111TH CONGRESS 2D SESSION

H. R. 6468

To authorize the Secretary of Housing and Urban Development to initiate a voluntary multi-year effort to transform properties with rental assistance contracts under various programs into properties with long-term, property-based, sustainable rental assistance contracts that include flexibility to address capital requirements, to enhance resident choice, and to streamline and simplify the administration of rental assistance.

IN THE HOUSE OF REPRESENTATIVES

DECEMBER 1, 2010

Mr. Ellison (for himself, Mr. Al Green of Texas, Ms. Edwards of Maryland, Mr. Himes, and Mr. Cleaver) introduced the following bill; which was referred to the Committee on Financial Services

A BILL

To authorize the Secretary of Housing and Urban Development to initiate a voluntary multi-year effort to transform properties with rental assistance contracts under various programs into properties with long-term, property-based, sustainable rental assistance contracts that include flexibility to address capital requirements, to enhance resident choice, and to streamline and simplify the administration of rental assistance.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Rental Housing Revitalization Act of 2010".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings and purposes.
 - Sec. 3. Conversion of rental assistance.
 - Sec. 4. Transformation authority.
 - Sec. 5. Property-based contracts.
 - Sec. 6. Project-based voucher contracts.
 - Sec. 7. Conforming amendments.

6 SEC. 2. FINDINGS AND PURPOSES.

- 7 (a) FINDINGS.—The Congress finds that—
- 8 (1) the Department of Housing and Urban De-
- 9 velopment (in this section referred to as HUD) cur-
- rently provides rental assistance to more than 4.8
- million households through at least 13 different pro-
- grams that are implemented through an infrastruc-
- ture comprised of approximately public housing
- agencies, more than 18,000 individual Federal con-
- tracts with private owners, and hundreds of non-
- profit rental program administrators;
- 17 (2) the substantial unmet capital needs of the
- aging public and assisted housing stock hinder Fed-
- eral efforts to provide safe, high-quality, sustainable,
- 20 energy-efficient affordable housing; and
- 21 (3) the current rental assistance structure un-
- 22 necessarily increases transaction costs for developers

and communities, makes it more difficult for families in need to obtain rental assistance, impedes fair access to scarce resources, and fails to decrease the concentration of poor and minority families in distressed or isolated neighborhoods, to expand opportunities to live in mixed-income sustainable neighborhoods, or to expand opportunities to live in mixed-income sustainable neighborhoods, while at the same time worst-case housing needs and homelessness are increasing significantly.

(b) Purposes.—The purposes of this Act are—

- (1) to preserve affordable housing opportunities for the long term, by providing the opportunity for public housing agencies and private owners to convert from current forms of rental assistance under a variety of programs to long-term, property-based contracts that will enhance market-based discipline and enable owners to sustain operations and leverage private financing to address immediate and long-term capital needs;
 - (2) to enhance housing choice for residents;
- (3) to streamline and improve the delivery and oversight of rental assistance across all rental assistance programs by such means as promoting con-

- sortia, consolidation, and other locally designed
 structures for administrative functions;
- 3 (4) to create more uniform policies across all 4 rental assistance programs funded by the Secretary 5 of Housing and Urban Development to increase ad-6 ministrative efficiency at all levels of program oper-7 ations; and
- 8 (5) to facilitate the adoption of energy-efficient 9 and green technologies in HUD-assisted housing in 10 order to reduce operating costs, improve residents' 11 quality of life, and enhance and protect the value of 12 such housing.

13 SEC. 3. CONVERSION OF RENTAL ASSISTANCE.

section (k) the following new subsection:

- Section 8 of the United States Housing Act of 1937 15 (42 U.S.C. 1437f) is amended by inserting after sub-
- 17 "(1) CONVERSION OF RENTAL ASSISTANCE.—
- 18 "(1) AUTHORITY FOR CONVERSION OF RENTAL 19 ASSISTANCE.—The Secretary may, subject to the 20 availability of amounts provided in appropriations 21 Acts and that otherwise become available, and to the 22 control of the Secretary of applicable accounts in the 23 Treasury of the United States, allocate amounts to 24 public housing agencies and other owners of eligible 25 properties for the voluntary conversion of existing

