(Original Signature of Member)
117TH CONGRESS 1ST SESSION H. R.
To facilitate the development of affordable housing, and for other purposes
IN THE HOUSE OF REPRESENTATIVES
Ms. Waters introduced the following bill; which was referred to the Committee on
A BILL To facilitate the development of affordable 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; TABLE OF CONTENTS.
4 (a) Short Title.—This Act may be cited as the
5 "Housing is Infrastructure Act of 2021".
6 (b) Table of Contents.—The table of contents for
7 this Act is as follows:
Sec. 1. Short title; table of contents.

TITLE I—SUPPORT FOR PUBLIC HOUSING

Sec. 101. Public Housing Capital Fund.

TITLE II—SUPPORT FOR CREATION AND PRESERVATION OF AFFORDABLE HOUSING

- Sec. 201. Housing Trust Fund.
- Sec. 202. HOME Investment Partnerships program.
- Sec. 203. Supportive housing for persons with disabilities.
- Sec. 204. Supportive housing for the elderly.
- Sec. 205. Capital Magnet Fund.
- Sec. 206. Multifamily housing greening and preservation.
- Sec. 207. Preservation grants for properties receiving section 8 project-based rental assistance.
- Sec. 208. Rental assistance.
- Sec. 209. Rural multifamily housing preservation and revitalization demonstration program.
- Sec. 210. Rural single-family housing repair grants.
- Sec. 211. Native American housing block grants.

TITLE III—COMMUNITY DEVELOPMENT AND AFFORDABILITY

- Sec. 301. Community development block grant funding for affordable housing and infrastructure.
- Sec. 302. Grants for zoning and land use improvements.
- Sec. 303. Restoring communities left behind.
- Sec. 304. Affordable housing and community development technical assistance and capacity-building to expand economic inclusion and prevent involuntary residential displacement.
- Sec. 305. Lead hazard reduction and healthy homes initiative.
- Sec. 306. Community revitalization fund.
- Sec. 307. Strengthening resilience under National Flood Insurance Program.
- Sec. 308. Cap on annual National Flood Insurance Program.
- Sec. 309. Manufacturing facility.

TITLE IV—NATIONAL INVESTMENT AUTHORITY SYSTEM

- Sec. 401. Short title.
- Sec. 402. Definitions.

Subtitle A—National Investment Authority

- Sec. 411. Establishment.
- Sec. 412. Functions.
- Sec. 413. Funding.
- Sec. 414. NIA Governing Board.
- Sec. 415. Project eligibility and selection.
- Sec. 416. Public accountability.

Subtitle B—NIA Regional Offices

- Sec. 421. Establishment.
- Sec. 422. Organization and structure.
- Sec. 423. Functions.

Subtitle C—National Infrastructure Bank

- Sec. 431. Establishment.
- Sec. 432. Functions.
- Sec. 433. NIB Governance.
- Sec. 434. Project eligibility and selection.

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TITLE V—HOMEOWNERSHIP INVESTMENTS

- Sec. 501. First-generation downpayment assistance.
- Sec. 502. FHA-insured small dollar mortgage demonstration program.

TITLE VI—EQUITY AND HUD CAPACITY-BUILDING

- Sec. 601. Fair housing enforcement.
- Sec. 602. Fair and equitable housing development requirements.
- Sec. 603. Inclusion of minority and women's business enterprises.
- Sec. 604. Promoting housing accessibility and visitability.
- Sec. 605. Reports on outcomes.
- Sec. 606. HUD salaries and expenses.

TITLE I—SUPPORT FOR PUBLIC

2 HOUSING

- 3 SEC. 101. PUBLIC HOUSING CAPITAL FUND.
- 4 (a) AUTHORIZATION OF APPROPRIATIONS.—There is
- 5 authorized to be appropriated for the Capital Fund under
- 6 section 9(d) of the United States Housing Act of 1937
- 7 (42 U.S.C. 1437g(d)) \$75,000,000,000 and any amounts
- 8 appropriated pursuant to this subsection shall remain
- 9 available until the expiration of the 7-year period begin-
- 10 ning upon the date of such appropriation.
- 11 (b) Requirements.—The Secretary of Housing and
- 12 Urban Development (in this title referred to as the "Sec-
- 13 retary") shall—
- 14 (1) distribute not less than 50 percent of any
- amounts appropriated pursuant to subsection (a)
- under the same formula used for amounts made
- available for the Capital Fund for fiscal year 2020;
- 18 and

1	(2) make available all remaining amounts by
2	competition for priority investments, which shall not
3	exclude public housing agencies working in good
4	faith to resolve urgent health and safety concerns
5	based on written notification of violations from the
6	Department of Environmental Protection, Depart-
7	ment of Justice, or Department of Housing and
8	Urban Development.
9	(c) Timing.—The Secretary shall obligate amounts—
10	(1) made available under subsection $(b)(1)$
11	within 30 days of enactment of the Act appro-
12	priating such funds; and
13	(2) made available under subsection $(b)(2)$
14	within 12 months of enactment of the Act appro-
15	priating such funds.
16	(d) Limitation.—Amounts provided pursuant to
17	this section may not be used for operating costs or rental
18	assistance.
19	(e) USE OF AMOUNTS.—Not more than 0.5 percent
20	of any amount appropriated pursuant to this section shall
21	be used by the Secretary for costs associated with staff,
22	training, technical assistance, technology, monitoring,
23	travel, enforcement, research, and evaluation.
24	(f) Supplementation of Funds.—The Secretary
25	shall ensure that amounts provided pursuant to this sec-

- 1 tion shall serve to supplement and not supplant other
- 2 amounts generated by a recipient of such amounts or
- 3 amounts provided by other Federal, State, or local
- 4 sources.
- 5 (g) Climate and Natural Disaster Resilience
- 6 AND WATER AND ENERGY EFFICIENCY.—In distributing
- 7 any amounts pursuant to subsection (b), the Secretary
- 8 shall give priority to public housing agencies located in
- 9 States and localities that have a plan to increase climate
- 10 and natural disaster resilience and water and energy effi-
- 11 ciency when developing or rehabilitating public housing
- 12 using any amounts distributed.
- 13 (h) Repeal of Faircloth Amendment.— Section
- 14 9(g) of the United States Housing Act of 1937 (42 U.S.C.
- 15 1437g(g)) is amended by striking paragraph (3) (relating
- 16 to limitation on new construction).

17 TITLE II—SUPPORT FOR CRE-

- 18 ATION AND PRESERVATION
- 19 **OF AFFORDABLE HOUSING**
- 20 SEC. 201. HOUSING TRUST FUND.
- 21 (a) AUTHORIZATION OF APPROPRIATIONS.—There is
- 22 authorized to be appropriated for the Housing Trust Fund
- 23 under section 1338 of the Housing and Urban Develop-
- 24 ment Act of 1992 (12 U.S.C. 4568) \$45,000,000,000 and

any amounts made available pursuant to this subsection shall remain available until expended. 3 (b) Priority for Occupancy.—The Secretary shall ensure that priority for occupancy in dwelling units as-5 sisted with amounts made available pursuant to this section that become available for occupancy shall be given to persons and households who are homeless (as such term 8 is defined in section 103 of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11302)) or at risk of homelessness (as such term is defined in section 401 of such Act 10 11 (42 U.S.C. 11360)). 12 (c) Grants for Areas of High and Persistent Poverty.—Of any amounts made available pursuant to this section, not less than 10 percent shall be available 14 15 without regard to any requirement regarding minimum grant amount and only for eligible uses within or directly 16 benefitting— 17 18 (1) any county that has consistently had 20 19 percent or more of the population living in poverty 20 during the 30-year period preceding the date of en-21 actment of this Act, as measured by the 1990 and 22 2000 decennial census and the most recent annual 23 Small Area Income and Poverty Estimates as esti-24 mated by the Bureau of the Census;

1	(2) any census tract having a poverty rate of at
2	least 20 percent as measured by the 2014-2018 5-
3	year data series available from the American Com-
4	munity Survey of the Census Bureau; or
5	(3) any territory or possession of the United
6	States.
7	(d) CLIMATE AND NATURAL DISASTER RESILIENCE
8	AND WATER AND ENERGY EFFICIENCY.—Not less than
9	15 percent of all amounts made available pursuant to this
10	section shall be used only for activities relating to climate
11	and natural disaster resilience and water and energy effi-
12	ciency and, at the Secretary's discretion, other strategies
13	to enhance the environmental sustainability of housing
14	production and design.
15	(e) Applicability of Davis-Bacon Act.—
16	(1) In general.—All laborers and mechanics
17	employed by contractors and subcontractors in the
18	performance of construction work financed in whole
19	or in part with amounts made available pursuant to
20	this section shall be paid wages at rates not less
21	than those prevailing on similar construction in the
22	locality as determined by the Secretary of Labor in
23	accordance with subchapter IV of chapter 31 of title
24	40, United States Code. The preceding sentence
25	shall apply to the rehabilitation of residential prop-

1	erty only if such property contains not less than 12
2	units. The Secretary of Labor shall have, with re-
3	spect to such labor standards, the authority and
4	functions set forth in Reorganization Plan Num-
5	bered 14 of 1950 (15 Fed. Reg. 3176; 64 Stat.
6	1267) and section 2 of the Act of June 13, 1934,
7	as amended (48 Stat. 948; 40 U.S.C. 276(c)).
8	(2) Exception.—Paragraph (1) shall not
9	apply to any individual who—
10	(A) performs services for which the indi-
11	vidual volunteered;
12	(B) does not receive compensation for such
13	services or is paid expenses, reasonable benefits,
14	or a nominal fee for such services; and
15	(C) is not otherwise employed at any time
16	in the construction work.
17	SEC. 202. HOME INVESTMENT PARTNERSHIPS PROGRAM.
18	(a) Authorization of Appropriations.—There is
19	authorized to be appropriated for carrying out the HOME
20	Investment Partnerships program under title II of the
21	Cranston-Gonzalez National Affordable Housing Act (42
22	U.S.C. 12721 et seq.) \$35,000,000,000 and any amounts
23	made available pursuant to this section shall remain avail-
24	able until expended.

1	(b) Grants for Areas of High and Persistent
2	POVERTY.—Of any amounts made available pursuant to
3	this section, not less than 10 percent shall be available
4	without regard to any requirement regarding minimum
5	grant amount and only for eligible uses within or directly
6	benefitting—
7	(1) any county that has consistently had 20
8	percent or more of the population living in poverty
9	during the 30-year period preceding the date of en-
10	actment of this Act, as measured by the 1990 and
11	2000 decennial census and the most recent annual
12	Small Area Income and Poverty Estimates as esti-
13	mated by the Bureau of the Census;
14	(2) any census tract having a poverty rate of at
15	least 20 percent as measured by the $2014-2018$ 5-
16	year data series available from the American Com-
17	munity Survey of the Census Bureau; or
18	(3) any territory or possession of the United
19	States.
20	(c) Climate and Natural Disaster Resilience
21	AND WATER AND ENERGY EFFICIENCY.—Not less than
22	15 percent of all amounts made available pursuant to this
23	section shall be used only for activities relating to climate
24	and natural disaster resilience and water and energy effi-
25	ciency and, at the Secretary's discretion, other strategies

1	to enhance the environmental sustainability of housing
2	production and design.
3	SEC. 203. SUPPORTIVE HOUSING FOR PERSONS WITH DIS-
4	ABILITIES.
5	(a) AUTHORIZATION OF APPROPRIATIONS.—There is
6	authorized to be appropriated \$2,500,000,000 for project
7	rental assistance under the program for supportive hous-
8	ing for persons with disabilities under section 811(b)(3)
9	of the Cranston-Gonzalez National Affordable Housing
10	Act (42 U.S.C. 8013(b)(3)) for State housing finance
11	agencies and any amounts appropriated pursuant to this
12	section shall remain available until expended.
13	(b) Use of Amounts.—Amounts made available
14	pursuant to this section may be used for costs necessary
15	to provide residents of such housing with access to
16	broadband high-speed internet service.
17	(c) Grants for Areas of High and Persistent
18	POVERTY.—Of any amounts made available pursuant to
19	this section, not less than 10 percent shall be available
20	without regard to any requirement regarding minimum
21	grant amount and only for eligible uses within or directly
22	benefitting—
23	(1) any county that has consistently had 20
24	percent or more of the population living in poverty
25	during the 30-year period preceding the date of en-

1	actment of this Act, as measured by the 1990 and
2	2000 decennial census and the most recent annual
3	Small Area Income and Poverty Estimates as esti-
4	mated by the Bureau of the Census;
5	(2) any census tract having a poverty rate of at
6	least 20 percent as measured by the $2014-2018$ 5-
7	year data series available from the American Com-
8	munity Survey of the Census Bureau; or
9	(3) any territory or possession of the United
10	States.
11	(d) CLIMATE AND NATURAL DISASTER RESILIENCE
12	AND WATER AND ENERGY EFFICIENCY.—Not less than
13	15 percent of all amounts made available pursuant to this
14	section shall be used only for activities relating to climate
15	and natural disaster resilience and water and energy effi-
16	ciency and, at the Secretary's discretion, other strategies
17	to enhance the environmental sustainability of housing
18	production and design.
19	SEC. 204. SUPPORTIVE HOUSING FOR THE ELDERLY.
20	(a) AUTHORIZATION OF APPROPRIATIONS.—There is
21	authorized to be appropriated \$7,500,000,000, to remain
22	available until September 30, 2023, for—
23	(1) capital advances pursuant to section
24	202(c)(1) of the Housing Act of 1959 (12 U.S.C.
25	1701q(c)(1)), including amendments to capital ad-

1	vance contracts for housing for the elderly as au-
2	thorized by section 202 of such Act;
3	(2) project rental assistance for the elderly
4	under section 202(c)(2) of such Act, including
5	amendments to contracts for such assistance and re-
6	newal of expiring contracts for such assistance for
7	up to a 1-year term;
8	(3) senior preservation rental assistance con-
9	tracts, including renewals, as authorized by section
10	811(e) of the American Housing and Economic Op-
11	portunity Act of 2000 (12 U.S.C. 1701g note);
12	(4) supportive services associated with housing
13	assisted under paragraph (1), (2), or (3); and
14	(5) costs necessary to provide residents of hous-
15	ing assisted under paragraph (1), (2), or (3) with
16	access to broadband high-speed internet service.
17	(b) Grants for Areas of High and Persistent
18	POVERTY.—Of any amounts made available pursuant to
19	this section, not less than 10 percent shall be available
20	without regard to any requirement regarding minimum
21	grant amount and only for eligible uses within or directly
22	benefitting—
23	(1) any county that has consistently had 20
24	percent or more of the population living in poverty
25	during the 30-year period preceding the date of en-

1 actment of this Act, as measured by the 1990 and 2 2000 decennial census and the most recent annual Small Area Income and Poverty Estimates as esti-3 4 mated by the Bureau of the Census; (2) any census tract having a poverty rate of at 5 6 least 20 percent as measured by the 2014-2018 5-7 vear data series available from the American Com-8 munity Survey of the Census Bureau; or 9 (3) any territory or possession of the United 10 States. 11 (c) CLIMATE AND NATURAL DISASTER RESILIENCE AND WATER AND ENERGY EFFICIENCY.—Not less than 12 15 percent of all amounts made available pursuant to this 13 14 section shall be used only for activities relating to climate 15 and natural disaster resilience and water and energy efficiency and, at the Secretary's discretion, other strategies 16 to enhance the environmental sustainability of housing production and design. 18 19 SEC. 205. CAPITAL MAGNET FUND. 20 (a) AUTHORIZATION OF APPROPRIATIONS.—There is 21 authorized to be appropriated for the Capital Magnet Fund under section 1339 of the Federal Housing Enterprises Financial Safety and Soundness Act of 1992 (12) U.S.C. 4569) \$12,000,000,000 and any amounts made

I	available pursuant to this subsection shall remain available
2	until expended.
3	(b) Grants for Areas of High and Persistent
4	POVERTY.—Of any amounts made available pursuant to
5	this section, not less than 10 percent shall be available
6	without regard to any requirement regarding minimum
7	grant amount and only for eligible uses within or directly
8	benefitting—
9	(1) any county that has consistently had 20
10	percent or more of the population living in poverty
11	during the 30-year period preceding the date of en-
12	actment of this Act, as measured by the 1990 and
13	2000 decennial census and the most recent annual
14	Small Area Income and Poverty Estimates as esti-
15	mated by the Bureau of the Census;
16	(2) any census tract having a poverty rate of at
17	least 20 percent as measured by the 2014-2018 5-
18	year data series available from the American Com-
19	munity Survey of the Census Bureau; or
20	(3) any territory or possession of the United
21	States.
22	(c) Climate and Natural Disaster Resilience
23	AND WATER AND ENERGY EFFICIENCY.—Not less than
24	15 percent of all amounts made available pursuant to this
25	section shall be used only for activities relating to climate

- 1 and natural disaster resilience and water and energy effi-
- 2 ciency and, at the Secretary's discretion, other strategies
- 3 to enhance the environmental sustainability of housing
- 4 production and design.
- 5 (d) Applicability of Davis-Bacon Act.—
- 6 (1) IN GENERAL.—All laborers and mechanics 7 employed by contractors and subcontractors in the 8 performance of construction work financed in whole 9 or in part with amounts made available pursuant to 10 this section shall be paid wages at rates not less 11 than those prevailing on similar construction in the 12 locality as determined by the Secretary of Labor in accordance with subchapter IV of chapter 31 of title 13 14 40, United States Code. The preceding sentence 15 shall apply to the rehabilitation of residential prop-16 erty only if such property contains not less than 12 17 units. The Secretary of Labor shall have, with re-18 spect to such labor standards, the authority and 19 functions set forth in Reorganization Plan Num-20 bered 14 of 1950 (15 Fed. Reg. 3176; 64 Stat. 21 1267) and section 2 of the Act of June 13, 1934, 22 as amended (48 Stat. 948; 40 U.S.C. 276(c)).
- 23 (2) EXCEPTION.—Paragraph (1) shall not 24 apply to any individual who—

