating assistance provided pursuant to section 16 9 of that Act, and modernization grants pro-17 vided pursuant to section 14 of that Act" and 18 inserting "(42 U.S.C. 1437c), assistance from 19 the Operating Fund under section 9(e) of that 20 Act (42 U.S.C. 1437g(e)), assistance from the 21 Capital Fund under section 9(d) of that Act 22 (42 U.S.C. 1437g(d)), and assistance provided 23 under a grant awarded under section 6 of the 24 Green New Deal for Public Housing Act"; and 25 (B) by adding at the end the following:

1	"(C) HIRING REQUIREMENT.—The Sec-
2	retary shall require that, of the employment po-
3	sitions generated by development assistance
4	provided pursuant to section 6 of the United
5	States Housing Act of 1937 (42 U.S.C. 1437c),
6	assistance from the Operating Fund under sec-
7	tion 9(e) of that Act (42 U.S.C. 1437g(e)), as-
8	sistance from the Capital Fund under section
9	9(d) of that Act (42 U.S.C. 1437g(d)), and as-
10	sistance provided under a grant awarded under
11	section 6 of the Green New Deal for Public
12	Housing Act, public and Indian housing agen-
13	cies, and their contractors and subcontractors,
14	shall fill, to the greatest extent possible—
15	"(i) not less than 40 percent of those
16	positions generated during the 1-year pe-
17	riod beginning 1 year after the initial re-
18	ceipt of grant funds awarded, with low-
19	and very low-income persons;
20	"(ii) not less than 50 percent of those
21	positions generated during the 1-year pe-
22	riod beginning 2 years after the initial re-
23	ceipt of grant funds awarded, with low-
24	and very low-income persons; and

"(iii) not less than 90 percent of those 1 2 positions generated after the expiration of 3 the period described in clause (ii) with low-4 and very low-income persons."; 5

(2) in subsection (d)(1)—

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(A) in subparagraph (A), by striking ", operating assistance provided pursuant to section 9 of that Act, and modernization grants provided pursuant to section 14 of that Act" and inserting "(42 U.S.C. 1437c), assistance from the Operating Fund under section 9(e) of that Act (42 U.S.C. 1437g(e)), assistance from the Capital Fund under section 9(d) of that Act (42 U.S.C. 1437g(d)), and assistance provided under a grant awarded under section 6 of the Green New Deal for Public Housing Act"; and (B) by adding at the end the following:

"(C) CONTRACTING REQUIREMENT.—The Secretary shall require that, of the aggregate dollar amount of contracts awarded for work to be performed in connection with assistance from the Operating Fund under section 9(e) of the United States Housing Act of 1937 (42) U.S.C. 1437g(e)), assistance from the Capital Fund under section 9(d) of that Act (42 U.S.C.

1 1437g(d)), and assistance provided under a 2 grant awarded under section 6 of the Green 3 New Deal for Public Housing Act, public and 4 Indian housing agencies, and their contractors and subcontractors, shall, to the greatest extent 6 possible, certify that— 7 "(i) not less than 20 percent of the 8 aggregate dollar amount of such contracts 9 awarded during the 1-year period begin-10 ning 1 year after the initial receipt of 11 grant funds awarded shall be awarded to 12 public housing resident-owned businesses; 13 "(ii) not less than 30 percent of the 14 aggregate dollar amount of such contracts 15 awarded during the 1-year period begin-16 ning 2 years after the initial receipt of 17 grant funds awarded shall be awarded to 18 public housing resident-owned businesses; 19 and 20 "(iii) not less than 50 percent of the 21 aggregate dollar amount of such contracts 22 awarded after the expiration of the period described in clause (ii) shall be awarded to 23 24 public housing resident-owned 25 nesses.";

1	(3) in subsection (e), by adding at the end the
2	following:
3	"(3) Public Housing resident-owned busi-
4	NESS.—The term 'public housing resident-owned
5	business' has the meaning given the term in section
6	3 of the Green New Deal for Public Housing Act.";
7	(4) by redesignating subsection (g) as sub-
8	section (i); and
9	(5) by inserting after subsection (f) the fol-
10	lowing:
11	"(g) Measuring Economic Impact.—
12	"(1) Monitoring, measuring, and report-
13	ING REQUIREMENTS.—Before the start of the second
14	fiscal year beginning after the date of enactment of
15	the Green New Deal for Public Housing Act, and
16	quarterly thereafter, the Secretary shall require each
17	public housing agency to monitor, measure, and re-
18	port to the Secretary on the economic impacts of
19	this section on the community in which housing de-
20	velopments of the public housing agency are located,
21	including—
22	"(A) the aggregate dollar amount of con-
23	tracts awarded in compliance with this section;
24	"(B) the aggregate dollar amount of wages
25	and salaries paid for positions employed by low-

1	and very low-income persons in accordance with
2	this section;
3	"(C) the aggregate dollar amount ex-

- "(C) the aggregate dollar amount expended for training opportunities provided to low- and very low-income persons in accordance with this section; and
- "(D) the aggregate dollar amount expended for training and assisting public housing resident-owned businesses for compliance with this section.
- "(2) TERMINATION OF SPEARS SYSTEM.—The Secretary shall terminate the Section 3 Performance Evaluation and Registration System of the Department of Housing and Urban Development and shall issue such notice and guidelines as may be necessary to replace such system with the system for monitoring, measuring, and reporting under this subsection.