1	project-based rental housing assistance contracts, as
2	specified in this subsection, including annual con-
3	tributions contracts, through the execution of long-
4	term, property-based assistance contracts under sub-
5	section (n) (in this subsection referred to as 'prop-
6	erty-based contracts') or of project-based voucher
7	rental assistance contracts for additional units of as-
8	sistance under subsection (o)(13) (in this subsection
9	referred to as 'project-based voucher contracts') with
10	public and private owners of properties assisted
11	under—
12	"(A) this section, excluding owners that
13	continue to request renewal of rental assistance
14	contracts under section 524 of the Multifamily
15	Assisted Housing Reform and Affordability Act
16	of 1997 (42 U.S.C. 1437f note);
17	"(B) section 9 of this Act (42 U.S.C.
18	1437g);
19	"(C) the rent supplement program under
20	section 101 of the Housing and Urban Develop-
21	ment Act of 1965 (12 U.S.C. 1701s);
22	"(D) the rental assistance program under
23	section 236(f)(2) of the National Housing Act
24	(12 U.S.C. 1715z-1(f)(2)); and

1	"(E) other Federal affordable housing pro-
2	grams, as authorized by statute.
3	"(2) Conditions and procedures for con-
4	VERSION PROCESS.—The Secretary shall provide, by
5	notice inviting owners of eligible properties to re-
6	quest conversion of assistance pursuant to this sub-
7	section, conditions and procedures for approval of
8	such requests as the Secretary determines appro-
9	priate, including conditions and procedures that—
10	"(A) promote the rehabilitation, including
11	energy-efficiency improvements and sustainable
12	design features, and long-term financial and
13	physical sustainability of properties;
14	"(B) deconcentrate poverty;
15	"(C) increase administrative efficiency; or
16	"(D) promote physical accessibility for per-
17	sons with disabilities.
18	"(3) Required conditions.—In addition to
19	any other conditions of conversion the Secretary may
20	require, the Secretary shall ensure, through meas-
21	ures including requirements for conversion requests,
22	contract provisions, and the control of the allocation
23	of amounts, that—
24	"(A) any property that is proposed for con-
25	version of assistance under this subsection and

will undergo substantial rehabilitation shall be subject to a detailed physical condition assessment that will identify rehabilitation needs, estimate repair and replacement needs, and identify opportunities to implement cost-effective, energy-efficient and green technologies;.

- "(B) the number of affordable units with property-based assistance is not decreased by the conversion of assistance under this subsection, except as provided in paragraph (5) of this subsection;
- "(C) there is no reduction in the number of families receiving rental assistance as a result of the conversion under this subsection;
- "(D) conversion under this subsection shall not be grounds for termination of tenancy; and
- "(E) the owner has complied with requirements established by the Secretary for consultation with residents about the owner's intention to apply for conversion under this subsection, and any related rehabilitation or demolition of units in which tenants reside and any resulting relocation of tenants to other units, including the applicable rights of return, which requirements shall include—

1	"(i) resident involvement in planning
2	for and implementation of conversion, in-
3	cluding reasonable steps to help ensure
4	meaningful participation for residents who
5	are limited in their English proficiency;
6	"(ii) meetings with residents to ensure
7	that each tenant wishing to return to revi-
8	talized on-site housing has the opportunity
9	to express that wish and be accorded pref-
10	erence for tenancy; and
11	"(iii) public meetings prior to imple-
12	menting any significant amendments or
13	changes to a conversion plan.
14	For a public housing agency, a plan to convert
15	under this subsection shall be considered a sig-
16	nificant amendment to the agency plan under
17	section 5A (42 U.S.C. 1437c-1), and the agen-
18	cy shall comply with applicable requirements to
19	consult with the resident advisory board and
20	the public concerning significant amendments.
21	"(4) AGREEMENT TO PROVIDE ASSISTANCE.—
22	The Secretary may provide for an agreement to pro-
23	vide assistance under a property-based or project-
24	based voucher contract with an owner of a property

in advance of final approval of conversion, to facili-

tate the owner's ability to obtain financing or for
other reasons.

"(5) One-for-one replacement of assistance under this subsection may have fewer assisted units under a property-based contract or under a project-based voucher contract after conversion that the property had immediately prior to the conversion of assistance (including vacant units) only if the assistance from such reduced number of units is transferred to an equal number of units in a replacement property or properties, as follows:

"(A) NUMBER OF UNITS.—For 100 percent of all such units in existence, as of the date of the request for conversion, that are to be demolished or disposed or converted to a unit that is not assisted under this Act, the owner shall provide a plan acceptable to the Secretary for timely replacement of each unit.