1	(A) performs services for which the indi-
2	vidual volunteered;
3	(B) does not receive compensation for such
4	services or is paid expenses, reasonable benefits,
5	or a nominal fee for such services; and
6	(C) is not otherwise employed at any time
7	in the construction work.
8	SEC. 206. MULTIFAMILY HOUSING GREENING AND PRESER-
9	VATION.
10	There is authorized to be appropriated to the Sec-
11	retary of Housing and Urban Development to develop a
12	grant program for owners of federally assisted housing or
13	naturally occurring affordable housing for energy effi-
14	ciency upgrades, health and safety measures, electrifica-
15	tion of systems and appliances, installation of renewable
16	energy types, and resiliency, \$75,000,000,000, to remain
17	available until expended.
18	SEC. 207. PRESERVATION GRANTS FOR PROPERTIES RE-
19	CEIVING SECTION 8 PROJECT-BASED RENTAL
20	ASSISTANCE.
21	(a) AUTHORIZATION OF APPROPRIATIONS.—There is
22	authorized to be appropriated for assistance to owners of
23	properties receiving project-based subsidy contracts under
24	section 8 of the United States Housing Act of 1937 (42

U.S.C. 1437f), \$5,000,000,000, to remain available until 2 expended. 3 (b) Use of Amounts.—Amounts provided pursuant to this section shall be used for competitive grants for capital improvements to such properties, including grants for activities that mitigate threats to the health and safety 6 of residents, reduce lead based paint hazards, reduce other 8 housing related hazards, including carbon monoxide, radon, or mold, improve water and energy efficiency, or 10 reduce the risk of harm to occupants or property from 11 natural hazards. 12 (c) Grants for Areas of High and Persistent Poverty.—Of any amounts made available pursuant to this section, not less than 10 percent shall be available 14 15 without regard to any requirement regarding minimum grant amount and only for eligible uses within or directly 16 benefitting— 17 18 (1) any county that has consistently had 20 19 percent or more of the population living in poverty 20 during the 30-year period preceding the date of en-21 actment of this Act, as measured by the 1990 and 22 2000 decennial census and the most recent annual 23 Small Area Income and Poverty Estimates as esti-24 mated by the Bureau of the Census;

1	(2) any census tract having a poverty rate of at
2	least 20 percent as measured by the 2014-2018 5-
3	year data series available from the American Com-
4	munity Survey of the Census Bureau; or
5	(3) any territory or possession of the United
6	States.
7	(d) Wage Rate Requirements.—Projects funded
8	with grants provided under this section shall comply with
9	the requirements of subchapter IV of chapter 31 of title
10	40, United States Code.
11	(e) Policies; Procedures; Contracts.—Grants
12	under this section shall—
13	(1) be provided through the policies, proce-
14	dures, contracts, and transactional infrastructure of
15	the authorized programs administered by the De-
16	partment of Housing and Urban Development, on
17	such terms and conditions as the Secretary of Hous-
18	ing and Urban Development deems appropriate to
19	ensure the maintenance and preservation of the
20	property, the continued operation and maintenance
21	of energy efficiency technologies, and the timely ex-
22	penditure of funds; and
23	(2) include a financial assessment and physical
24	inspection of such property.

- 1 (f) Eligible Owners.—To be eligible for a grant
- 2 under this section, the owner of the property shall have
- 3 at least a satisfactory management review rating, be in
- 4 substantial compliance with applicable performance stand-
- 5 ards and legal requirements, and commit to an additional
- 6 period of affordability determined by the Secretary, but
- 7 of not fewer than 15 years.
- 8 (g) Waivers and Alternative Requirements.—
- 9 In administering funds made available pursuant to this
- 10 section, the Secretary may waive or specify alternative re-
- 11 quirements for any provision of any statute or regulation
- 12 in connection with the obligation by the Secretary or the
- 13 use of such funds (except for requirements related to fair
- 14 housing, nondiscrimination, labor standards, and the envi-
- 15 ronment), upon a finding that such a waiver is necessary
- 16 to expedite or facilitate the use of such funds.
- 17 (h) CLIMATE AND NATURAL DISASTER RESILIENCE
- 18 AND WATER AND ENERGY EFFICIENCY.—Not less than
- 19 15 percent of all amounts made available pursuant to this
- 20 section shall be used only for activities relating to climate
- 21 and natural disaster resilience and water and energy effi-
- 22 ciency and, at the Secretary's discretion, other strategies
- 23 to enhance the environmental sustainability of housing
- 24 production and design.

1	(i) Transfer Authority.—Of the amounts made
2	available pursuant to this section, the Secretary may
3	transfer up to 0.5 percent to the account for "Department
4	of Housing and Urban Development, Program Offices—
5	Office of Housing" for necessary costs of administering
6	and overseeing the obligation and expenditure of amounts
7	made available pursuant to this section and such trans-
8	ferred amounts shall remain available until September 30
9	2028.
10	SEC. 208. RENTAL ASSISTANCE.
11	There is authorized to be appropriated to the Sec-
12	retary of Housing and Urban Development—
13	(1) \$150,000,000,000 for incremental housing
14	choice voucher assistance under section 8(o) of the
15	United States Housing Act of 1937 (42 U.S.C
16	1437f), for administrative fees in connection with
17	such vouchers, and for renewal of vouchers funded
18	pursuant to this paragraph; and
19	(2) \$50,000,000,000 for new project-based
20	rental assistance contracts under section 8 of such
21	Act.
22	Any amounts made available pursuant to this section shall
23	remain available until expended.

1	SEC. 209. RURAL MULTIFAMILY HOUSING PRESERVATION
2	AND REVITALIZATION DEMONSTRATION PRO-
3	GRAM.
4	(a) Authorization of Appropriations.—There is
5	authorized to be appropriated for carrying out the Multi-
6	family Preservation and Revitalization Demonstration
7	program of the Rural Housing Service (as authorized
8	under sections 514, 515, and 516 of the Housing Act of
9	1949 (42 U.S.C. 1484, 1485, and 1486)) \$5,000,000,000
10	and any amounts appropriated pursuant to this section
11	shall remain available until expended.
12	(b) Eligible Uses.—Any amounts made available
13	pursuant to this section may be used under such sections
14	514, 515, and 516 to finance the development and con-
15	struction of new affordable housing.
16	(c) Climate and Natural Disaster Resilience
17	AND WATER AND ENERGY EFFICIENCY.—Not less than
18	15 percent of all amounts made available pursuant to this
19	section shall be used only for activities relating to climate
20	and natural disaster resilience and water and energy effi-
21	ciency and, at the Secretary's discretion, other strategies
22	to enhance the environmental sustainability of housing
23	production and design.

1	SEC. 210. RURAL SINGLE-FAMILY HOUSING REPAIR
2	GRANTS.
3	(a) AUTHORIZATION OF APPROPRIATIONS.—There is
4	authorized to be appropriated for carrying out single fam-
5	ily housing repair grants under section 504 of the Housing
6	Act of 1949 (42 U.S.C. 1474) \$500,000,000, except that
7	eligibility for such grants shall not be subject to the age
8	limitation set forth in section 3550.103(b) of title 7, Code
9	of Federal Regulations, as of the date of enactment of this
10	Act, and any amounts appropriated pursuant to this sec-
11	tion shall remain available until expended.
12	(b) CLIMATE AND NATURAL DISASTER RESILIENCE
13	AND WATER AND ENERGY EFFICIENCY.—Not less than
14	15 percent of all amounts made available pursuant to this
15	section shall be used only for activities relating to climate
16	and natural disaster resilience and water and energy effi-
17	ciency and, at the Secretary's discretion, other strategies
18	to enhance the environmental sustainability of housing
19	production and design.
20	SEC. 211. NATIVE AMERICAN HOUSING BLOCK GRANTS.
21	(a) Authorization of Appropriations.—There is
22	authorized to be appropriated for carrying out the Native
23	American housing block grant program under title I of
24	the Native American Housing Assistance and Self-Deter-
25	mination Act of 1996 (25 U.S.C. 4111 et seq.)

 $26 \ \$2,000,000,000$, of which \$50,000,000 shall be available

- 1 only for the Native Hawaiian Housing Block Grant pro-
- 2 gram, as authorized under title VIII of the Native Amer-
- 3 ican Housing Assistance and Self- Determination Act of
- 4 1996 (25 U.S.C. 4221 et seq.). Any amounts made avail-
- 5 able pursuant to this section shall remain available until
- 6 expended.
- 7 (b) Climate and Natural Disaster Resilience
- 8 AND WATER AND ENERGY EFFICIENCY.—Not less than
- 9 15 percent of all amounts made available pursuant to this
- 10 section shall be used only for activities relating to climate
- 11 and natural disaster resilience and water and energy effi-
- 12 ciency and, at the Secretary's discretion, other strategies
- 13 to enhance the environmental sustainability of housing
- 14 production and design.
- 15 (c) COMPLIANCE WITH TREATY OBLIGATIONS.—The
- 16 Secretary shall withhold all or partial funds to a tribe or
- 17 tribal entity under this section if, after consultation with
- 18 the Secretary of the Interior and the tribe, the Secretary
- 19 determines prior to disbursement that the tribe is not in
- 20 compliance with obligations under its 1866 treaty with the
- 21 United States as it relates to the inclusion of persons who
- 22 are lineal descendants of Freedmen as having the rights
- 23 of the citizens of such tribes, unless a federal court has
- 24 issued a final order that determines the treaty obligations
- 25 with respect to including Freedmen as citizens. For pur-

1	poses of this subsection, a court order is not considered
2	final if time remains for an appeal or application for dis-
3	cretionary review with respect to the order.
4	TITLE III—COMMUNITY DEVEL-
5	OPMENT AND AFFORD-
6	ABILITY
7	SEC. 301. COMMUNITY DEVELOPMENT BLOCK GRANT
8	FUNDING FOR AFFORDABLE HOUSING AND
9	INFRASTRUCTURE.
10	(a) Authorization of Appropriations.—Subject
11	to the provisions of this section, there is authorized to be
12	appropriated \$2,250,000,000 for assistance under the
13	community development block grant program under title
14	I of the Housing and Community Development Act of
15	1974 (42 U.S.C. 5301 et seq.), of which—
16	(1) \$2,000,000,000 shall be for assistance
17	under such program only for colonias, as such term
18	is defined in section 916(e) of the Cranston-Gon-
19	zalez National Affordable Housing Act (42 U.S.C.
20	5306 note), to address the community and housing
21	infrastructure needs of existing colonia residents and
22	to offset displacement of such residents; and
23	(2) \$250,000,000 shall be for grants under sub-
24	section (b) of this section for manufactured housing
25	infrastructure improvements.

1	Any amounts appropriated pursuant to this section shall
2	remain available until expended.
3	(b) Manufactured Housing Infrastructure Im-
4	PROVEMENT GRANT PROGRAM.—
5	(1) Establishment.—The Secretary of Hous-
6	ing and Urban Development shall carry out a pro-
7	gram under this subsection to make grants to assist
8	in carrying out infrastructure improvements for
9	manufactured housing communities.
10	(2) ELIGIBLE PROJECTS.—Amounts from
11	grants under this subsection may be used only to as-
12	sist in carrying out a project for replacement, up-
13	grade, or improvement of infrastructure serving a
14	manufactured housing community that—
15	(A) is critically needed, in accordance with
16	such standards as the Secretary shall establish,
17	to protect the health and safety of the residents
18	of the manufactured housing community and
19	the long-term sustainability of the community;
20	(B) can be commenced expeditiously upon
21	receipt of funding with a grant under this sub-
22	section, in accordance with such standards as
23	the Secretary shall establish; and
24	(C) is a project—

1	(i) for water source or distribution
2	systems, including connecting to public
3	water systems, new wells, pump stations or
4	storage facilities, septic or sewer waste-
5	water systems, electric, including meter
6	panels and utility poles within the commu-
7	nity, roadways or driveways within the
8	community, on- or off-site stormwater
9	drainage or flood controls, tree-trimming
10	and removal as necessary to install new
11	systems or protect homes and facilities,
12	emergency storm shelters which can serve
13	a dual purpose as community centers, en-
14	ergy efficiency projects including solar,
15	wind and street light conversions, or other
16	eligible activities as the Secretary defines;
17	(ii) to upgrade or install sidewalks;
18	(iii) to remove abandoned and blight-
19	ed homes from the property, except that
20	not more than 10 percent of any grant
21	made under this section may be used for
22	activities under this subparagraph unless
23	the Secretary determines that such use is
24	to replace units in an effort to increase af-
25	fordable housing or homeownership;

1	(iv) to improve home-siting, including
2	installing HUD-approved foundations for
3	new and pre-owned HUD-code homes; or
4	(v) to mitigate flood risk.
5	(3) Eligible manufactured home commu-
6	NITIES.—Amounts from grants under this sub-
7	section may be used only for projects meeting the re-
8	quirements under paragraph (2) that will be carried
9	out with respect to a manufactured housing commu-
10	nity that—
11	(A) meets the affordable housing safe har-
12	bor requirements of the Internal Revenue Serv-
13	ice under section 601.201 of title 26, Code of
14	Federal Regulations; and
15	(B)(i) is owned by the residents of the
16	manufactured housing community through a
17	resident-controlled entity in which at least two-
18	thirds of residents are member-owners of the
19	land owning entity; or
20	(ii) the Secretary otherwise determines is
21	subject to such binding agreements as are nec-
22	essary to ensure that the manufactured housing
23	community will be maintained as such a com-
24	munity, and affordable for low-income families
25	(as such term is defined in section 3(b) of the

1	United States Housing Act of 1937 (42 U.S.C.
2	1437a(b))), on a long-term basis.
3	(4) Criteria.—The Secretary shall award
4	grants under this subsection based on a competition
5	using criteria that give priority for such grants to el-
6	igible projects under paragraph (2) based on the ex-
7	tent to which the project complies with the require-
8	ments of subparagraphs (A) and (B) of such para-
9	graph and the extent to which the project will assist
10	low-income families.
11	(5) Capacity building; technical assist-
12	ANCE.—Of any amounts made available for grants
13	under this section, the Secretary may use not more
14	than 5 percent for capacity building, project man-
15	agement, and technical assistance for feasibility,
16	planning, and implementation of infrastructure
17	grants
18	(6) Definition of manufactured home
19	COMMUNITY.—For purposes of this subsection, the
20	term "manufactured home community" means any
21	community, court, or park equipped to accommodate
22	manufactured homes for which pad sites or pad sites
23	and the manufactured homes, or both, are leased to
24	residents to be used primarily for residential pur-
25	poses, including any manufactured housing commu-

1	nity as such term is used for purposes of the pro-
2	gram of the Federal National Mortgage Association
3	for multifamily loans for manufactured housing com-
4	munities and the program of the Federal Home
5	Loan Mortgage Corporation for loans for manufac-
6	tured housing communities.
7	SEC. 302. GRANTS FOR ZONING AND LAND USE IMPROVE-
8	MENTS.
9	(a) AUTHORIZATION OF APPROPRIATIONS.—There is
10	authorized to be appropriated \$12,750,000,000, to remain
11	available until expended, for grants under this section.
12	(b) Eligible Activities.—Amounts made available
13	for assistance under this section may be used only under
14	the community development block grant program under
15	title I of the Housing and Community Development Act
16	of 1974 (42 U.S.C. 5301 et seq.) for—
17	(1) the development and preservation of quali-
18	fied affordable housing, including the construction of
19	such housing;
20	(2) the elimination or waiving of zoning require-
21	ments and other requirements that limit affordable
22	housing development, in accordance with the Fair
23	Housing Act (42 U.S.C. 3601 et seq.), including
24	high density and multifamily development restric-

1	tions, off-street parking requirements, and height
2	limitations; or
3	(3) any project or entity eligible for a discre-
4	tionary grant provided by the Department of Trans-
5	portation.
6	(c) Administrative and Planning Costs.—Not
7	more than 15 percent of any amounts made available for
8	use under this section may be used for administrative and
9	planning costs, including for fair housing planning to com-
10	ply with the Secretary's regulations implementing the re-
11	quirement under section 808 (e)(5) of Fair Housing Act
12	(42 U.S.C. 3608(e)(5)) to affirmatively further fair hous-
13	ing.
13 14	ing. (d) Limitation.—The Secretary shall ensure that re-
14	(d) Limitation.—The Secretary shall ensure that re-
14 15 16	(d) LIMITATION.—The Secretary shall ensure that recipients of amounts provided for use under this section
14 15 16	(d) Limitation.—The Secretary shall ensure that recipients of amounts provided for use under this section are not incentivized or otherwise rewarded for eliminating
14151617	(d) LIMITATION.—The Secretary shall ensure that recipients of amounts provided for use under this section are not incentivized or otherwise rewarded for eliminating or undermining the intent of the zoning regulations or
14 15 16 17 18	(d) LIMITATION.—The Secretary shall ensure that recipients of amounts provided for use under this section are not incentivized or otherwise rewarded for eliminating or undermining the intent of the zoning regulations or other regulations or policies that—
14 15 16 17 18 19	(d) Limitation.—The Secretary shall ensure that recipients of amounts provided for use under this section are not incentivized or otherwise rewarded for eliminating or undermining the intent of the zoning regulations or other regulations or policies that— (1) establish fair wages for labors;
14 15 16 17 18 19 20	(d) LIMITATION.—The Secretary shall ensure that recipients of amounts provided for use under this section are not incentivized or otherwise rewarded for eliminating or undermining the intent of the zoning regulations or other regulations or policies that— (1) establish fair wages for labors; (2) ensure the health and safety of buildings for
14 15 16 17 18 19 20 21	(d) LIMITATION.—The Secretary shall ensure that recipients of amounts provided for use under this section are not incentivized or otherwise rewarded for eliminating or undermining the intent of the zoning regulations or other regulations or policies that— (1) establish fair wages for labors; (2) ensure the health and safety of buildings for residents and the general public;