"(h) Workforce Roster.—

"(1) REQUIREMENT.—The Secretary shall require each public housing agency to establish and maintain a roster of the residents and public housing resident-owned businesses of the public housing agency in order to identify and spotlight talented

1	local laborers and facilitate compliance with this sec-	
2	tion.	
3	"(2) Information.—The roster maintained by	
4	a public housing agency under paragraph (1) shall	
5	include information that is updated not less fre-	
6	quently than every 30 days, including—	
7	"(A) information for each public housing	
8	resident choosing to have their information re-	
9	corded that lists their occupational skills, career	
10	goals, and any workforce development programs	
11	they participate in; and	
12	"(B) information for each public housing	
13	resident-owned business that lists the field of	
14	business they are in and the hiring opportuni-	
15	ties they currently have available.	
16	"(3) AVAILABILITY.—In order to facilitate com-	
17	pliance with this subsection, the Secretary shall—	
18	"(A) require each public housing agency to	
19	submit to the Secretary the information main-	
20	tained by the public housing agency in the ros-	
21	ter under this subsection; and	
22	"(B) collect and make the data described	
23	in subparagraph (A) available on the website of	
24	the Department of Housing and Urban Devel-	
25	opment, upon request, to contractors, sub-	

1	contractors, resident councils, resident manage-
2	ment organizations, and YouthBuild pro-
3	grams.".
4	SEC. 8. FAMILY SELF-SUFFICIENCY PROGRAM.
5	Section 23 of the United States Housing Act of 1937
6	(42 U.S.C. 1437u), as amended by section 306 of the Eco-
7	nomic Growth, Regulatory Relief, and Consumer Protec-
8	tion Act (Pub. L. 115-174; 132 Stat. 1339), is amend-
9	ed—
10	(1) in subsection $(c)(2)$, by adding at the end
11	the following:
12	"(C) An Indian tribe or tribally designated
13	housing entity, as defined in section 4 of the
14	Native American Housing Assistance and Self-
15	Determination Act of 1996 (25 U.S.C. 4103).";
16	(2) in subsection $(d)(2)$ —
17	(A) in subparagraph (J), by striking "and"
18	at the end;
19	(B) by redesignating subparagraph (K) as
20	subparagraph (M); and
21	(C) by inserting after subparagraph (J)
22	the following:
23	"(K) digital literacy;

1	"(L) provision of a home health aide for el-
2	derly and disabled members of participating
3	families; and";
4	(3) in subsection (g)(2), by inserting after the
5	first sentence the following: "The program coordi-
6	nating committee shall include representatives of any
7	resident council and any jurisdiction-wide resident
8	council of the eligible entity.";
9	(4) in subsection $(h)(3)$ —
10	(A) in subparagraph (H), by striking
11	"and" at the end;
12	(B) by redesignating subparagraph (I) as
13	subparagraph (J); and
14	(C) by inserting after subparagraph (H)
15	the following:
16	"(I) a description of how the local program
17	will ensure that opportunities provided through
18	the local program will maximize success in syn-
19	chronizing the program with, and complying
20	with, the requirements regarding employment
21	and contracting under section 3 of the Housing
22	and Urban Development Act of 1968 (12
23	U.S.C. 1701(u))."; and
24	(5) in subsection (i)(2)—

1	(A) in subparagraph (A), by inserting ",
2	but not more than 35 participants," before "is
3	eligible'';
4	(B) in subparagraph (B)—
5	(i) by striking "75" and inserting
6	"36"; and
7	(ii) by striking "50" and inserting
8	"35";
9	(C) by redesignating subparagraphs (C),
10	(D), and (E) as subparagraphs (F), (G), and
11	(H), respectively; and
12	(D) by inserting after subparagraph (B)
13	the following:
14	"(C) Additional award for public
15	HOUSING GREEN NEW DEAL APPLICANTS.—An
16	eligible entity that is approved for a grant
17	under section 6 of the Green New Deal for
18	Public Housing Act shall be eligible to receive
19	an additional award under this subparagraph to
20	cover costs of filling an additional family self-
21	sufficiency coordinator position, or additional
22	such positions, responsible for—
23	"(i) coordinating participation in a
24	local program under this section for par-