"(B) Number of Bedrooms.—Replacement housing shall reflect the number of bedrooms that are needed to adequately serve returning tenants, households currently on the waiting list and to meet future needs based on

1	other market data, as determined by the Sec-
2	retary.
3	"(C) DISABILITY ACCESSIBLE HOUSING.—
4	Off-site replacement housing shall not result in
5	a decrease in available inventory of disability
6	accessible housing, and all housing, where oth-
7	erwise covered, shall comply with the accessi-
8	bility requirements of the Fair Housing Act (42
9	U.S.C. 3601 et seq.) and section 504 of the Re-
10	habilitation Act of 1973 (29 U.S.C. 794).
11	"(D) Location.—Replacement housing
12	units shall be developed—
13	"(i) on the site of the property being
14	converted; and
15	"(ii) in the neighborhood or within the
16	metropolitan area up to 25 miles from the
17	property being converted, as necessary
18	to—
19	"(I) comply with fair housing re-
20	quirements;
21	"(II) deconcentrate poverty;
22	"(III) provide appropriate den-
23	sities for the property being con-
24	verted;

1	"(IV) promote location-efficient
2	communities; or
3	"(V) meet other factors as deter-
4	mined by the Secretary in order to
5	further the purposes of this subsection
6	and subsection (m).
7	"(E) Off-site replacement.—Replace-
8	ment housing developed off the site of the prop-
9	erty being converted as provided under subpara-
10	graph (D)(ii) shall meet the following require-
11	ments:
12	"(i) Economic opportunities.—
13	Off-site replacement housing shall offer ac-
14	cess to economic opportunities and public
15	transportation and be accessible to social,
16	recreational, educational, commercial,
17	health facilities and services, and other
18	municipal services and facilities that are
19	comparable under such standards as the
20	Secretary may prescribe.
21	"(ii) Prohibition of increase of
22	CONCENTRATION OF MINORITIES.—Off-site
23	replacement housing shall not be located in
24	areas of minority concentration, defined in
25	relation to the metropolitan area or rural

1	county in which the project is located, or
2	in areas of extreme poverty, except in
3	areas that qualify as revitalizing neighbor-
4	hoods, as defined by the Secretary.
5	"(F) TENANT-BASED VOUCHERS AS RE-
6	PLACEMENT HOUSING.—An owner may replace
7	up to half of the units that are demolished or
8	disposed of or permitted to be unassisted under
9	the conversion in accordance with this sub-
10	section with tenant-based vouchers in housing
11	markets where there is—
12	"(i) an adequate supply of affordable
13	rental housing in areas of low poverty,
14	which supply shall be demonstrated by
15	data that show within the housing market
16	area of the property that—
17	"(I) at least 80 percent of vouch-
18	ers under subsection (o) issued over
19	the last 24 months to comparable
20	families were successfully leased with-
21	in 120 days of issuance, or, if a suffi-
22	cient number of comparable families
23	have not received vouchers, an alter-
24	native measure, as the Secretary shall
25	design, is met;

1	"(II) existing voucher holders are
2	widely dispersed geographically in
3	areas of low poverty with access to
4	public transportation, education, and
5	other amenities, as determined by the
6	Secretary, among the available private
7	rental housing stock; and
8	"(III) the applicant provides a
9	market analysis demonstrating that—
10	"(aa) there is a relatively
11	high vacancy rate among units
12	that would meet or exceed hous-
13	ing quality standards within the
14	market area, as determined by
15	the Secretary, with rent and util-
16	ity costs not exceeding the appli-
17	cable payment standard under
18	subsection (o); and
19	"(bb) such high vacancy rate
20	within the market area is ex-
21	pected to continue for the next 5
22	years or longer; or
23	"(ii) a judgment, consent decree, or
24	other order of a court limits the ability of

1	the owner to comply with the requirements
2	under this paragraph.
3	"(G) DE MINIMIS REDUCTION.—Notwith-
4	standing any other provision of this subsection,
5	the owner of a property converting under this
6	subsection may demolish not more than the
7	lesser of 5 dwelling units or 5 percent of the
8	total dwelling units at the converting property,
9	but only—
10	"(i) to reconfigure units to serve re-
11	turning tenants or households currently on
12	the waiting list;
13	"(ii) if the space occupied by the de-
14	molished unit is used for meeting the serv-
15	ice or other needs of residents; or
16	"(iii) if the demolished unit was be-
17	yond repair.
18	"(6) Use restrictions.—The Secretary shall
19	require use and affordability restrictions as a condi-
20	tion of conversion of each property to a property-
21	based contract or project-based voucher contract, as
22	follows:
23	"(A) Public Housing.—
24	"(i) Basic requirements.—An
25	owner of a property assisted under section

9 approved for conversion of assistance pursuant to this subsection shall agree to provide the number of units, as required under paragraph (5), subject to the eligibility, targeting, and rent rules as provided under the property-based contract or project-based voucher contract for use as affordable housing for at least 30 years from the date of execution of the initial section 8 contract after conversion and continuously for the duration of each extension or renewal of such contract offered by the Secretary or a public housing agency pursuant to subsection (n) or (o)(13).