1	(6) protect any other interest that the Secretary
2	determines is in the public interest to preserve.
3	(e) Competition.—Amounts made available for as-
4	sistance under this section shall be awarded to States, ter-
5	ritories, units of general local government, and Indian
6	tribes on a competitive basis, based on the extent to which
7	the applicant—
8	(1) demonstrates that the applicant is respon-
9	sibly streamlining the process for development of
10	qualified affordable housing, in accordance with the
11	Fair Housing Act (42 U.S.C. 3601 et seq.);
12	(2) is eliminating or reducing impact fees for
13	housing within boundaries of the State, unit of local
14	government, or Indian tribe, as applicable, and other
15	assessments by State or local governments upon the
16	owners of new housing development projects that
17	offset governmental capital expenditures for infra-
18	structure required to serve or made necessary by the
19	new housing developments, except for fees that are
20	invested exclusively for affordable housing; and
21	(3) provides assurances that the applicant will
22	supplement assistance provided under this sub-
23	section with amounts from non-Federal sources for
24	costs of the qualified affordable housing or infra-
25	structure eligible under subsection (b) to be funded

1	with assistance under this section, and the extent of
2	such supplemental assistance to be provided.
3	(f) CLIMATE AND NATURAL DISASTER RESILIENCE
4	AND WATER AND ENERGY EFFICIENCY.—Not less than
5	15 percent of all amounts made available pursuant to this
6	section shall be used only for activities relating to climate
7	and natural disaster resilience and water and energy effi-
8	ciency and, at the Secretary's discretion, other strategies
9	to enhance the environmental sustainability of housing
10	production and design.
11	(g) Qualified Affordable Housing.—For pur-
12	poses of this section, the term "qualified affordable hous-
13	ing" means a housing development that—
14	(1) is funded in any part by assistance provided
15	by the Department of Housing and Urban Develop-
16	ment or the Rural Housing Service of the Depart-
17	ment of Agriculture;
18	(2) includes a qualified low income building as
19	such term is defined in section 42 of the Internal
20	Revenue Code of 1986; or
21	(3) consists of five or more dwelling units of
22	which 20 percent or more are made available—
23	(A) for rental only by a low-income family
24	(as defined in section 3(b) of the United States
25	Housing Act of 1937 (42 U.S.C. 1437a(b)));

1	(B) at a monthly rent amount that does
2	not exceed 30 percent of the monthly adjusted
3	income (as defined in such section 3(b)) of the
4	tenant low-income family; and
5	(C) in a manner that maintains afford-
6	ability for residents who are low-income families
7	for a period of not less than 30 years.
8	SEC. 303. RESTORING COMMUNITIES LEFT BEHIND.
9	(a) Competitive Grant Program.—Not later than
10	the expiration of the 120-day period beginning on the date
11	of the enactment of this Act, the Secretary of Housing
12	and Urban Development shall establish a program to
13	award competitive grants to eligible local partnerships to
14	carry out more than one neighborhood revitalization sup-
15	port activity in an eligible locality.
16	(b) Criteria.—
17	(1) Eligible local partnership.—A local
18	partnership is eligible to receive a grant under the
19	program established under this section if it meets
20	the following requirements:
21	(A) The local partnership includes a local
22	nonprofit organization with expertise in commu-
23	nity planning, engagement, organizing, develop-
24	ment, or neighborhood revitalization, or in any
25	area where no such local nonprofit organization

1	exists, a national nonprofit organization with
2	such expertise, and at least one of the following
3	entities:
4	(i) A city or county government.
5	(ii) A land bank.
6	(iii) A fair housing enforcement orga-
7	nization (as such term is defined in section
8	561 of the Housing and Community Devel-
9	opment Act of 1987 (42 U.S.C. 3616a)).
10	(iv) An anchor institution.
11	(v) A nonprofit organization.
12	(vi) A State housing finance agency
13	(as such term is defined in section 106(h)
14	of the Housing and Urban Development
15	Act of 1968 (12 U.S.C. 1701x(h))).
16	(vii) A community development finan-
17	cial institution (as such term is defined in
18	section 103(5) of the Community Develop-
19	ment Banking and Financial Institutions
20	Act of 1994 (12 U.S.C. 4702(5))).
21	(viii) A public housing agency (as
22	such term is defined in section 3(b) of the
23	United States Housing Act of 1937 (42
24	U.S.C. 1437a(b)).

1	(B) Such local partnership will use a grant
2	awarded under this section to carry out neigh-
3	borhood revitalization support activities in fur-
4	therance of a neighborhood revitalization strat-
5	egy for eligible localities.
6	(2) Eligible locality.—For the purposes of
7	this section, an eligible locality is a geographic area
8	or areas at the neighborhood or county level that
9	meet at least four of the following objective criteria
10	of economic distress:
11	(A) Dwelling unit sales prices are lower
12	than the cost to acquire and rehabilitate, or
13	build, a new dwelling unit.
14	(B) High proportions of residential and
15	commercial properties are vacant due to fore-
16	closure, eviction, abandonment, or other causes.
17	(C) Low rates of homeownership.
18	(D) Racial disparities in homeownership
19	rates.
20	(E) High rates of poverty.
21	(F) High rates of unemployment and
22	underemployment.
23	(G) Population loss.

1	(H) Lack of private sector lending on fair
2	and competitive terms for individuals to pur-
3	chase homes or start small businesses.
4	(I) Other indicators of economic distress,
5	such as the lack of housing affordability, stem-
6	ming from long-standing government policies
7	and private sector practices that prevented
8	mortgage lending in some communities, such as
9	redlining.
10	The Secretary shall establish thresholds for the cri-
11	teria of economic distress under this paragraph.
12	(3) Neighborhood revitalization support
13	ACTIVITIES.—For purposes of this section, neighbor-
14	hood revitalization support activities are the fol-
15	lowing:
16	(A) Providing assistance to existing resi-
17	dents experiencing economic distress or at risk
18	of displacement with homeowner rehabilitation
19	assistance, weatherization, improved housing
20	accessibility and livability for seniors and per-
21	sons with disabilities, energy efficiency improve-
22	ments, refinancing, housing counseling certified
23	by the Secretary, including loss mitigation
24	counseling, property tax relief, clearing and ob-
25	taining formal title, addressing outstanding

1	housing-related expenses, or other activities
2	that the Secretary determines are appropriate
3	(B) Purchasing non-performing mortgages
4	to assist existing homeowners and advance
5	neighborhood stability.
6	(C) Supporting the purchase and redevel-
7	opment of vacant, abandoned, or distressed
8	properties to create affordable rental housing
9	homeownership or shared equity homeownership
10	opportunities, mixed-use properties, or commer-
11	cial properties. Properties supported with as-
12	sistance under this subparagraph may be con-
13	verted between rental and homeownership, in-
14	cluding shared equity homeownership, upon ter-
15	mination of the lease or transfer of the property
16	during the relevant period of affordability to en-
17	sure local community needs are met, properties
18	do not sit vacant, and affordability is preserved
19	(D) Providing pre-purchase counseling
20	through housing counselors certified by the Sec-
21	retary for neighborhood revitalization support
22	activities that provide homeownership opportu-
23	nities.
24	(E) Providing down payment and closing
25	cost assistance to prospective homebuyers.

1	(F) Establishing and operating community
2	land trusts to provide affordable rental and
3	homeownership opportunities, including shared
4	equity homeownership opportunities.
5	(G) Demolishing abandoned or distressed
6	structures, but only if such activity is part of a
7	strategy that incorporates rehabilitation or new
8	construction and efforts to increase affordable
9	housing and homeownership, except that not
10	more than 10 percent of any grant made under
11	this section may be used for activities under
12	this subparagraph unless the Secretary deter-
13	mines that such use is to replace units in an ef-
14	fort to increase affordable housing or homeown-
15	ership.
16	(H) Establishing or operating land banks
17	to maintain acquire, redevelop, or sell properties
18	that are abandoned or distressed. Preference
19	among applications proposing activities under
20	this subparagraph shall be given to applications
21	that promote distribution of properties for af-
22	fordable housing.
23	(I) Improving parks, sidewalks, street
24	lighting, and other neighborhood improvements
25	that impact quality of life in the targeted neigh-

1	borhoods, except that not more than 5 percent
2	of any grant made under this section may be
3	used for activities under this subparagraph.
4	(J) In connection with any other eligible
5	activity under this paragraph, working with
6	resident leaders and community groups to un-
7	dertake community planning, outreach, and
8	neighborhood engagement, consistent with the
9	goals of increasing homeownership, stabilizing
10	neighborhoods, reducing vacancy rates, creating
11	jobs, increasing or stabilizing residential and
12	commercial property values, and meeting other
13	neighborhood needs, except that not more than
14	10 percent of any grant made under this sec-
15	tion may be used for activities under this sub-
16	paragraph.
17	(4) Affordability terms.—
18	(A) Rental units.—In the case of prop-
19	erty assisted pursuant to paragraph (3) con-
20	taining any dwelling units that are made avail-
21	able for rental—
22	(i) such units shall be available for
23	rental only by a household having an in-
24	come that does not exceed 60 percent of

1	the median income for the area in which
2	such unit is located;
3	(ii) such units shall remain affordable
4	for at least 30 years;
5	(iii) such property may be a mixed-use
6	property; and
7	(iv) such unit shall be maintained in
8	habitable condition, as defined by the local-
9	ity in which the property is located.
10	(B) Homeownership units.—In the case
11	of property assisted pursuant to paragraph (3)
12	consisting of a dwelling unit, or containing any
13	dwelling units, made available for homeowner-
14	ship, such unit or units—
15	(i) shall be available for purchase only
16	to by a household having an income that
17	does not exceed 120 percent of the median
18	income for the area in which such unit is
19	located;
20	(ii) if made available through a shared
21	equity homeownership program, shall re-
22	main affordable for at least 30 years; and
23	(iii) if not made available through a
24	shared equity homeownership program—

1	(I) shall remain affordable for a
2	period of years as determined by the
3	partnership, which shall not be short-
4	er than 5 years from the sale of the
5	unit; and
6	(II) shall be subject to resale or
7	recapture provisions that—
8	(aa) are established by the
9	partnership to ensure that the af-
10	fordability term may be met or
11	funds may be redeployed for
12	neighborhood revitalization sup-
13	port activities;
14	(bb) may be waived in cases
15	of hardship or market deprecia-
16	tion; and
17	(cc) provide that, in the case
18	of a resale, the partnership may
19	maintain preemptive purchase
20	options in order to sell the prop-
21	erty to another income qualified
22	purchaser.
23	If a property converts between rental and homeown-
24	ership or shared equity homeownership, the afford-

1	ability terms of the new tenure type shall be utilized
2	upon occupancy.
3	(c) Applications.—
4	(1) In general.—To apply to receive a grant
5	under this section, an eligible local partnership shall
6	submit to the Secretary an application at such time,
7	in such manner, and containing such information as
8	the Secretary may require.
9	(2) Grant recipient priority selection
10	CRITERIA.—The Secretary shall prioritize awarding
11	grants based on the following criteria:
12	(A) The severity of the locality's indicators
13	of distress under subsection (b)(2).
14	(B) The extent to which the activities pro-
15	posed will—
16	(i) in the case of rental housing, ben-
17	efit households having incomes not exceed-
18	ing 30 percent of the median income for
19	the area; and
20	(ii) in the case of homeownership
21	housing, including shared equity homeown-
22	ership, benefit households having incomes
23	not exceeding 80 percent of the median in-
24	come for the area.

1	(C) Whether the activities proposed will
2	promote affordable homeownership and the ex-
3	tent to which such affordability terms will be
4	preserved.
5	(D) The extent to which an eligible part-
6	nership that includes a public housing agency
7	will use housing choice vouchers to support
8	homeownership for households at or below 60
9	percent of area median income.
10	(E) The demonstrated capacity of an eligi-
11	ble local partnership to execute the proposed el-
12	igible neighborhood revitalization support activi-
13	ties.
14	(F) The demonstrated community plan-
15	ning, outreach, and engagement practices of an
16	eligible local partnership.
17	(G) The depth and breadth of the commu-
18	nity partnership supporting the application.
19	(H) The extent to which existing residents
20	are assisted to prevent displacement.
21	(I) The extent to which the proposed
22	neighborhood revitalization support activities
23	would help close the racial wealth gap by in-
24	creasing minority homeownership, ensuring eq-
25	uitable access to housing and economic oppor-

1	tunity, and countering the ongoing legacy of
2	redlining policies.
3	(J) The extent to which development of
4	new units are water and energy efficient.
5	(K) The feasibility of the proposed neigh-
6	borhood revitalization support activities consid-
7	ering local market conditions.
8	(L) The extent to which an application
9	demonstrates comprehensive community plan-
10	ning efforts and additional funds in hand or
11	committed for activities in the geographic area
12	that are not directly related to the provision of
13	affordable housing, such as support for small,
14	minority, and women-owned business activity in
15	commercial zones in the targeted neighbor-
16	hoods.
17	(3) Geographical diversity.—The Secretary
18	shall seek to make grants under this section for local
19	partnerships serving geographically diverse areas of
20	economic distress as defined in subsection (b)(2), in-
21	cluding metropolitan and underserved rural areas.
22	(d) Operation Costs.—Up to 15 percent of the
23	amount of each grant under this section may be used by
24	the recipient for administrative and organizational support
25	costs.

1	(e) Technical Assistance and Capacity Build-
2	ING.—The Secretary may reserve up to 1 percent of any
3	funds appropriated to carry out this section for technical
4	assistance activities which support grantees under this
5	program and 1 percent of funds from each grant awarded
6	shall be used to develop grantee capacity to meet the re-
7	quirements under paragraphs (1) and (2) of subsection
8	(f).
9	(f) Accountability of Recipients.—
10	(1) REQUIREMENTS.—The Secretary shall—
11	(A) require each grantee under this section
12	to develop and maintain a system to ensure
13	that each recipient of assistance uses such
14	amounts in accordance with this section, the
15	regulations issued under this section, and any
16	requirements or conditions under which such
17	amounts were provided; and
18	(B) establish minimum requirements for
19	agreements between the grantee and the Sec-
20	retary, regarding assistance from grants under
21	this section, which shall include—
22	(i) appropriate periodic financial and
23	project reporting, record retention, and
24	audit requirements for the duration of the
25	grant to the recipient to ensure compliance

1	with the limitations and requirements of
2	this section and the regulations under this
3	section; and
4	(ii) any other requirements that the
5	Secretary determines are necessary to en-
6	sure appropriate grant administration and
7	compliance.
8	(2) Publicly available information.—The
9	Secretary shall make information regarding the re-
10	sults of assistance provided with amounts from
11	grants under this section publicly available, which
12	shall include at least the following information:
13	(A) A list of recipients of grants awarded
14	under this section and the amount of each such
15	grant.
16	(B) A description of each neighborhood re-
17	vitalization support activity carried out by each
18	such recipient and the impacts associated with
19	each such activity, including the change in the
20	rate of minority and first-time homeownership
21	(C) The total number of housing units ac-
22	quired, redeveloped, or produced using grant
23	amounts under this section.
24	(D) The total number of housing units for
25	rent, ownership, and shared equity homeowner-

1	ship assisted with grant amounts under this
2	section and the number of bedrooms in each
3	such unit.
4	(E) The percentage of housing units as-
5	sisted with grant amounts under this section
6	that are affordable to low-, very low-, and ex-
7	tremely low-income households.
8	(F) The number of such housing units lo-
9	cated in areas where the percentage of house-
10	holds in a racial or ethnic minority group—
11	(i) is at least 20 percentage points
12	higher than the percentage of the popu-
13	lation of that minority group for the Met-
14	ropolitan Statistical Area;
15	(ii) is at least 20 percentage points
16	higher than the percentage of the popu-
17	lation of all minorities for the Metropolitan
18	Statistical Area; and
19	(iii) exceeds 50 percent of the popu-
20	lation.
21	(G) Any other information that the Sec-
22	retary of Housing and Urban Development de-
23	termines necessary to ensure that housing out-
24	comes and grant administration and compliance
25	align with the purposes of this Act.

1	(g) In General.—Not later than 2 years after
2	grants under this section are first awarded and again 3
3	years thereafter, the Secretary shall submit to the appro-
4	priate Congressional Committees, and make publicly avail-
5	able online, a report that—
6	(1) evaluates the impact of the program estab-
7	lished under this section;
8	(2) describes demographic changes in the eligi-
9	ble localities served by grantees of grants under this
10	section, including changes in income, race, and eth-
11	nicity, property values, and unemployment rates;
12	(3) identifies the number of housing units as-
13	sisted with grant amounts under this section located
14	in high- and low-poverty census tracts;
15	(4) identifies the number of accessible units cre-
16	ated and modified with grant amounts under this
17	section and where such units are located using the
18	most granular location measurement that is feasible
19	such as at the Census block group level; and
20	(5) identifies where housing units assisted with
21	grant amounts are located in relation to community
22	assets, including high performing schools and public
23	transportation options.
24	(h) DEFINITIONS—In this section:

1	(1) Anchor institution.—The term "anchor
2	institution" means a school, a library, a healthcare
3	provider, a community college or other institution of
4	higher education, or another community support or-
5	ganization or entity.
6	(2) Appropriate congressional commit-
7	TEES.—The term "appropriate Congressional Com-
8	mittees" means the following:
9	(A) The Committees on Financial Services
10	and Appropriations of the House of Representa-
11	tives.
12	(B) The Committees on Banking, Housing,
13	and Urban Affairs and Appropriations of the
14	Senate.
15	(3) COMMUNITY LAND TRUST.—The term
16	"community land trust" means a nonprofit organi-
17	zation or State or local governments or instrumen-
18	talities that—
19	(A) use a ground lease or deed covenant
20	with an affordability period of at least 30 years
21	or more to—
22	(i) make rental and homeownership
23	units affordable to households; and
24	(ii) stipulate a preemptive option to
25	purchase the affordable rentals or home-

1	ownership units so that the affordability of
2	the units is preserved for successive in-
3	come-eligible households; and
4	(B) monitor properties to ensure afford-
5	ability is preserved.
6	(4) Land Bank.—The term "land bank"
7	means a government entity, agency, or program, or
8	a special purpose nonprofit entity formed by one or
9	more units of government in accordance with State
10	or local land bank enabling law, that has been des-
11	ignated by one or more State or local governments
12	to acquire, steward, and dispose of vacant, aban-
13	doned, or other problem properties in accordance
14	with locally-determined priorities and goals.
15	(5) Neighborhood Revitalization support
16	ACTIVITY.—The term "neighborhood revitalization
17	support activity' means an activity described in sub-
18	section $(b)(3)$.
19	(6) Non-performing mortgage.—The term
20	"non-performing" mortgage means a residential
21	mortgage loan that is 90 days or more delinquent.
22	(7) Nonprofit organization.—The term
23	"nonprofit organization" means an organization that
24	is described in section 501(c)(3) of the Internal Rev-
25	enue Code of 1986 (26 U.S.C. 501(c)(3)) and is ex-

1	empt from taxation under section 501(a) of such
2	Code.
3	(8) Shared equity homeownership pro-
4	GRAM.—
5	(A) IN GENERAL.—The term "shared eq-
6	uity homeownership program" means affordable
7	homeownership preservation through a resale
8	restriction program administered by a commu-
9	nity land trust, other nonprofit organization, or
10	State or local government or instrumentalities.
11	(B) Affordability requirements.—
12	Any such program under subparagraph (A)
13	shall—
14	(i) provide affordable homeownership
15	opportunities to households; and
16	(ii) utilize a ground lease, deed re-
17	striction, subordinate loan, or similar legal
18	mechanism that includes provisions ensur-
19	ing that the program shall—
20	(I) maintain the home as afford-
21	able for subsequent very low-, low-, or
22	moderate-income families for an af-
23	fordability term of at least 30 years
24	after recordation;

1	(II) apply a resale formula that
2	limits the homeowner's proceeds upon
3	resale; and
4	(III) provide the program admin-
5	istrator or such administrator's as-
6	signee a preemptive option to pur-
7	chase the homeownership unit from
8	the homeowner at resale.
9	(i) Authorization of Appropriations.—
10	(1) In general.—There is authorized to be
11	appropriated to carry out this section
12	\$10,000,000,000, which shall remain available until
13	expended.
14	(2) Set asides.—
15	(A) Non-MSAs.—The Secretary shall
16	award at least 10 percent of any amounts ap-
17	propriated pursuant to this subsection to eligi-
18	ble local partnerships that will provide neigh-
19	borhood revitalization support activities to local-
20	ities outside of a Metropolitan Statistical Area,
21	as designated by the Office of Management and
22	Budget. The priority under subsection (c)(2)(I)
23	(relating to matching funds) shall not apply to
24	amounts awarded under this paragraph.