1	ticipants seeking employment opportunities
2	made available by the grant; and
3	"(ii) compliance by the eligible entity
4	with section 3 of the Housing and Urban
5	Development Act of 1968 (12 U.S.C.
6	1701u).
7	"(D) Additional award for synchro-
8	NIZATION WITH SECTION 3 REQUIREMENTS.—
9	An eligible entity that meets such criteria as
10	the Secretary shall establish regarding success-
11	ful synchronization and compliance of a local
12	program under this section with the require-
13	ments regarding employment and contracting
14	under section 3 of the Housing and Urban De-
15	velopment Act of 1968 (12 U.S.C. 1701u) shall
16	be eligible to receive an additional award under
17	this subparagraph to cover costs relating to a
18	family self-sufficiency coordinator position re-
19	sponsible for such synchronization and compli-
20	ance.
21	"(E) Awards to assist eligible enti-
22	TIES TO ESTABLISH FAMILY SELF-SUFFICIENCY
23	PROGRAMS.—An eligible entity that is not ad-
24	ministering a local program under this section

and that meets such standards as the Secretary

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1 shall establish shall be eligible to receive an 2 award under this subparagraph to cover costs relating to a family self-sufficiency coordinator 3 4 position responsible for assisting in preparing 5 and submitting an application to establish such 6 a local program.". 7 SEC. 9. RESIDENT COUNCILS. 8 Section 2 of the United States Housing Act of 1937 (42 U.S.C. 1437) is amended by adding at the end the 10 following: 11 "(c) Resident Councils.— 12 GENERAL.—Each "(1) public housing 13 project with not less than 50 dwelling units shall 14 form a resident council to— "(A) improve residents' quality of life and 15 16 resident satisfaction; and 17 "(B) establish self-help initiatives to enable 18 residents to create a positive living environment 19 for families living in public housing. "(2) Participation.—Each resident council 20 21 formed under this subsection may actively partici-22 pate through working partnerships with a public 23 housing agency to advise and assist in all aspects of 24 public housing operations. 25 "(3) Requirements.—

1	"(A) In general.—A resident council
2	shall consist of individuals residing in public
3	housing and shall meet the requirements de-
4	scribed in this paragraph in order to—
5	"(i) receive official recognition from
6	the public housing agency and the Sec-
7	retary;
8	"(ii) be eligible to receive funds for
9	resident council activities; and
10	"(iii) be eligible to receive stipends for
11	officers for their related costs in connec-
12	tion with volunteer work in public housing.
13	"(B) Residents represented.—A resi-
14	dent council may represent residents residing
15	in—
16	"(i) scattered site buildings;
17	"(ii) areas of contiguous row houses;
18	"(iii) 1 or more contiguous buildings;
19	"(iv) a development; or
20	"(v) any combination of clauses (i)
21	through (iv).
22	"(C) Elections.—
23	"(i) Written procedures.—A resi-
24	dent council shall adopt written proce-

1	dures, such as by-laws or a constitution,
2	which shall—
3	"(I) provide for a democratically
4	elected governing board that—
5	"(aa) consists of not less
6	than 5 members; and
7	"(bb) is elected—
8	"(AA) by the voting
9	membership of the residents
10	of the public housing; and
11	"(BB) in elections that
12	occur on a regular basis not
13	less frequently than every 2
14	years; and
15	"(II) provide for the recall of the
16	resident council by the voting mem-
17	bership through a petition or other ex-
18	pression of the desire of the voting
19	membership for a recall election and
20	set the threshold percentage of voting
21	membership who are required to be in
22	agreement in order to hold a recall
23	election, which percentage shall be not
24	less than 10 percent of the voting
25	membership.

1	"(ii) Voting membership.—The vot-
2	ing membership of a resident council shall
3	consist of heads of households of the public
4	housing dwelling units of any age and
5	other residents not less than 16 years of
6	age.
7	"(4) Stipends.—Public housing agencies may
8	provide stipends to resident council officers who
9	serve as volunteers in their public housing develop-
10	ments, which shall—
11	"(A) not exceed \$1,000 per month per offi-
12	cer; and
13	"(B) be decided locally by the resident
14	council and the public housing agency.
15	"(5) Applicability of 2-year election
16	CYCLE.—The requirement under paragraph
17	(3)(C)(i)(I)(bb)(BB) shall apply on and after Janu-
18	ary 1, 2022.".
19	SEC. 10. REPEAL OF FAIRCLOTH AMENDMENT.
20	Section 9(g) of the United States Housing Act of
21	1937 (42 U.S.C. 1437g(g)) is amended by striking para-
22	graph (3).

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