1	(B) Self-help homeownership oppor-
2	TUNITY PROGRAM.—Of any amounts appro-
3	priated pursuant to this section for fiscal year
4	2021, the Secretary shall reserve \$250,000,000
5	for grants under section 11 of the Housing Op-
6	portunity Program Extension Act of 1996 (42
7	U.S.C. 12805 note), which amounts shall re-
8	main available until September 30, 2031.
9	(3) NOFA.—The Secretary shall issue a Notice
10	of Funding Availability for grants under this section
11	not later than the expiration of the 180-day period
12	beginning upon the date of the enactment of this
13	Act.
1314	Act. SEC. 304. AFFORDABLE HOUSING AND COMMUNITY DEVEL-
14	SEC. 304. AFFORDABLE HOUSING AND COMMUNITY DEVEL-
14 15	SEC. 304. AFFORDABLE HOUSING AND COMMUNITY DEVELOPMENT TECHNICAL ASSISTANCE AND CA-
141516	SEC. 304. AFFORDABLE HOUSING AND COMMUNITY DEVEL- OPMENT TECHNICAL ASSISTANCE AND CA- PACITY-BUILDING TO EXPAND ECONOMIC IN-
14151617	SEC. 304. AFFORDABLE HOUSING AND COMMUNITY DEVELOPMENT TECHNICAL ASSISTANCE AND CAPACITY-BUILDING TO EXPAND ECONOMIC INCLUSION AND PREVENT INVOLUNTARY RESIDENCE.
14 15 16 17 18	SEC. 304. AFFORDABLE HOUSING AND COMMUNITY DEVELOPMENT TECHNICAL ASSISTANCE AND CAPACITY-BUILDING TO EXPAND ECONOMIC INCLUSION AND PREVENT INVOLUNTARY RESIDENTIAL DISPLACEMENT.
141516171819	SEC. 304. AFFORDABLE HOUSING AND COMMUNITY DEVELOPMENT TECHNICAL ASSISTANCE AND CAPACITY-BUILDING TO EXPAND ECONOMIC INCLUSION AND PREVENT INVOLUNTARY RESIDENTIAL DISPLACEMENT. (a) APPROPRIATION.—In addition to amounts other-
14 15 16 17 18 19 20	SEC. 304. AFFORDABLE HOUSING AND COMMUNITY DEVELOPMENT TECHNICAL ASSISTANCE AND CAPACITY-BUILDING TO EXPAND ECONOMIC INCLUSION AND PREVENT INVOLUNTARY RESIDENTIAL DISPLACEMENT. (a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated to the Secretary of
14 15 16 17 18 19 20 21	SEC. 304. AFFORDABLE HOUSING AND COMMUNITY DEVELOPMENT TECHNICAL ASSISTANCE AND CAPACITY-BUILDING TO EXPAND ECONOMIC INCLUSION AND PREVENT INVOLUNTARY RESIDENTIAL DISPLACEMENT. (a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated to the Secretary of Housing and Urban Development (in this section referred
14 15 16 17 18 19 20 21 22	SEC. 304. AFFORDABLE HOUSING AND COMMUNITY DEVELOPMENT TECHNICAL ASSISTANCE AND CAPACITY-BUILDING TO EXPAND ECONOMIC INCLUSION AND PREVENT INVOLUNTARY RESIDENTIAL DISPLACEMENT. (a) APPROPRIATION.—In addition to amounts otherwise available, there is appropriated to the Secretary of Housing and Urban Development (in this section referred to as the "Secretary") \$100,000,000, to remain available

1	(1) Training, education, support, and advice to
2	enhance the technical and administrative capabilities
3	of community development corporations, community
4	housing development organizations, and other mis-
5	sion-driven and nonprofit organizations seeking to
6	undertake affordable housing development.
7	(2) Loans, grants, or predevelopment assistance
8	to community development corporations, community
9	housing development organizations, and other mis-
10	sion-driven and nonprofit organizations seeking to
11	undertake affordable housing development.
12	(3) Such other activities as may be determined
13	by the grantees in consultation with the Secretary.
14	(b) Grantees.—Grant funds made available under
15	subsection (a) shall be provided on a competitive basis to
16	nonprofit organizations (as described in section $501(e)(3)$
17	of the Internal Revenue Code of 1986) that are exempt
18	from taxation under section 501(a) of such Code that—
19	(1) target capacity-building activities to minor-
20	ity and low-income populations facing housing insta-
21	bility and community disinvestment; or
22	(2) provide capacity-building activities in neigh-
23	borhoods having high concentrations of minority and
24	low-income populations.

1	(c) Exclusion.—No nonprofit organization may re-
2	ceive funding under subsection (a) in the same fiscal year
3	that it has received funding under section 4 of the HUD
4	Demonstration Act of 1993 (42 U.S.C. 9816 note).
5	(d) Administration, Evaluation and Over-
6	SIGHT.—The Secretary may use up to 10 percent of the
7	amounts made available under this section for the costs
8	of the Secretary of administering, evaluating, and over-
9	seeing the implementation of this section, including infor-
10	mation technology, financial reporting, and other costs.
11	SEC. 305. LEAD HAZARD REDUCTION AND HEALTHY HOMES
12	INITIATIVE.
13	There is authorized to be appropriated
13 14	There is authorized to be appropriated \$20,000,000,000, to remain available until expended, of
14	\$20,000,000,000, to remain available until expended, of
14 15	\$20,000,000,000, to remain available until expended, of which—
141516	\$20,000,000,000, to remain available until expended, of which— (1) \$5,000,000,000 shall be for the Healthy
14151617	\$20,000,000,000, to remain available until expended, of which— (1) \$5,000,000,000 shall be for the Healthy Homes Initiative, pursuant to sections 501 and 502
14 15 16 17 18	\$20,000,000,000, to remain available until expended, of which— (1) \$5,000,000,000 shall be for the Healthy Homes Initiative, pursuant to sections 501 and 502 of the Housing and Urban Development Act of
141516171819	\$20,000,000,000, to remain available until expended, of which— (1) \$5,000,000,000 shall be for the Healthy Homes Initiative, pursuant to sections 501 and 502 of the Housing and Urban Development Act of 1970; and
14 15 16 17 18 19 20	\$20,000,000,000, to remain available until expended, of which— (1) \$5,000,000,000 shall be for the Healthy Homes Initiative, pursuant to sections 501 and 502 of the Housing and Urban Development Act of 1970; and (2) the remainder shall be for the Lead Hazard
14 15 16 17 18 19 20 21	\$20,000,000,000, to remain available until expended, of which— (1) \$5,000,000,000 shall be for the Healthy Homes Initiative, pursuant to sections 501 and 502 of the Housing and Urban Development Act of 1970; and (2) the remainder shall be for the Lead Hazard Reduction program of the Secretary, as authorized

1	award of grants to areas with the highest lead-based
2	paint abatement needs.
3	SEC. 306. COMMUNITY REVITALIZATION FUND.
4	There is authorized to be appropriated to the Sec-
5	retary of Housing and Urban Development to establish a
6	community revitalization fund to support community-led
7	development projects, \$10,000,000,000, and any amounts
8	appropriated pursuant to this section shall remain avail-
9	able until expended.
10	SEC. 307. STRENGTHENING RESILIENCE UNDER NATIONAL
11	FLOOD INSURANCE PROGRAM.
12	(a) AUTHORIZATION OF APPROPRIATIONS.—There is
13	authorized to be appropriated for carrying out the Flood
14	Mitigation Assistance Grant program under section 1366
15	of the National Flood Insurance Act of 1968 (42 U.S.C.
16	4104c) \$11,900,000,000 and any amounts appropriated
17	pursuant to this section shall remain available until ex-
18	pended.
19	(b) Multifamily Residences and Attached and
20	Semi-attached Homes.—
21	(1) Alternative forms of mitigation.—
22	With regard to any structure that is a multifamily
23	residence or an attached or semi-attached residence,
24	the Administrator of the Federal Emergency Man-
25	agement Agency shall consult with the Secretary of

- 1 Housing and Urban Development and establish al-2 ternative forms of mitigation. 3 (2) Definition.—For the purposes of this subsection, the term "multifamily residence" has the 4 5 same meaning as in the Flood Disaster Protection 6 Act of 1973 and the National Flood Insurance Act 7 of 1968. 8 (c) Standards.— 9 (1) In General.—All laborers and mechanics 10 employed by contractors or subcontractors in the 11 performance of construction, alteration or repair 12 work carried out, in whole or in part, with assistance 13 made available through this section shall be paid 14 wages at rates not less than those prevailing on 15 projects of a similar character in the locality as de-16 termined by the Secretary of Labor in accordance 17 with subchapter IV of chapter 31 of title 40, United 18 States Code. With respect to the labor standards in 19 this paragraph, the Secretary of Labor shall have 20 the authority and functions set forth in Reorganiza-21 tion Plan Numbered 14 of 1950 (64 Stat. 1267; 5 22 U.S.C. App.) and section 3145 of title 40, United 23 States Code. 24 EXCEPTION BASED NUMBER ON $^{\mathrm{OF}}$
- 24 (2) EXCEPTION BASED ON NUMBER OF
 25 UNITS.—Paragraph (1) shall not apply to single-

1	family homes or residential properties of less than 5
2	units.
3	(3) Exception for certain individuals.—
4	Paragraph (1) shall not apply to any individual
5	that—
6	(A) performs services for which the indi-
7	vidual volunteered;
8	(B) does not receive compensation for such
9	services or is paid expenses, reasonable benefits,
10	or a nominal fee for such services; and
11	(C) is not otherwise employed at any time
12	in the construction work.
13	(d) Program Debt.—
14	(1) Cancellation.—Notwithstanding any
15	other provision of law, all indebtedness of the Ad-
16	ministrator of the Federal Emergency Management
17	Agency under any notes or other obligations issued
18	pursuant to section 1309(a) of the National Flood
19	Insurance Act of 1968 (42 U.S.C. 7 4016(a)) and
20	section 15(e) of the Federal Insurance Act of 1956
21	(42 U.S.C. 2414(e)), and outstanding as of the date
22	of the enactment of this Act, is hereby canceled, the
23	Administrator and the National Flood Insurance
24	Fund are relieved of all liability to the Secretary of
25	the Treasury under any such notes or other obliga-

1	tions, including for any capitalized interest due
2	under such notes or other obligations and any other
3	fees and charges payable in connection with such
4	notes and obligations, and the total amount of notes
5	and obligations issued by the Administrator pursu-
6	ant to such section shall be considered to be reduced
7	by such amount for purposes of the limitation on
8	such total amount under such section.
9	(2) Treatment of canceled debt.— The
10	amount of the indebtedness canceled under para-
11	graph (1)—
12	(A) may be treated as a public debt of the
13	United States; and
14	(B) is designated as an emergency pursu-
15	ant to section 4(g) of the Statutory Pay-As-
16	You-Go Act of 26 2010 (2 U.S.C. 933(g)).
17	SEC. 308. CAP ON ANNUAL NATIONAL FLOOD INSURANCE
18	PROGRAM.
19	(a) Definition.—In this section, the term "covered
20	cost'' means—
21	(1) the amount of an annual premium with re-
22	spect to any policy for flood insurance under the Na-
23	tional Flood Insurance Program;

1	(2) any surcharge imposed with respect to a
2	policy described in paragraph (1), including a sur-
3	charge imposed under—
4	(A) section 1304(b) of the National Flood
5	Insurance Act of 1968 (42 U.S.C. 4011(b)); or
6	(B) section 1308A(a) of the National
7	Flood Insurance Act of 1968 (42 U.S.C.
8	4015a(a); and
9	(3) a fee described in paragraph (1)(B)(iii) or
10	(2) of section 1307(a) of the National Flood Insur-
11	ance Act of 1968 (42 U.S.C. 4014(a)).
12	(b) Limitation on Increases.—During the 5-year
13	period beginning on the date of enactment of this Act, and
14	notwithstanding section 1308(e) of the National Flood In-
15	surance Act of 1968 (42 U.S.C. 4015(e)), the Adminis-
16	trator of the Federal Emergency Management Agency (in
17	this section referred to as the "Administrator") may not,
18	in any year, increase the amount of any covered cost by
19	any amount that is more than 9 percent, as compared with
20	the amount of the covered cost during the previous year.
21	(c) Rule of Construction.—Nothing in sub-
22	section (b) may be construed as prohibiting the Adminis-
23	trator from reducing, in any year, the amount of any cov-
24	ered cost, as compared with the amount of the covered
25	cost during the previous year.

- 1 (d) Average Historical Loss Year.—Section
- 2 1308 of the National Flood Insurance Act of 1968 (42)
- 3 11 U.S.C. 4015) is amended by striking subsection (h)
- 4 and inserting the following:
- 5 "(h) Rule of Construction.—For purposes of this
- 6 section, the calculation of an 'average historical loss year'
- 7 shall be computed in accordance with generally accepted
- 8 actuarial principles.".
- 9 (e) Disclosure With Respect to Affordability
- 10 Standard.—The second sentence of section 1308(j) of
- 11 the National Flood Insurance Act of 1968 (42 U.S.C.
- 12 4015(j)) is amended by inserting before the period at the
- 13 end the following: "and shall include in the report the
- 14 number of those exceptions as of the date on which the
- 15 Administrator submits the report and the location of each
- 16 policyholder insured under those exceptions, organized by
- 17 county and State".
- 18 SEC. 309. MANUFACTURING FACILITY.
- There is authorized to be appropriated to the Sec-
- 20 retary of the Treasury \$10,0000,000,000, to establish a
- 21 manufacturing financing facility to support increasing the
- 22 size, competitiveness, and innovation of the United States
- 23 manufacturing sector.

1 TITLE IV—NATIONAL INVEST-2 MENT AUTHORITY SYSTEM

3	SEC. 401. SHORT TITLE.
4	This title may be cited as the "National Investment
5	Authority Act of 2021".
6	SEC. 402. DEFINITIONS.
7	In this title:
8	(1) Critical public infrastructure.—The
9	term "Critical Public Infrastructure" means high-
10	quality, environmentally safe—
11	(A) physical infrastructure (including
12	transportation, energy, water, and communica-
13	tions infrastructure);
14	(B) industrial infrastructure (including do-
15	mestic manufacturing facilities); and
16	(C) social infrastructure (including afford-
17	able housing, education, and healthcare).
18	(2) ELIGIBLE PRIVATE ENTITY.—The term
19	"Eligible Private Entity" means any non-govern-
20	ment entity, or a group of such entities, that—
21	(A) seeks the NIA funding or technical as-
22	sistance in connection with one or more Critical
23	Public Infrastructure projects;

1	(B) is not itself and is not controlled by,
2	directly or indirectly, a Financial Intermediary;
3	and
4	(C) meets the entity eligibility criteria and
5	any other requirements and conditions, estab-
6	lished by the Governing Board or the NIA Op-
7	erating Subsidiaries.
8	(3) Financial intermediary.—The term "Fi-
9	nancial Intermediary" means—
10	(A) a commercial bank with assets above
11	\$10,000,000,000;
12	(B) a broker or dealer (as such terms are
13	defined under section 3 of the Securities Ex-
14	change Act of 1934); and
15	(C) an issuer that would be an investment
16	company, as defined under the Investment
17	Company Act of 1940, but for paragraph (1) or
18	(7) of section 3(c) of that Act.
19	(4) GOVERNING BOARD.—The term "Governing
20	Board" means the Governing Board of the NIA.
21	(5) National investment strategy.—The
22	term "National Investment Strategy" means the Na-
23	tional Investment Strategy designed by the Gov-
24	erning Board under section 412(b).

1	(6) NIA.—The term "NIA" means the Na-
2	tional Investment Authority, established under sec-
3	tion 411.
4	(7) NIA ANNUAL REPORT.—The term "NIA
5	Annual Report" means the NIA Annual Report
6	mandated under section 416.
7	(8) NIA BOND.—The term "NIA bond" means
8	a bond or any other debt or debt-like instrument
9	issued by the NIA or an NIA Operating Subsidiary.
10	(9) NIA OPERATING SUBSIDIARY.—The term
11	"NIA Operating Subsidiary" means—
12	(A) the NIB; and
13	(B) such other government corporations or
14	entities as may be established or designated by
15	an Act of Congress as NIA Operating Subsidi-
16	aries.
17	(10) NIA STAFF.—The term "NIA Staff"
18	means the staff of the NIA.
19	(11) NIB.—The term "NIB" means that Na-
20	tional Infrastructure Bank.
21	(12) Portfolio project.—The term "Port-
22	folio Project" means any project or undertaking, fi-
23	nanced, managed, or otherwise supported by any
24	NIA Operating Subsidiary in the course of its busi-

1	ness and in accordance with the provisions of this
2	title.
3	(13) Project funding date.— The term
4	"Project Funding Date" means, with respect to each
5	NIA Portfolio Project, each date on which the
6	NIA—
7	(A) makes a final decision to commit to
8	funding or participating in that Portfolio
9	Project; and
10	(B) extends funding or assumes participa-
11	tion pursuant to its commitment.
12	(14) State.—The term "State" means each of
13	the several States, the District of Columbia, each
14	territory of the United States, and each Indian
15	Tribe.
16	Subtitle A—National Investment
17	Authority
18	SEC. 411. ESTABLISHMENT.
19	There is established the National Investment Author-
20	ity, which shall contain—
21	(1) the NIA Governing Board established under
22	this subtitle;
23	(2) the NIA regional offices established under
24	subtitle B; and

1	(3) the NIA Operating Subsidiaries, including
2	the NIB established under subtitle C.
3	SEC. 412. FUNCTIONS.
4	(a) NIA MISSION.—
5	(1) In general.—The NIA's mission shall be
6	to design, finance, and implement a coherent and
7	dynamic program of long-term national economic
8	growth and development that is—
9	(A) structurally and geographically bal-
10	anced;
11	(B) environmentally sustainable;
12	(C) socially equitable; and
13	(D) in line with the strategic goals and na-
14	tional interests of the United States.
15	(2) Principal goals.—In fulfilling its mission
16	under paragraph (1), the NIA shall have the prin-
17	cipal goals of the following:
18	(A) Eliminating unemployment, under-
19	employment, and poverty.
20	(B) Ensuring universal access to essential
21	goods and services.
22	(C) Prioritizing the communities in great-
23	est need.
24	(D) Remediating and eliminating threats
25	to communities arising from toxic water, land

1	and air pollution, unsustainable resource use
2	and climate change.
3	(E) Prioritizing environmental justice
4	hotspots and bolstering climate and environ-
5	mental resilience.
6	(F) Reducing greenhouse gas emissions in
7	line with the recommendations of the Intergov-
8	ernmental Panel on Climate Change.
9	(G) Increasing domestic manufacturing ca-
10	pacity and ensuring U.S. competitiveness in line
11	with the foregoing.
12	(b) National Investment Strategy.—In pursuit
13	of the NIA's mission, the Governing Board shall formu-
14	late, regularly update, and implement a forward-looking
15	National Investment Strategy that mobilizes, amplifies,
16	and coordinates investment of public and private capital
17	over different time horizons, in—
18	(1) equitable, inclusive, structurally balanced
19	and environmentally sustainable growth of the U.S.
20	economy;
21	(2) long-term development of domestic produc-
22	tive and manufacturing capacity;
23	(3) creation of sustainable and well-paying do-
24	mestic jobs;

1	(4) universal availability of high-quality Critical
2	Public Infrastructure;
3	(5) elimination of gaps in the quality of life and
4	well-being of ethnic and racial groups, as well as
5	among geographic regions and communities;
6	(6) broad and equitable access to affordable
7	housing;
8	(7) transition to a low-carbon emissions econ-
9	omy;
10	(8) technology development in support of na-
11	tional goals; and
12	(9) such other goals as the Governing Board
13	may determine.
14	(c) Oversight of NIA Operating Subsidi-
15	ARIES.—The Governing Board shall—
16	(1) establish rules governing the operations of
17	the NIA Operating Subsidiaries;
18	(2) monitor the compliance of the NIA Oper-
19	ating Subsidiaries with the rules established under
20	paragraph (1) and the provisions of this title;
21	(3) supervise the implementation of the Na-
22	tional Investment Strategy by the NIA Operating
23	Subsidiaries; and
24	(4) develop consistent policies and procedures
25	for the NIA Operating Subsidiaries with respect to

1	project selection and performance, consistent with
2	section 415 and the other provisions of this title, in-
3	cluding—
4	(A) labor, equity, and environmental cri-
5	teria to be used in the project-selection process
6	and in the implementation of projects;
7	(B) project selection procedures; and
8	(C) the community engagement process in
9	project selection.
10	(d) Oversight of NIA Regional Offices.—The
11	Governing Board shall establish rules and procedures es-
12	tablishing the structure and governing the operation of the
13	NIA regional offices.
14	(e) Ancillary Functions.—The Governing Board
15	shall—
16	(1) conduct, fund, coordinate, and otherwise
17	support academic research and development of tech-
18	nology and scientific knowledge consistent with and
19	beneficial to the National Investment Strategy;
20	(2) maintain regular and effective channels of
21	communication and public outreach, especially with
22	respect to communities in areas where the NIA con-
23	ducts or plans to conduct its operations;
24	(3) provide technical assistance to public and
25	private entities, community groups, and individuals

1	participating or intending to participate in the NIA
2	project selection process;
3	(4) ensure compliance with the relevant project
4	selection criteria and all other applicable require-
5	ments of this title and the Governing Board;
6	(5) collect, study, and publicize data relating to
7	investments by the NIA and NIA Operating Subsidi-
8	aries and the impact of such investments on eco-
9	nomic growth, sustainability, inclusivity, and other
10	measures of the nation's well-being; and
11	(6) perform any additional functions deter-
12	mined necessary or useful in order to support or en-
13	hance the NIA's ability to fulfill its mission under
14	this title.
15	SEC. 413. FUNDING.
16	(a) Initial Appropriation.—There is appropriated,
17	out of any money in the Treasury not otherwise appro-
18	priated, to the Governing Board \$27,000,000,000 for the
19	initial establishment of the NIA and NIB and to carry
20	out this title, such sums to remain available until ex-
21	pended.
22	(b) Federal Reserve Support.—
23	(1) Purchase of Nia Bonds.—
24	(A) IN GENERAL.—The Board of Gov-
25	ernors of the Federal Reserve System may pur-

1	chase NIA bonds and other debt instruments,
2	both directly from the NIA or NIA Operating
3	Subsidiary and in secondary markets.
4	(B) LIMITATION.—The total value of NIA
5	bonds and other debt instruments held by the
6	Board of Governors of the Federal Reserve Sys-
7	tem at any one time may not exceed 25 percent
8	of the total assets held by the Board of Gov-
9	ernors of the Federal Reserve System (exclud-
10	ing any amounts outstanding under paragraph
11	(2)) and the Federal reserve banks. For pur-
12	poses of the preceding sentence, the total asset
13	amount shall be calculated as the average total
14	assets over the preceding 6-month period.
15	(2) Backup liquidity support.—
16	(A) IN GENERAL.—At the request of the
17	head of an NIA Operating Subsidiary, for pur-
18	poses of providing short-term liquidity support,
19	the Board of Governors of the Federal Reserve
20	System shall lend funds to such NIA Operating
21	Subsidiary—
22	(i) at preferential rates; and
23	(ii) on a collateralized or
24	uncollateralized basis.

1	(B) LIMITATION.—The total value of out-
2	standing loans provided by the Board of Gov-
3	ernors of the Federal Reserve System under
4	this paragraph may not exceed 25 percent of
5	the total assets held by the Board of Governors
6	of the Federal Reserve System and the Federal
7	reserve banks. For purposes of the preceding
8	sentence, the total asset amount shall be cal-
9	culated as the average total assets over the pre-
10	ceding 6-month period.
11	(c) Treasury Line of Credit.—
12	(1) In general.—At the request of the Chair
13	or Vice-Chair of the Governing Board, the Secretary
14	of the Treasury shall lend funds to one or more NIA
15	Operating Subsidiary designated in such request, at
16	cost. The request submitted under this provision
17	shall be accompanied by a written attestation by the
18	head of the relevant NIA Operating Subsidiary that
19	such Operating Subsidiary is unable to access the li-
20	quidity support from the Board of Governors of the
21	Federal Reserve System authorized under subsection
22	(b).
23	(2) Limitation.—The aggregate amount of all
24	loans authorized under paragraph (1) at one time
25	may not exceed an amount equal to 100 percent of

1 the NIA's total assets. For purposes of the pre-2 ceding sentence, the total asset amount shall be cal-3 culated as the average total assets over the pre-4 ceding 6-month period. 5 (d) NIA Bonds.— 6 (1) IN GENERAL.—The NIA or NIA Operating 7 Subsidiaries may issue bonds and other debt instru-8 ments, or "NIA Bonds", on terms determined by the 9 Governing Board or the issuing NIA Operating Sub-10 sidiary, as applicable, in accordance with the re-11 quirements of this title. 12 EXEMPT SECURITIES.—NIA Bonds and 13 other instruments issued by NIA Operating Subsidi-14 aries shall be exempt from the requirements of sec-15 tion 5 of the Securities Act of 1933. 16 (3) NO FULL FAITH AND CREDIT.—NIA Bonds 17 and other instruments issued by NIA Operating 18 Subsidiaries shall not be backed by the full faith and 19 credit of the United States. 20 (e) Use of Proceeds.—The NIA and NIA Oper-21 ating Subsidiaries shall retain all proceeds from financing, 22 investments, and other financial assistance made under 23 this title and may, without further appropriation, use such amounts to carry out this title.

1	SEC. 414. NIA GOVERNING BOARD.
2	(a) Establishment.—There is established the Gov-
3	erning Board of the NIA, as an independent Federal agen-
4	cy.
5	(b) Members.—
6	(1) In General.—The Governing Board shall
7	consist of the following:
8	(A) VOTING MEMBERS.—Nine voting mem-
9	bers, appointed by the President by and with
10	the advice and consent of the Senate.
11	(B) Non-voting members.—The fol-
12	lowing ex-officio, non-voting members:
13	(i) The Chairman of the Board of
14	Governors of the Federal Reserve System.
15	(ii) The Secretary of the Treasury.
16	(iii) The Secretary of Housing and
17	Urban Development.
18	(iv) The President of each NIA Oper-
19	ating Subsidiary.
20	(2) CHAIR; VICE CHAIR.—The President shall
21	select one voting member of the Governing Board to
22	serve as Chair and one to serve as Vice Chair.
23	(3) Terms of Service.—
24	(A) In general.—The voting members of
25	the Governing Board shall serve a 10-year

1	term, and members may not serve more than
2	one term.
3	(B) Staggered Terms.—Notwithstanding
4	subparagraph (A)—
5	(i) in appointing the initial voting
6	members of the Governing Board, the
7	President shall stagger the terms of the
8	initial members such that no more than
9	one member's term ends in any one year;
10	and
11	(ii) the initial voting members of the
12	Governing Board may be appointed to a
13	second term.
14	(4) Qualifications.—In appointing the voting
15	members of the Governing Board, the President
16	shall ensure that—
17	(A) all members have established expertise
18	in finance, economics, law, environmental
19	science, engineering, public administration, in-
20	frastructure projects, public health, or other rel-
21	evant fields; and
22	(B) at least 5 of the members have dem-
23	onstrated experience with, and endorsement
24	from, labor organizations, non-profit organiza-
25	tions, and community advocacy groups.

1	(5) Compensation.—
2	(A) Chair.—The Chair of the Governing
3	Board shall be compensated at the rate of pay
4	payable for a position at level I of the Executive
5	Schedule under section 5312 of title 5, United
6	States Code.
7	(B) Other members.—The members of
8	the Governing Board other than the Chair shall
9	be compensated at the rate of pay payable for
10	a position at level II of the Executive Schedule
11	under section 5313 of title 5, United States
12	Code.
13	(c) Professional Staff.—To assist the NIA in the
14	performance of its responsibilities under this title, the
15	Governing Board shall establish and operate professional
16	full-time staff, the NIA Staff, whose structure shall in-
17	clude the following units:
18	(1) The Applied Research and Technology unit,
19	which shall organize, finance, and coordinate applied
20	research and development of technologies that could
21	improve environmental, economic, and social out-
22	comes.
23	(2) The Public Outreach and Communication
24	unit, which shall ensure the continuous flow of infor-
25	mation and communication between the Governing

1	Board and businesses and communities, including
2	through the NIA regional offices.
3	(3) The Technical Assistance and Strategic Co-
4	ordination unit, which shall—
5	(A) coordinate public investment strategies
6	and ensure cooperation among Federal, State,
7	and local agencies; and
8	(B) provide technical assistance to public
9	and private entities.
10	(4) Such other units as the Governing Board
11	determines necessary to support its operations.
12	(d) Office of Minority and Women Inclu-
13	SION.—Section 342(g)(1) of the Dodd-Frank Wall Street
14	Reform and Consumer Protection Act (12 U.S.C.
15	5452(g)(1)) is amended—
16	(1) in subparagraph (H), by striking "and".
17	(2) in subparagraph (I), by striking the period
18	and inserting "; and; and
19	(3) by adding at the end the following:
20	"(J) the National Investment Authority.".
21	(e) Interagency Consultation and Coordina-
22	TION.—The NIA Governing Board, the Secretary of the
23	Treasury, and the Board of Governors of the Federal Re-
24	serve System shall establish the process for regular con-

1	sultations to ensure effective cooperation and coordination
2	of their policies and priorities.
3	SEC. 415. PROJECT ELIGIBILITY AND SELECTION.
4	(a) In General.—Subject to this section's provi-
5	sions, the Governing Board shall adopt rules and promul-
6	gate policies and procedures establishing core require-
7	ments for the eligibility, identification, evaluation, selec-
8	tion, and ongoing monitoring and management of the
9	Portfolio Projects. In doing so, the Governing Board shall
10	seek to ensure that the Portfolio Project selection process
11	is conducted in a transparent, efficient, and publicly ac-
12	countable manner, consistent with the core purposes of the
13	NIA.
14	(b) Identifying Potential Portfolio
15	Projects.—Projects potentially eligible for NIA funding
16	shall be identified primarily through the following chan-
17	nels:
18	(1) External.—Projects identified by Federal,
19	State, or local agencies, public banks, or other gov-
20	ernment-owned corporations that would benefit from
21	NIA management or investment and meet the NIA's
22	eligibility requirements.
23	(2) Internal.—Prospective projects identified
24	and proposed by the NIA staff, based on internal re-

1	search or in collaboration with the outside scientific
2	and technology experts and communities.
3	(3) Public Auction.—Projects—
4	(A) that meet a set of criteria identified by
5	the NIA staff in accordance with a particular
6	investment goal; and
7	(B) are announced to the public by the
8	NIA in a public call for proposals (the "auc-
9	tion") that is conducted in a transparent and
10	fair manner, as determined by the Governing
11	Board, in coordination with the NIA regional
12	offices and the NIA Operating Subsidiaries.
13	(c) Portfolio Project Eligibility Criteria.—
14	(1) IN GENERAL.—The NIA and the NIA Oper-
15	ating Subsidiaries shall prioritize projects and in-
16	vestments that, in the NIA's determination, have po-
17	tential to generate tangible long-term public benefits
18	and advance the goals of the NIA.
19	(2) Specific project eligibility cri-
20	TERIA.—The NIA Operating Subsidiaries shall apply
21	the following criteria and balance the following fac-
22	tors, to determine that each Portfolio Project is eli-
23	gible for the NIA funding, both at the Project Fund-
24	ing Date and on an ongoing basis:

1	(A) Financial and Economic Impact Cri-
2	teria, which include—
3	(i) potential contribution to the long-
4	term growth and sustainability of the na-
5	tional, regional, or local economy;
6	(ii) innovativeness and transformative
7	technological potential;
8	(iii) potential strengthening of global
9	competitiveness and resilience of the U.S.
10	economy;
11	(iv) potential for and commitment to
12	domestic job creation and "Buy America";
13	(v) scale, time horizons, expected costs
14	and cash revenues;
15	(vi) availability or lack of superior or
16	viable private or public funding alter-
17	natives; and
18	(vii) such other factors as may be ap-
19	propriate to consider under the cir-
20	cumstances.
21	(B) Environmental Impact Criteria, which
22	include—
23	(i) project participants' record of or
24	commitment to mandatory compliance with

1	all relevant environmental laws, regula-
2	tions, and standards;
3	(ii) absence of significant climate risk
4	or mandatory climate-risk mitigation;
5	(iii) potential to facilitate a broader
6	economy-wide shift to clean technologies or
7	production; and
8	(iv) any additional requirements and
9	commitments applicable to individual types
10	of project or investment.
11	(C) Social and Racial Equity Impact Cri-
12	teria, which include—
13	(i) potential to improve health, edu-
14	cation, living conditions, income, and over-
15	all well-being of local, and especially dis-
16	advantaged, communities;
17	(ii) potential to rectify racial or socio-
18	economic inequity;
19	(iii) any other factors and commit-
20	ments appropriate or necessary under the
21	circumstances.
22	(D) Labor and Employment Impact Cri-
23	teria, which include—
24	(i) project participants' record of or
25	commitment to mandatory compliance with

1 all relev	rant labor and wage-related laws,
2 regulation	ons and standards, including re-
3 quireme	nts that the participants—
4	(I) provide written assurances
5 pre	scribed by the applicable NIA Op-
6 era	ting Subsidiary that any project
7 will	be performed with the require-
8 men	nts of Federal laws that would oth-
9 erw	ise apply to similar projects to
10 whi	ch the United States is a party;
11	(II) with respect to recipients of
12 fina	ancial assistance authorized under
this	s title that funds public transpor-
14 tati	on capital projects, as defined in
15 sect	tion 5302 of title 49, United States
16 Cod	le, comply with the grant require-
17 mei	nts applicable to grants made
18 und	ler section 5309 of such title;
19	(III) with respect to recipient of
20 fina	ancial assistance for an infrastruc-
21 ture	e project involving reconstruction,
reh	abilitation, replacement, or expan-
23 sion	that may impact current public
emp	ployees on the project site, shall
25 pro	tect the interests of employees af-

1	fected by the financial assistance
2	under arrangements the Secretary of
3	Labor concludes are fair and equitable
4	in accordance with section 5333(b)(2)
5	of title 49, United States Code;
6	(IV) with respect to recipients of
7	financial assistance authorized under
8	this title that funds freight or pas-
9	senger rail capital projects, as defined
10	by section $22901(2)$ of title 49 ,
11	United States Code, shall comply with
12	the requirements of section 22905 of
13	such 49; and
14	(V) with respect to recipients of
15	financial assistance authorized under
16	this title that do not involve a Federal
17	contract or assistance in which no
18	Federal law is controlling for contrac-
19	tors, shall apply Executive Order
20	13658;
21	(ii) project participants' record of or
22	commitment to commitment to utilize
23	unionized workers and employees;

1	(iii) project participants' record of or
2	commitment to labor representation in
3	management structures; and
4	(iv) any other factors and commit-
5	ments appropriate or necessary under the
6	circumstances.
7	(3) Additional governing board author-
8	ITY.—The Governing Board, in consultation with the
9	NIA Operating Subsidiaries, may expand, interpret,
10	adjust, or vary the context-specific application of the
11	foregoing Portfolio Project eligibility requirements, if
12	doing so serves the public interest, amplifies public
13	benefits associated with the relevant NIA Projects,
14	and facilitates the implementation of the National
15	Investment Strategy or the broader statutory goals
16	of the NIA.
17	(d) Entity Eligibility Criteria.—The Governing
18	Board shall develop eligibility criteria for any external
19	partners, participants in, or recipients of the NIA funding
20	for Portfolio Projects, including Eligible Private Entities.
21	(e) Portfolio Project Selection by NIA Oper-
22	ATING SUBSIDIARIES.—
23	(1) Project analysis and monitoring com-
24	MITTEES.—Each NIA Operating Subsidiary, includ-
25	ing the NIB, shall establish a special Project Anal-

1	ysis and Monitoring Committee charged with identi-
2	fying and evaluating its investment prospects and
3	selecting individual projects and undertakings for in-
4	clusion in such NIA Operating Subsidiary's asset
5	portfolio. In performing these tasks, both the NIA
6	Operating Subsidiary and its Project Analysis and
7	Monitoring Committee shall comply with the applica-
8	ble rules, policies, and procedures promulgated by
9	the Governing Board.
10	(2) Portfolio project selection.—
11	(A) In general.—In selecting Portfolio
12	Projects, an NIA Operating Subsidiary shall—
13	(i) comply with all rules and proce-
14	dures issued by the Governing Board
15	under this section;
16	(ii) ensure fair and equitable access to
17	NIA funding, among other things, by
18	maintaining effective communication with
19	and providing technical assistance to local
20	public entities, nonprofit organizations,
21	employee- or community-owned enterprise,
22	start-ups, and minority-run businesses;
23	(iii) identify potential investment op-
24	portunities through the project identifica-

1	tion methods described under subsection
2	(b); and
3	(iv) evaluate projects thoroughly, ap-
4	plying the project eligibility criteria speci-
5	fied in this section or established by the
6	Governing Board.
7	(B) Project analysis.—In evaluating
8	and selecting potential Portfolio Projects, each
9	NIA Operating Subsidiary, acting through its
10	Project Analysis and Monitoring Committee
11	shall conduct the following:
12	(i) Financial analysis.—A financial
13	analysis of expected direct and indirect
14	revenues and costs associated with the
15	project, provided, however, that such finan-
16	cial analysis shall not constitute the sole or
17	principal basis for the NIA Operating Sub-
18	sidiary's decisions with respect to any
19	project or investment.
20	(ii) Public economic benefit
21	ANALYSIS.—A public economic benefit
22	analysis, including—
23	(I) the projected impact on mac-
24	roeconomic growth, employment, and

1	similar metrics applied on local, State,
2	regional, or national levels; and
3	(II) potential measurable benefits
4	to affected communities, businesses,
5	and other economic actors.
6	(iii) Environmental and social
7	BENEFITS ANALYSIS.—An environmental
8	and social benefits analysis, including—
9	(I) reductions in emissions, in-
10	creased environmental sustainability,
11	and related metrics;
12	(II) long-term contribution to an
13	environmentally sustainable and resil-
14	ient economic growth;
15	(III) increased access to housing
16	(including through reduced costs of
17	living), employment (including
18	through reduced commute times and
19	costs), educational, and other opportu-
20	nities for communities; and
21	(IV) health benefits (including
22	through better or more equitable ac-
23	cess to healthcare and wellness amen-
24	ities).

1	(iv) Stakeholder impact anal-
2	YSIS.—A stakeholder impact analysis, in-
3	cluding—
4	(I) targeted benefits for dis-
5	advantaged communities and groups;
6	and
7	(II) identification of potential for
8	cooperation and coordination with
9	public and private constituencies.
10	(f) Investment Advisory Council.—
11	(1) In general.—To assist and advise the
12	NIA Operating Subsidiaries on technical matters re-
13	lated to their respective investment and portfolio
14	management strategies, the Governing Board shall
15	establish and appoint the Investment Advisory Coun-
16	cil, a consultative body comprising individuals widely
17	recognized for their expertise and experience in fi-
18	nancial management, investment banking, infra-
19	structure finance, macroeconomic analysis, urban
20	planning, and related fields.
21	(2) Duties.—The Investment Advisory Council
22	shall provide technical advice to the NIA Operating
23	Subsidiaries in order to assist with a more com-
24	prehensive assessment of investment opportunities
25	and performance. The Investment Advisory Council's

1	powers and duties shall be exclusively of advisory
2	and consultative character.
3	(3) Membership; conflicts of interest.—
4	The Governing Board shall—
5	(A) determine the number, qualifications,
6	selection and appointment procedures, terms of
7	service, and rights and responsibilities of the
8	Investment Advisory Council members;
9	(B) establish rules and procedures gov-
10	erning the activities of the Investment Advisory
11	Council, including rules and procedures for
12	recusal or removal of individual members of the
13	Investment Advisory Council whose personal or
14	professional interests may conflict, or appear to
15	conflict, with the NIA's interests and objectives;
16	and
17	(C) oversee the operation of the Invest-
18	ment Advisory Council on an ongoing basis.
19	SEC. 416. PUBLIC ACCOUNTABILITY.
20	(a) Periodic Reports and Congressional Testi-
21	MONY.—
22	(1) Reports.—The Governing Board shall sub-
23	mit to the President and Congress, within 90 days
24	after the last day of each fiscal year, a completed

1	and detailed NIA Annual Report with respect to the
2	preceding fiscal year, setting forth—
3	(A) the core principles, objectives, and im-
4	plementation priorities of the National Invest-
5	ment Strategy over different time horizons;
6	(B) any changes, revisions, or adjustments
7	to the National Investment Strategy and the
8	NIA's developmental goals and priorities since
9	the date of the last NIA Annual Report;
10	(C) the Governing Board's discussion and
11	analysis of the NIA's financial results and con-
12	dition, overall performance of the NIA's statu-
13	tory duties and public policy objectives, and ac-
14	tions undertaken in pursuit of such objectives;
15	(D) the discussion and analysis of the envi-
16	ronmental impact, social and racial equity im-
17	pact, and labor and employment impact of the
18	NIA's activities; and
19	(E) any other information Congress may
20	request.
21	(2) Testimony.—In conjunction with the sub-
22	mission of the NIA Annual Report, the Chair of the
23	Governing Board, along with the Presidents of the
24	NIB and other NIA Operating Subsidiaries, shall
25	provide written and oral testimony in Congress on

1	matters covered in the NIA Annual Report and re-
2	lated matters.
3	(b) Annual Audits.—
4	(1) RECORDKEEPING REQUIREMENT.—The
5	NIA and each NIA Operating Subsidiary shall main-
6	tain adequate books and records that correctly re-
7	flect the financial transactions, condition, and re-
8	sults of operation of the NIA or NIA Operating
9	Subsidiary.
10	(2) Audits.—
11	(A) GAO AUDIT OF NIA.—The Comptroller
12	General of the United States shall perform an
13	annual audit of the NIA's consolidated books of
14	account.
15	(B) SPECIAL NIA AUDIT PANEL.—
16	(i) In General.—The Comptroller
17	General of the United States shall, annu-
18	ally, establish a Special NIA Audit Pane
19	to perform an independent audit of the fi-
20	nancial performance of each NIA Oper-
21	ating Subsidiary.
22	(ii) Members.—The Comptroller
23	General shall ensure that each Special NLA
24	Audit Panel consists of—

1	(I) representatives of the Govern-
2	ment Accountability Office; and
3	(II) representatives of each U.S.
4	public accounting firm of nationally
5	recognized standing.
6	(3) ACCOUNTING STANDARDS.—The NIA and
7	NIA Operating Subsidiaries shall use generally ac-
8	cepted accounting practices or such other rec-
9	ommended accounting practices as the Governing
10	Board determines appropriate.
11	(c) Public Interest Council.—
12	(1) Establishment.—There is established the
13	Public Interest Council (the "Council"), an inde-
14	pendent advisory and consultative body, which shall
15	safeguard the effective representation and incorpora-
16	tion of the interests of the American people in the
17	formulation and implementation of the National In-
18	vestment Strategy and other activities of the NIA
19	and the NIA Operating Subsidiaries.
20	(2) Members.—The Public Interest Council
21	shall consist of 7 members, appointed by the Presi-
22	dent from among individuals who—
23	(A) are academics, community leaders,
24	consumer advocates, etc.:

1	(B) have demonstrated expertise in various
2	areas relevant to the NIA's overall mission, ex-
3	perience in community representation, and rep-
4	utation for integrity; and
5	(C) do not have a conflict of interest.
6	(3) Functions and Powers.—The Public In-
7	terest Council shall—
8	(A) advise the Governing Board on matters
9	of public policy and public well-being arising in
10	the course of the activities of the NIA and NIA
11	Operating Subsidiaries;
12	(B) provide an independent public interest-
13	based perspective on substantive policy issues
14	faced, and strategic decisions made, by the NIA
15	and NIA Operating Subsidiaries in the course
16	of fulfilling their statutory functions and re-
17	sponsibilities;
18	(C) inform and advise Congress on matters
19	of special public concern or significance, as re-
20	lated to the operations of the NIA and NIA Op-
21	erating Subsidiaries;
22	(D) recommend to Congress and the Gov-
23	erning Board specific measures to—
24	(i) correct or improve the performance
25	and impact of the NIA and NIA Operating

1	Subsidiaries on the well-being of the Amer-
2	ican public; or
3	(ii) enhance the transparency of the
4	actions and decisions of the NIA and NIA
5	Operating Subsidiaries;
6	(E) have broad rights to request access to
7	the books and records of the NIA and NIA Op-
8	erating Subsidiaries and such other information
9	necessary or helpful to the Council in the per-
10	formance of its duties;
11	(F) engage in an ongoing discussion and
12	dialogue with communities, public interest
13	groups, mass media, and other public stake-
14	holders, for the purpose of keeping the Amer-
15	ican public informed about, and collecting pub-
16	lic feedback with respect to, the activities and
17	plans of the NIA and NIA Operating Subsidi-
18	aries; and
19	(G) take any other actions necessary or in-
20	cidental to any of the foregoing.
21	(4) Congressional reports.—Annually, the
22	Public Interest Council shall prepare and submit to
23	Congress and the President a full report, outlining
24	the Council's independent assessment of, and rec-
25	ommendations related to the performance and the

1	impact of the NIA and NIA Operating Subsidiaries
2	on issues of public policy significance.
3	(5) Staff.—The Public Interest Council shall
4	have full-time dedicated exclusively to supporting the
5	Council's performance of its powers and duties.
6	(6) Funding.—There is appropriated, out of
7	any money in the Treasury not otherwise appro-
8	priated, \$10,000,000 for fiscal year 2022 and each
9	fiscal year thereafter, to carry out the functions of
10	the Public Interest Council .
11	Subtitle B—NIA Regional Offices
12	SEC. 421. ESTABLISHMENT.
13	(a) In General.—The Governing Board shall estab-
14	lish regional offices of the NIA in each of the following
15	18 geographic regions:
16	(1) Region 1, encompassing the States of
17	Maine, Vermont, New Hampshire, Massachusetts
18	and Rhode Island.
19	(2) Region 2, encompassing the States of New
20	York, New Jersey, and Connecticut.
21	(3) Region 3, encompassing the States of Penn-
22	sylvania, Ohio, West Virginia, Delaware, and Ken-
23	tucky.

1	(4) Region 4, encompassing the States of Vir-
2	ginia, Maryland, North Carolina, and South Caro-
3	lina and the District of Columbia.
4	(5) Region 5, encompassing the States of Ten-
5	nessee, Mississippi, Alabama, and Arkansas.
6	(6) Region 6, encompassing the States of Flor-
7	ida and Georgia.
8	(7) Region 7, encompassing the States of
9	Michigan, Wisconsin, Indiana, and Illinois.
10	(8) Region 8, encompassing the States of Min-
11	nesota, Iowa, and Missouri.
12	(9) Region 9, encompassing the States of Kan-
13	sas, Nebraska, North Dakota, and South Dakota.
14	(10) Region 10, encompassing the States of
15	Louisiana, Oklahoma, and Texas.
16	(11) Region 11, encompassing the States of
17	Montana, Wyoming, and Idaho.
18	(12) Region 12, encompassing the States of
19	Colorado, Utah, and Nevada.
20	(13) Region 13, encompassing the States of Ar-
21	izona and New Mexico.
22	(14) Region 14, encompassing the state of Cali-
23	fornia.
24	(15) Region 15, encompassing the States of
25	Washington and Oregon.

1	(16) Region 16, encompassing the State of
2	Alaska.
3	(17) Region 17, encompassing the State of Ha-
4	waii.
5	(18) Region 18, encompassing the territories of
6	Puerto Rico, Guam, U.S. Virgin Islands, American
7	Samoa, and Northern Mariana Islands
8	(b) Adjustments.—The Governing Board may ad-
9	just the composition of the regions described under sub-
10	section (a) from to time to time if the Governing Board
11	determines it appropriate.
12	SEC. 422. ORGANIZATION AND STRUCTURE.
13	(a) Leadership.—Subject to the rules and proce-
14	dures established under section 412(d), each regional of-
15	fice shall be headed by a Director, who shall be appointed
16	by the Governing Board and be directly accountable to it.
17	(b) NIA STAFF.—The Director of each regional office
18	shall appoint staff to provide regional support to the Gov-
19	erning Board in carrying out the duties of the Governing
20	Board.
21	(c) NIA OPERATING SUBSIDIARIES.—The head of
22	each NIA Operating Subsidiary shall locate staff within
23	each regional office to provide the subsidiary with regional
24	support in carrying out the duties of the subsidiary.

1	SEC. 423. FUNCTIONS.
2	In addition to the functions described under section
3	422, the regional offices shall—
4	(1) serve as the key liaison between the NIA
5	and State and local public authorities, businesses,
6	and communities;
7	(2) participate in Portfolio Project identifica-
8	tion, selection, and management, in order to ensure
9	effective representation of local and regional eco-
10	nomic and community needs and interests and to
11	provide an additional source of public accountability
12	for the NIA;
13	(3) cooperate and coordinate the NIA's regional
14	operations with the activities of regional Federal re-
15	serve banks and other Federal agencies; and
16	(4) encourage the creation of, and cooperate
17	with, State and local public banks, development
18	banks, "green" banks, and other public finance in-
19	stitutions.
20	Subtitle C—National Infrastructure
21	Bank
22	SEC. 431. ESTABLISHMENT.
23	There is established, as a Government corporation
24	subject to chapter 91 of title 31, United States Code, the
25	National Infrastructure Bank ("NIB").

1 SEC. 432. FUNCTIONS.

- 2 (a) NIB MANDATE.—The mandate of the NIB shall be to implement the National Investment Strategy by engaging in credit market activities supporting public and 4 5 private investment in Critical Public Infrastructure projects. 6 7 (b) Powers.—The NIB shall have the following pow-8 ers: 9 (1) To make senior or subordinated loans, pur-10 chase senior or subordinated debt and equity securi-11 ties, or to enter into a binding commitment to do 12 any of the foregoing, the proceeds of which are to 13 be used to finance or refinance the development of 14 one or more Critical Public Infrastructure projects. 15 (2) To issue guarantees. 16 (3) To issue and sell debt obligations of the 17 NIB, on secured or unsecured basis, of such matu-18 rities and on such terms as the NIB Board shall de-19 termine from time to time. 20 (4) To purchase in the open market any of 21 NIB's outstanding obligations at any time and at 22 any price the NIB Board determines appropriate
- (5) To monitor and oversee Portfolio Projectsfinanced, in whole or in part, by the NIB.

23

under the circumstances.

1	(6) To exercise all other lawful powers which
2	are necessary or appropriate to carry out, and are
3	consistent with, the purposes of the NIB.
4	(c) Investment Priorities.—In carrying out the
5	mandate of the NIB, the NIB Board shall, subject to the
6	rules established by the Governing Board under section
7	415—
8	(1) conduct risk analysis and manage portfolio
9	risk;
10	(2) target investments based on their potential
11	to produce long-term public benefits and have a
12	long-term economic impact and not based solely on
13	anticipated revenues or profit considerations;
14	(3) in carrying out direct lending activities, tar-
15	get and prioritize projects that have some national
16	socioeconomic significance but face difficulty in se-
17	curing low-cost financing in traditional markets; and
18	(4) in carrying out secondary market-making
19	activities, prioritize municipal bonds supporting pub-
20	lic goods and projects, by purchasing such bonds di-
21	rectly from State and local public issuers at favor-
22	able rates.
23	SEC. 433. NIB GOVERNANCE.
24	(a) Board of Directors.—

1	(1) In General.—There is established the
2	Board of Directors of the NIB, which shall, subject
3	to the rules of the NIA established under section
4	412(c), serve as the head of the NIB.
5	(2) Membership.—The NIB Board shall con-
6	sist of the following 9 members:
7	(A) Class a directors.—Three class A
8	directors, to be appointed by the President by
9	and with the advice and consent of the Sen-
10	ate—
11	(i) one of which shall be designated by
12	the President as the President of the NIB;
13	and
14	(ii) one of which shall be designated
15	by the President as the Vice President of
16	the NIB.
17	(B) Class B directors.—Three class B
18	directors, to be appointed by the President, by
19	and with the advice and consent of the Senate,
20	from among a pool of candidates nominated by
21	the private sector.
22	(C) Class c directors.—Three class C
23	directors, to be appointed by the President, by
24	and with the advice and consent of the Senate,
25	from among a pool of candidates nominated by

1	labor, environmental, and other public interest
2	organizations.
3	(3) QUALIFICATIONS.—Class A and B directors
4	shall be appointed from among individuals with
5	proven technical expertise and experience in core
6	fields, including infrastructure finance, banking,
7	public finance, macroeconomics, environmental
8	science or engineering, and such other non-financial
9	disciplines as the Governing Board may determine
10	appropriate.
11	(4) Conflicts of interest.—The Governing
12	Board shall establish strict conflicts-of-interest pro-
13	hibitions applicable to class A and B directors.
14	(5) Selection of entities nominating can-
15	DIDATES.—The Governing Board shall establish
16	policies and procedures for selecting which entities
17	may nominate directors for the position of Class B
18	and C directors.
19	(6) Terms of Service.—
20	(A) IN GENERAL.—The members of the
21	NIB Board shall serve a 10-year term, and
22	members may not serve more than one term.
23	(B) Staggered terms.—Notwithstanding
24	subparagraph (A)—

1	(i) in appointing the initial members
2	of the NIB Board, the President shall
3	stagger the terms of the initial members
4	such that no more than one member's term
5	ends in any one year; and
6	(ii) the initial members of the NIB
7	Board may be appointed to a second term.
8	(7) Compensation.—
9	(A) President.—The President of the
10	NIB shall be compensated at the rate of pay
11	payable for a position at level I of the Executive
12	Schedule under section 5312 of title 5, United
13	States Code.
14	(B) Other members.—The members of
15	the NIB Board other than the President shall
16	be compensated at the rate of pay payable for
17	a position at level II of the Executive Schedule
18	under section 5313 of title 5, United States
19	Code.
20	(b) Committees.—The NIB shall have the following
21	committees:
22	(1) The Executive Committee, which shall be
23	comprised of the President of the NIB, the Vice
24	President of the NIB, and the executive officers de-
25	scribed under subsection (c).

1	(2) The Risk Management Committee.
2	(3) The Project Analysis and Monitoring Com-
3	mittee.
4	(4) The Audit and Compliance Committee.
5	(5) The Policy Impact Committee, which shall
6	focus on macroeconomic analysis and policy, commu-
7	nity impact, and labor-related standards.
8	(6) Such other committees as the NIB Board
9	determines necessary.
10	(c) Executive Officers.—The NIB Board shall
11	appoint, remove, fix the compensation, and define duties
12	of the NIB's executive officers, who shall include—
13	(1) the Chief Financial Officer;
14	(2) the Chief Compliance Officer;
15	(3) the Chief Risk Officer;
16	(4) the Chief Operations Officer;
17	(5) the General Counsel; and
18	(6) such other executive officers as the NIB
19	Board determines necessary.
20	(d) Bylaws.—The NIB Board shall adopt bylaws
21	and such other rules as are necessary for the proper man-
22	agement and functioning of the NIB.
23	SEC. 434. PROJECT ELIGIBILITY AND SELECTION.
24	(a) In General.—The NIB Board shall establish
25	eligibility and selection criteria for the NIB Portfolio

1	Projects, subject to the provisions of section 415 and the
2	policies and procedures for project selection and perform-
3	ance established by the Governing Board under section
4	415(e)(2).
5	(b) Specific Criteria.—In establishing the criteria
6	required under subsection (a), the NIB Board shall
7	prioritize providing credit support and technical assistance
8	to State, Tribal, and local authorities and other public en-
9	tities, for purposes of financing Critical Public Infrastruc-
10	ture.
11	TITLE V—HOMEOWNERSHIP
12	INVESTMENTS
13	SEC. 501. FIRST-GENERATION DOWNPAYMENT ASSISTANCE.
14	(a) Downpayment Program.—
15	(1) Establishment.—The Secretary of Hous-
16	ing and Urban Development shall carry out a pro-
17	gram under this section to provide grants to States
18	and eligible entities to provide financial assistance
19	under this section to first-generation homebuyers to
20	assist them with acquiring owner-occupied primary
21	residences.
22	(2) Allocation.—After reserving amounts as
23	required under subsections (e)(4) and (g)(2), any re-
24	maining amounts made available to carry out this
25	section shall be allocated as follows:

1	(A) States.—75 percent of such amounts
2	shall be allocated among States in accordance
3	with a formula established by the Secretary,
4	which shall take into consideration—
5	(i) adult population size (excluding ex-
6	isting homeowners);
7	(ii) median area home prices; and
8	(iii) racial disparities in homeowner-
9	ship rates.
10	(B) Eligible entities.—25 percent of
11	such amounts shall be made available only to el-
12	igible entities on a competitive basis.
13	(3) Assistance.—Amounts from a grant under
14	this section shall be used only to provide assistance
15	
16	(A) on behalf of a qualified homebuyer;
17	and
18	(B) for—
19	(i) costs in connection with the acqui-
20	sition, involving an eligible mortgage loan,
21	of an eligible home, including downpay-
22	ment costs, closing costs, and costs to re-
23	duce the rates of interest on eligible mort-
24	gage loans;

1	(ii) for subsidies to make shared eq-
2	uity homes affordable to eligible home-
3	buyers by discounting the price for which
4	the home will be sold and to preserve the
5	home's affordability for subsequent eligible
6	buyers; and
7	(iii) for pre-occupancy home modifica-
8	tions required to accommodate qualified
9	homebuyers or members of their household
10	with disabilities.
11	(4) Amount.—A grant of assistance under this
12	section—
13	(A) may be provided on behalf of any
14	qualified homebuyer only once; and
15	(B) may not exceed \$20,000, or \$25,000
16	in the case of a qualified homebuyer who is a
17	socially and economically disadvantaged indi-
18	vidual, except that the Secretary may increase
19	such maximum limitation amounts in the case
20	of qualified homebuyers acquiring residences lo-
21	cated in high-cost areas, as determined based
22	on median home prices or prices of residences
23	under a shared equity homeownership program.
24	(5) Layering of Assistance.—Assistance
25	from grant amounts under this section may be pro-

1	vided on behalf of a qualified homebuyer who is re-
2	ceiving assistance from other sources, including
3	other State, Federal, local, private, public, and non-
4	profit sources, for acquisition of an eligible home.
5	(6) State administration.—
6	(A) IN GENERAL.—The Secretary shall re-
7	quire that each State receiving grant amounts
8	under this section administer the program to
9	provide assistance with such amounts through
10	the State housing finance agency for the State
11	or such other housing agency of the State as
12	the Secretary finds appropriate, except that any
13	such agency may, at the option of the agency,
14	contract with a nonprofit entity, including a
15	housing counseling agency approved by the Sec-
16	retary, to administer such assistance.
17	(B) Affirmatively furthering fair
18	HOUSING.—For a State to be eligible for a
19	grant under this section, the State shall be in
20	compliance with the Secretary's regulations im-
21	plementing the requirement under section
22	808(e)(5) of the Fair Housing Act (42 U.S.C.
23	3608(e)(5)) to affirmatively further fair hous-
24	ing.

1	(C) Prohibition of Priority.—In select-
2	ing qualified homebuyers for assistance with
3	grant amounts under this section, a State or el-
4	igible entity may not provide any priority or
5	preference for homebuyers who are acquiring el-
6	igible homes with a mortgage loan made, in-
7	sured, guaranteed, or otherwise assisted by the
8	State housing finance agency for the State, any
9	other housing agency of the State, or an eligible
10	entity when applicable.
11	(7) REALLOCATION OF STATE AMOUNTS.—The
12	Secretary shall reallocate any grant funds under this
13	section allocated for a fiscal year that remain un-
14	used at the end of such fiscal year among States
15	and eligible entities that demonstrate to the Sec-
16	retary the capacity to expend such amounts and that
17	are satisfactorily meeting the goals of the program
18	under this section, as determined by the Secretary.
19	(8) Uniformity and program standardiza-
20	TION.—The Secretary shall establish a uniform set
21	of requirements to which each State and eligible en-
22	tity receiving grant amounts under this section shall
23	comply.
24	(b) Qualified Homebuyers.—

1	(1) REQUIREMENTS.—Assistance from grant
2	amounts under this section may be provided only on
3	behalf of a homebuyer who meets all of the following
4	requirements:
5	(A) INCOME.—The household of the home-
6	buyer has an income that does not exceed—
7	(i) 120 percent of median income for
8	the area (as determined by the Secretary)
9	within which—
10	(I) the eligible home to be ac-
11	quired using such assistance is lo-
12	cated; or
13	(II) the place of residence of the
14	homebuyer is located; or
15	(ii) in the case of a homebuyer acquir-
16	ing an eligible home that is located in a
17	high-cost area. as determined by the Sec-
18	retary, 180 percent of the median income
19	for the area within which the eligible home
20	to be acquired using such assistance is lo-
21	cated; and
22	(B) First-time homebuyer.—The home-
23	buyer, as self-attested by the homebuyer, is a
24	first-time homebuyer, as such term is defined in
25	section 92.2 of the Secretary's regulations (24

1	C.F.R. 92.2), except that for purposes of this
2	paragraph the reference in such section 92.2 to
3	the American Dream Downpayment Initiative
4	shall be considered to refer to the program
5	under this section.
6	(C) First-generation homebuyer.—
7	The homebuyer is, as self-attested by the home-
8	buyer—
9	(i) an individual—
10	(I) whose parents or legal guard-
11	ians do not have any present residen-
12	tial ownership interest in any State;
13	and
14	(II) whose spouse, or domestic
15	partner, and each member of whose
16	household has not, during the 3-year
17	period ending upon acquisition of the
18	eligible home to be acquired using
19	such assistance, had any present own-
20	ership interest in a principal residence
21	in any State; or
22	(ii) an individual who has at any time
23	been placed in foster care.
24	(2) Reliance on Borrower attestations.—
25	No creditor shall be subject to liability, including

1	monetary penalties or requirements to indemnify a
2	Federal agency or repurchase a loan that has been
3	sold or securitized, for the provision of downpayment
4	assistance under this section to a borrower who does
5	not meet the eligibility requirements if the creditor
6	does so in good faith reliance on borrower attesta-
7	tions of eligibility required by this section or regula-
8	tion.
9	(c) Eligible Homes.—
10	(1) In General.—Assistance from grant
11	amounts under this section may be provided only in
12	connection with the acquisition by a qualified home-
13	buyer of a residential property that—
14	(A) consists of 1 to 4 dwelling units; and
15	(B) will be occupied by the qualified home-
16	buyer, in accordance with such assurances and
17	commitments as the Secretary shall require, as
18	the primary residence of the homebuyer, subject
19	to subsection (b).
20	(2) Repayment of assistance.—
21	(A) REQUIREMENT.—The Secretary shall
22	require that, if a homebuyer on behalf of whom
23	assistance is provided from grant amounts
24	under this section fails or ceases to occupy the
25	property acquired using such assistance as the

1	primary residence of the homebuyer, except in
2	the case of assistance is provided in connection
3	with the purchase of a primary residence
4	through a shared equity homeownership pro-
5	gram, the homebuyer shall repay to the Sec-
6	retary—
7	(i) 100 percent of the amount of such
8	assistance, if such failure to occupy com-
9	mences before the expiration of the 12-
10	month period beginning on the date of ac-
11	quisition;
12	(ii) 80 percent of the amount of such
13	assistance, if such failure to occupy com-
14	mences after the expiration of the 12-
15	month period beginning on such date of
16	acquisition but before the expiration of the
17	24-month period beginning on such date of
18	acquisition;
19	(iii) 60 percent of the amount of such
20	assistance, if such failure to occupy com-
21	mences after the expiration of the 24-
22	month period beginning on such date of
23	acquisition but before the expiration of the
24	36-month period beginning on such date of
25	acquisition;

1	(iv) 40 percent of the amount of such
2	assistance, if such failure to occupy com-
3	mences after the expiration of the 36-
4	month period beginning on such date of
5	acquisition but before the expiration of the
6	48-month period beginning on such date of
7	acquisition; and
8	(v) 20 percent of the amount of such
9	assistance, if such failure to occupy com-
10	mences after the expiration of the 48-
11	month period beginning on such date of
12	acquisition but before the expiration of the
13	60-month period beginning on such date of
14	acquisition.
15	(B) Limitation.—Notwithstanding sub-
16	paragraph (A), if a homebuyer on behalf of
17	whom assistance is provided from grant
18	amounts under this section experiences an un-
19	foreseen hardship, such as death or military de-
20	ployment, or sells the property acquired with
21	such assistance before the expiration of the 60-
22	month period beginning on such date of acquisi-
23	tion and the capital gains from such sale are
24	less than the amount the homebuyer is required
25	to repay the Secretary under subparagraph (A),

1	the homebuyer shall not be liable to the Sec-
2	retary for repayment of the amount of such
3	shortage.
4	(3) Community land trusts and shared
5	EQUITY HOMEOWNERSHIP PROGRAMS.—If assistance
6	from grant amounts under this section are provided
7	in connection with an eligible home made available
8	through a community land trust or shared equity
9	homeownership program, such assistance shall re-
10	main in the community land trust or shared equity
11	property upon transfer of the property to keep the
12	home affordable to the next eligible community land
13	trust or shared equity homebuyer.
14	(d) Eligible Mortgage Loans.—Assistance from
15	grant amounts under this section may be provided only
16	in connection with the acquisition of an eligible home in-
17	volving a residential mortgage loan that—
18	(1) meets the underwriting requirements and
19	dollar amount limitations for acquisition by the Fed-
20	eral National Mortgage Association or the Federal
21	Home Loan Mortgage Corporation;
22	(2) is made, insured, or guaranteed under title
23	II of the National Housing Act (12 U.S.C. 1707 et
24	seq.) or title V of the Housing Act of 1949 (42
25	U.S.C. 1471 et seq.);

1	(3) is a qualified mortgage, as such term is de-
2	fined in section 129C(b)(2) of the Truth in Lending
3	Act (15 U.S.C. 1639c(b)(2));
4	(4) is made, insured, or guaranteed under chap-
5	ter 37 of title 38, United States Code; or
6	(5) is guaranteed under section 184 of the
7	Housing and Community Development Act of 1992
8	(12 U.S.C. 1715z-13a).
9	(e) Housing Counseling Requirement.—
10	(1) In general.—Except as provided pursuant
11	to subsection (b), assistance with grant amounts
12	under this section may not be provided on behalf of
13	qualified homebuyer unless such homebuyer has
14	completed a program of counseling with respect to
15	the responsibilities and financial management in-
16	volved in homeownership before entering into a sales
17	purchase agreement or loan application, except as
18	provided under paragraph (3), as the Secretary shall
19	require, provided through a counseling agency ap-
20	proved by the Secretary. Such program may be de-
21	livered virtually, by telephone, or any other method
22	the Secretary determines acceptable and shall in-
23	clude providing information on fair housing rights
24	and on the availability of post-purchase housing

- 1 counseling opportunities and instruction on how to 2 file a fair housing complaint.
 - (2) Alternative requirement.—The Secretary shall provide that if a qualified homebuyer is unable to complete the requirement under paragraph (1) within 30 days due to housing counseling agency capacity issues, a State or eligible entity may allow such qualified homebuyer to complete alternative homebuyer education to fulfill the requirement under paragraph (1), including homebuyer education that is provided through an online platform, and such qualified homebuyer shall be made aware of the availability of post-purchase housing counseling opportunities.
 - (3) Referral upon mortgage denial.—The Secretary shall require that any qualified homebuyer who has completed a counseling program referred to in paragraph (1) or alternative requirement pursuant to paragraph (2), who receives a commitment for assistance with grant amounts under this section and who applies for an eligible mortgage loan for acquisition of an eligible home and is denied such mortgage loan, shall be referred to a counseling agency described in paragraph (1) for counseling relating to such denial and for re-qualification. An eligible to the such denial and for re-qualification.

1	gible homebuyer may be re-qualified at least one ad-
2	ditional time in a calendar year, or more as deter-
3	mined by the Secretary.
4	(4) Funding.—Of any amounts appropriated
5	to carry out this section, the Secretary shall use not
6	less than 5 percent for costs of providing counseling
7	referred to in paragraph (1).
8	(f) Administrative Costs.— Of any grant amounts
9	under this section received by a State or eligible entity,
10	the State or eligible entity may use not more than 5 per-
11	cent for administrative costs of and training for carrying
12	out the program of the State or eligible entity to provide
13	assistance with such grant amounts.
14	(g) Reports.—
15	(1) In general.—For each fiscal year during
16	which the Secretary makes grants under this section,
17	the Secretary shall submit to the Congress, and
18	make publicly available online in an easily accessible
19	location on the website of the Department, a report
20	that shall include—
21	(A) demographic information regarding ap-
22	plicants for and recipients of assistance pro-
23	vided pursuant to this section, including race,
24	ethnicity, and gender;

1	(B) information regarding the types and
2	amount of assistance provided, including down-
3	payment assistance, assistance with closing
4	costs, and assistance to reduce mortgage loan
5	interest rates;
6	(C) information regarding properties ac-
7	quired using such assistance, including location,
8	property value, property type, and first mort-
9	gage type and investor.
10	All data shall be disaggregated by zip code or census
11	tract level, whichever is most feasible, and demo-
12	graphic information, including race, ethnicity, and
13	gender, and any other data points the Secretary
14	deems appropriate especially to observe equitable
15	outcomes to ensure the program is affirmatively fur-
16	thering fair housing.
17	(2) Capacity Building.—Of any amounts ap-
18	propriated to carry out this section, the Secretary
19	shall use not more than 1 percent to assist States
20	and eligible entities to develop capacity to meet the
21	reporting requirements under paragraph (1). The
22	Secretary shall encourage States and eligible entities
23	to consult with community-based and nonprofit or-
24	ganizations that have as their mission to advance
25	fair housing and fair lending.

1	(3) Privacy requirements.—
2	(A) In General.—Each State and eligible
3	entity that receives a grant under this section
4	shall establish data privacy and security re-
5	quirements for the information described in
6	paragraph (1) that—
7	(i) include appropriate measures to
8	ensure that the privacy of the individuals
9	and households is protected;
10	(ii) provide that the information, in-
11	cluding any personally identifiable informa-
12	tion, is collected and used only for the pur-
13	pose of submitting reports under para-
14	graph (1); and
15	(iii) provide confidentiality protections
16	for data collected about any individuals
17	who are survivors of intimate partner vio-
18	lence, sexual assault, or stalking.
19	(B) STATISTICAL RESEARCH.—
20	(i) IN GENERAL.—The Secretary—
21	(I) may provide full and
22	unredacted information provided
23	under paragraph (1), including per-
24	sonally identifiable information, for

1	statistical research purposes in ac-
2	cordance with existing law; and
3	(II) may collect and make avail-
4	able for statistical research, at the
5	census tract level, information col-
6	lected under subparagraph (A).
7	(ii) Application of privacy re-
8	QUIREMENTS.—A recipient of information
9	under clause (i) shall establish for such in-
10	formation the data privacy and security re-
11	quirements described in subparagraph (A).
12	(h) Compelling Interest Study.—The Secretary
13	and the Attorney General shall survey and compile evi-
14	dence to determine whether or not there is a sufficient
15	history of discrimination in housing and the appropriate
16	remedy to redress such historic discrimination. The Sec-
17	retary shall make conclusions and recommendations based
18	on the evidence and provide States and eligible entities
19	granted awards under this section an opportunity to mod-
20	ify their programs for assistance under this section ac-
21	cording to such recommendations.
22	(i) Definitions.—For purposes of this section, the
23	following definitions shall apply:
24	(1) Affirmatively further fair hous-
25	ING.—The term "affirmatively further fair housing"

1	has the same meaning as defined by the Secretary
2	to implement section 808(e)(5) of the Fair Housing
3	Act (42 U.S.C. 3608(e)(5))
4	(2) COMMUNITY LAND TRUST.—The term
5	"community land trust" means a nonprofit organi-
6	zation or State or local governments or instrumen-
7	talities that—
8	(A) use a ground lease or deed covenant
9	with an affordability period of at least 30 years
10	or more to—
11	(i) make homeownership units afford-
12	able to households; and
13	(ii) stipulate a preemptive option to
14	purchase the affordable homeownership
15	units so that the affordability of the units
16	is preserved for successive income-eligible
17	households; and
18	(B) monitor properties to ensure afford-
19	ability is preserved.
20	(3) ELIGIBLE ENTITY.—The term "eligible enti-
21	ty'' means—
22	(A) a minority depository institution, as
23	such term is defined in section 308 of the Fi-
24	nancial Institutions Reform, Recovery, and En-
25	forcement Act of 1989 (12 U.S.C. 1463 note);

1	(B) a community development financial in-
2	stitution, as such term is defined in section 103
3	of the Riegle Community Development and
4	Regulatory Improvement Act of 1994 (12
5	U.S.C. 4702), that is certified by the Secretary
6	of the Treasury and targets services to minority
7	and low-income populations and provides serv-
8	ices in neighborhoods having high concentra-
9	tions of minority and low-income populations;
10	and
11	(C) any other nonprofit, mission-driven en-
12	tity that the Secretary finds targets services to
13	minority and low-income populations and pro-
14	vides services in neighborhoods having high con-
15	centrations of minority and low-income popu-
16	lations.
17	(4) ELIGIBLE HOME.—The term "eligible
18	home" means a residential dwelling, including a unit
19	in a condominium or cooperative project or a manu-
20	factured housing unit, that meets the requirements
21	of subsection (c).
22	(5) ELIGIBLE MORTGAGE LOAN.—The term "el-
23	igible mortgage loan" means a residential mortgage
24	loan that meets the requirements of subsection (d).

1	(6) QUALIFIED HOMEBUYER.—The term
2	"qualified homebuyer" means a homebuyer who
3	meets the requirements of subsection (b), and in-
4	cludes homebuyers consisting of multiple individuals,
5	co-purchasers, and multi-member households.
6	(7) Secretary.—The term "Secretary" means
7	the Secretary of Housing and Urban Development.
8	(8) Shared equity homeownership pro-
9	GRAM.—
10	(A) IN GENERAL.—The term "shared eq-
11	uity homeownership program" means affordable
12	homeownership preservation through a resale
13	restriction program administered by a commu-
14	nity land trust, other nonprofit organization, or
15	State or local government or instrumentalities.
16	(B) Affordability requirements.—
17	Any such program under subparagraph (A)
18	shall—
19	(i) provide affordable homeownership
20	opportunities to households; and
21	(ii) utilize a ground lease, deed re-
22	striction, subordinate loan, or similar legal
23	mechanism that includes provisions ensur-
24	ing that the program shall—

1	(I) maintain the homeownership
2	unit as affordable for subsequent very
3	low-, low-, or moderate-income fami-
4	lies for an affordability term of at
5	least 30 years after recordation;
6	(II) apply a resale formula that
7	limits the homeowner's proceeds upon
8	resale; and
9	(III) provide the program admin-
10	istrator or such administrator's as-
11	signee a preemptive option to pur-
12	chase the homeownership unit from
13	the homeowner at resale.
14	(9) Socially and economically disadvan-
15	TAGED INDIVIDUAL.—The term "socially and eco-
16	nomically disadvantaged individual" means an indi-
17	vidual who meets the following requirements:
18	(A) SOCIAL DISADVANTAGE.—
19	(i) In general.—The individual is a
20	member of a socially disadvantaged group,
21	whose members have historically been sub-
22	jected to racial or ethnic discrimination
23	within the United States because of their
24	identity as members of such group without
25	regard to their individual qualities.

1	(ii) Presumption; rebuttal.—An
2	individual identifying as Black, Hispanic,
3	Native American, or Asian American, or
4	any combination thereof, shall be presumed
5	to be socially disadvantaged for purposes
6	of clause (i). Such presumption may be re-
7	butted by such individual with credible evi-
8	dence to the contrary.
9	(iii) Burden of Proof.—An indi-
10	vidual who does not identify as described
11	in clause (ii) shall be required to establish
12	individual social disadvantage for purposes
13	of clause (i) by a preponderance of the evi-
14	dence.
15	(iv) Rules.—The Secretary may
16	issue regulations as necessary to establish
17	procedures for complying with this sub-
18	paragraph.
19	(B) ECONOMIC DISADVANTAGE.—The indi-
20	vidual has an income that meets the require-
21	ments under subsection (b)(1).
22	(10) State.—The term "State" means any
23	State of the United States, the District of Columbia,
24	the Commonwealth of Puerto Rico, the United
25	States Virgin Islands, Guam, the Commonwealth of

- 1 the Northern Mariana Islands, American Samoa,
- and the tribal government of any Indian tribe, as
- 3 such term is defined in section 4 of the Native
- 4 American Housing Assistance and Self-Determina-
- 5 tion Act of 1996 (25 U.S.C. 4103).
- 6 (j) Regulations.—The Secretary shall issue any
- 7 regulations necessary to implement this section.
- 8 (k) AUTHORIZATION OF APPROPRIATIONS.—There is
- 9 authorized to be appropriated for grants under this section
- 10 \$10,000,000,000, and any amounts appropriated pursu-
- 11 ant to this section shall remain available until expended.
- 12 SEC. 502. FHA-INSURED SMALL DOLLAR MORTGAGE DEM-
- 13 ONSTRATION PROGRAM.
- 14 (a) AUTHORITY.—The Secretary of Housing and
- 15 Urban Development shall carry out a demonstration pro-
- 16 gram to make available FHA mortgage insurance to en-
- 17 courage lenders to originate small-dollar residential mort-
- 18 gage loans having an original principal balance of
- 19 \$100,000 or less.
- 20 (b) Terms; Timing.— The Secretary shall establish
- 21 the terms and requirements of the demonstration program
- 22 under this section not later than the expiration of the 12-
- 23 month period beginning on the date of the enactment of
- 24 this Act and shall begin processing applications from lend-
- 25 ers for mortgage insurance under the demonstration pro-

- 1 gram not later than the expiration of the 18-month period
- 2 beginning on such date of enactment.
- 3 (c) Limitation.—The aggregate original principal
- 4 amount of mortgages insured under the demonstration
- 5 program under this section may not exceed \$450,000.000.
- 6 (d) AUTHORIZATION OF APPROPRIATIONS.—There is
- 7 authorized to be appropriated \$10,000,000 for costs (as
- 8 such term is defined in section 502 of the Congressional
- 9 Budget Act of 1974 (2 U.S.C. 661a)) of the demonstra-
- 10 tion program under this section.

11 TITLE VI—EQUITY AND HUD

12 **CAPACITY-BUILDING**

- 13 SEC. 601. FAIR HOUSING ENFORCEMENT.
- 14 (a) Fair Housing Initiatives Program.—There is
- 15 authorized to be appropriated for the Fair Housing Initia-
- 16 tives Program under section 561 of the Housing and Com-
- 17 munity Development Act of 1987 (42 U.S.C. 3616a)
- 18 \$2,500,000,000, to remain available until expended, to en-
- 19 sure existing and newly created fair housing organizations
- 20 have expanded and strengthened capacity to address fair
- 21 housing inquiries and complaints; conduct local, regional,
- 22 and national testing and investigations; conduct education
- 23 and outreach activities; and to address costs of delivering
- 24 or adapting services in the wake of increased housing mar-

1	ket activity and evolving business practices in the housing
2	and lending markets.
3	(b) Fair Housing Assistance Program.—There is
4	authorized to be appropriated for the Fair Housing Assist-
5	ance Program under the Fair Housing Act (42 U.S.C.
6	3601 et seq.) \$2,500,000,000, to remain available until
7	expended.
8	SEC. 602. FAIR AND EQUITABLE HOUSING DEVELOPMENT
9	REQUIREMENTS.
10	(a) In General.—The Secretary of Housing and
11	Urban Development, the Secretary of Agriculture, the Ad-
12	ministrator of the Federal Emergency Management Agen-
13	cy, and the Secretary of the Treasury shall require, as part
14	of application for a grant or funding made available pursu-
15	ant to title I, II, III, or V of this Act—
16	(1)(A) certification of consultation with a quali-
17	fied fair housing enforcement organization, as such
18	term is defined in section 561 of the Housing and
19	Community Development Act of 1987 (42 U.S.C.
20	3616a); or
21	(B) where there is no qualified fair housing en-
22	forcement organization that covers the relevant serv-
23	ice area—
24	(i) a letter of support from a local govern-
25	ment office that has as its mission to advance

1	fair housing laws and anti-discrimination prin-
2	ciples; or
3	(ii) where there is no local government of-
4	fice that has as its mission to advance fair
5	housing laws and anti-discrimination principles,
6	a letter of support from a Fair Housing Assist-
7	ance Program agency, as such term is used in
8	subpart C of title 24, Code of Federal Regula-
9	tions; and
10	(2) a description of consultations made in ac-
11	cordance with paragraph (1) that includes the name
12	of the entity consulted, a description of the nature
13	of the consultation, identification of any concerns
14	raised during the consultation, and an explanation of
15	any changes made as a result of the consultation.
16	(b) Affirmatively Furthering Fair Housing.—
17	Recipients of a grant or funding made available pursuant
18	to funds under this Act shall be in compliance with the
19	Secretary's regulations implementing the requirement
20	under section 808(e)(5) of the Fair Housing Act (42
21	U.S.C. 3608(e)(5)) to affirmatively further fair housing.
22	(c) Funding.—Of any amounts available pursuant
23	to this Act for administrative and planning costs for
24	grants under this Act, not more than 0.5 percent may be

1	used to provide for consultations required under this sec-
2	tion.
3	SEC. 603. INCLUSION OF MINORITY AND WOMEN'S BUSI-
4	NESS ENTERPRISES.
5	(a) Duty.—It shall be the duty of each relevant
6	agency head—
7	(1) to consult and cooperate with grantees and
8	recipients, when utilizing funds made available pur-
9	suant to this Act, to promote the inclusion of minor-
10	ity and women's business enterprises, as defined in
11	subsection (b), including to establish—
12	(A) special consideration to increasing
13	grantee and recipient outreach to minority and
14	women's business enterprises to inform such
15	businesses of hiring opportunities created
16	through such funds; and
17	(B) procurement goals for the utilization of
18	minority and women's business enterprises; and
19	(2) to convene meetings with leaders and offi-
20	cials of State and local governments, tribal entities,
21	and public housing authorities for the purpose of
22	recommending and promoting funding opportunities
23	and initiatives needed to advance the position of mi-
24	nority and women's business enterprises when com-

1	peting for funds made available pursuant to this
2	Act.
3	(b) Definitions.—For the purposes of this section,
4	the following definitions shall apply:
5	(1) MINORITY.—The term "minority" has the
6	meaning given such term in section 308(b) of the
7	Financial Institutions Reform, Recovery, and En-
8	forcement Act of 1989 (12 U.S.C. 1463 note) and
9	also includes any indigenous person in the United
10	States or its territories.
11	(2) Minority and women's business enter-
12	PRISE.—The term "minority and women's business
13	enterprise" means a business at least 51 percent
14	owned and controlled by minority group members or
15	women.
16	(3) Relevant agency head.—The term "rel-
17	evant agency head" means, with respect to funds
18	made available pursuant to any section of this Act,
19	the head of the Federal agency responsible for ad-
20	ministering the program under which such funds are
21	to be expended.
22	SEC. 604. PROMOTING HOUSING ACCESSIBILITY AND
23	VISITABILITY.
24	(a) Accessibility Requirement.—The Secretary
25	of Housing and Urban Development shall issue a rule

1	amending sections 8.22 and 8.23 of title 24, Code of Fed-
2	eral Regulations to require that—
3	(1) not less than 10 percent of total dwelling
4	units or one dwelling unit, whichever is greater, in
5	each multifamily housing project shall be accessible
6	for persons with mobility impairments; and
7	(2) in addition to the units meeting the require-
8	ments of paragraph (1), not less than 5 percent of
9	total dwelling units or one dwelling unit, whichever
10	is greater, in each multifamily housing project shall
11	be shall be accessible for persons with hearing or vi-
12	sion impairments.
13	(b) Visitability Requirement.—
14	(1) Requirement.—It shall be unlawful for
15	any person or entity, with respect to a covered dwell-
16	ing unit designed, constructed, or commissioned,
17	contracted, or otherwise arranged for construction,
18	by the person or entity, to fail to ensure that the
19	dwelling unit contains not less than 1 level that com-
20	plies with the Standards for Type C (Visitable)
21	Units of the American National Standards Institute
22	(commonly known as ANSI) Standards for Acces-
23	sible and Usable Buildings and Facilities (section
24	1005 of ICC ANSI A117.1–2009) or any successor
25	standard.

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

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

(III) real or personal property or
any interest in or use of such prop-
erty, including—
(aa) a transfer or lease of
the property for less than the fair
market value or for reduced con-
sideration; and
(bb) proceeds from a subse-
quent transfer or lease of the
property if the Federal share of
the fair market value is not re-
turned to the Federal Govern-
ment;
(IV) any—
(aa) tax credit; or
(bb) mortgage or loan guar-
antee or insurance; and
(V) community development
funds in the form of an obligation
guaranteed under section 108 of the
Housing and Community Development
Act of 1974 (42 U.S.C. 5308); and
(ii) any assistance that is provided or
otherwise made available by the Secretary

1	of Agriculture under title V of the Housing
2	Act of 1949 (42 U.S.C. 1471 et seq.).
3	SEC. 605. REPORTS ON OUTCOMES.
4	(a) In General.—The Secretary of Housing and
5	Urban Development, in coordination with the Secretary of
6	the Treasury, the Administrator of the Federal Emer-
7	gency Management Agency, and the Secretary of Agri-
8	culture, shall submit a report to the Congress on an an-
9	nual basis until all funds made available pursuant to this
10	Act are expended, that provides a summary of outcomes
11	for each program for which such funds were made avail-
12	able, disaggregated at the census tract level or block group
13	level, when available, that shall include, to the maximum
14	extent possible, identification for the preceding year of—
15	(1) the total number of housing units produced,
16	rehabilitated, or mitigated using such funds;
17	(2) the percentage of such housing units that
18	are affordable to low-, to very low-, and to extremely
19	low-income households;
20	(3) the number of such housing units that are
21	located in high-poverty census tracts;
22	(4) the number of such housing units that are
23	located in low-poverty census tracts;

1	(5) the number of such housing units located in
2	areas where the percentage of households in a racial
3	or ethnic minority group—
4	(A) is at least 20 percentage points higher
5	than the percentage of that minority group for
6	the Metropolitan Statistical Area;
7	(B) is at least 20 percentage points higher
8	than the percentage of all minorities for the
9	Metropolitan Statistical Area; or
10	(C) exceeds 50 percent of the population;
11	(6) the number of such housing units with three
12	or more bedrooms;
13	(7) the number of such housing units located in
14	qualified opportunity zones designated pursuant to
15	section $1400Z-1$ of the Internal Revenue Code of
16	1986;
17	(8) the number of such housing units that are
18	in compliance with the design and construction re-
19	quirements of the Department of Housing and
20	Urban Development under section 100.205 of title
21	24, Code of Federal Regulations; and
22	(9) any other information that the Secretary of
23	Housing and Urban Development considers appro-
24	priate to illustrate the number of housing units
25	made available and accessible to protected classes

- 1 under the Fair Housing Act (42 U.S.C. 3601 et
- 2 seq.), disaggregated by protected class.
- 3 (b) Funding.—Of any amounts available pursuant
- 4 to this Act for administrative and planning costs for
- 5 grants under this title, not more than 0.5 percent may
- 6 be used to provide for consultations required under this
- 7 section. The Secretary shall encourage recipients of funds
- 8 under this Act to consult with community-based and non-
- 9 profit organizations that have as their mission to advance
- 10 fair housing and fair lending to meet the requirements
- 11 under this section.
- 12 SEC. 606. HUD SALARIES AND EXPENSES.
- 13 There is authorized to be appropriated
- 14 \$5,000,000,000 for salaries and expenses of the Depart-
- 15 ment of Housing and Urban Development for costs of car-
- 16 rying out this Act.