"(ii) Transfer or sale of property subject to a use agreement under this subparagraph, except properties subject to paragraph (18), shall be permitted without the prior approval of the Secretary. The Secretary shall not approve a sale or transfer to a for-profit entity, except as permitted under paragraph (13)(B) of this subsection to facilitate the use of tax credits under section 42 of the Internal Rev-

enue Code of 1986, and shall not approve a sale or transfer to a non-profit entity unless the Secretary determines that there is no capable public entity willing to take

ownership of the property.

"(B) Other Housing.—An owner of a property other than a property assisted under section 9 entering into a contract for rental assistance pursuant to this subsection shall agree to provide the number of units, as required under paragraph (5), subject to the eligibility, targeting, and rent rules as provided under the property-based or project-based voucher contract for use as affordable housing for the greater of the remaining term of any prior use restriction existing at the time of conversion to the new rental assistance contract or the initial term of the new rental assistance contract.

"(C) Modification of use agreement with transfer of assistance.—The Secretary shall establish procedures to allow for the transfer of assistance from all or part of the units in a property with converted assistance, at the request of an owner or upon expiration or termination of a rental assistance contract, to a

new contract for rental assistance at a replacement property or properties, subject to the requirements of paragraph (5), otherwise applicable legal requirements, and to a continuation of use restriction at the new property. The Secretary shall require owners requesting such modifications to provide notice and consultation with tenants as provided in paragraph (3)(E) and to assist tenants to relocate, in accordance with paragraph (9).

"(7) Tenants residing in units at time of conversion.—Notwithstanding any other provision of law, a family lawfully residing in an assisted unit in a property at the time of a conversion of assistance under this subsection shall be considered eligible for assistance under subsections (n) and (o)(13), as applicable, and shall not be subject to rescreening or termination of assistance or eviction from the unit or denial of reoccupancy after rehabilitation because of the conversion or the requirements of any other funds used to finance the rehabilitation, and the requirements of section 16 shall not apply to such family, but shall be complied with upon turnover of tenants. For purposes of section 42 of the Internal Revenue Code of 1986, such otherwise compliant

tenancies shall be considered to be in compliance with income requirements.

"(8) Energy efficiency.—The Secretary may implement measures to facilitate the cost-effective adoption of energy-efficient and green technologies in properties converting to assistance under this subsection and in replacement units newly constructed with assistance under this section.

"(9) Relocation assistance.—

"(A) APPLICABILITY OF UNIFORM RELOCATION AND REAL PROPERTY ACQUISITION POLICIES ACT.—The Uniform Relocation and Real Property Acquisition Policies Act of 1970 (42 U.S.C. 4601 et seq.) shall apply to displacement and relocation activities pursuant to the conversion of rental assistance under this subsection except as otherwise provided in this paragraph.

"(B) Temporary relocation.—A public housing agency or owner that acquires, rehabilitates, or demolishes any project or building, or portion thereof, in connection with the conversion or transfer of assistance under this subsection may temporarily, for a period not to exceed 12 months, or such other period, not to ex-

ceed 24 months, as the Secretary may authorize, relocate families lawfully residing in a unit on the property and provide such families notice and relocation assistance as required by the Secretary. A relocated family shall have, upon completion of the project and consistent with any guidelines issued by the Secretary, the right to return if the tenant has not committed serious or repeated violations of material terms of the lease or occupancy agreement at the time of departure from the housing subject to rehabilitation or demolition, or during the temporary relocation period.

"(C) Moving expenses.—When assistance is transferred to another property pursuant to this subsection without a period of temporary relocation, the public housing agency or owner shall offer each family that chooses to relocate from the property from which assistance is transferred to the property to which assistance is transferred payment of actual, reasonable, and necessary moving expenses, including utility deposits, and, if the newly assisted units are not owned by the public housing agency or

owner, payment of security deposits, credit checks, and other moving-related expenses.

"(D) Costs.—Displacement and relocation costs as required by law or as the Secretary may direct as authorized by this paragraph shall be paid from any rental assistance or other funds provided by the Secretary or otherwise available to a public housing agency or owner that may be used for such purpose. A displaced family may receive an incremental, tenant-based voucher under this section, if such a voucher is made available.

"(10) Amount of monthly assistance payment with respect to any unit upon conversion shall be the difference between the maximum monthly rent that the property-based or project-based voucher contract provides the owner is to receive for the unit plus the allowance for tenant-paid utilities and the rent that the family is required to pay under section 3 of this Act.

"(11) Tenants over-income for continuing subsidy.—If the required contribution of a family toward rent under section 3 exceeds the rent established for the unit and the applicable utility al-

lowance, the family may continue to reside in the unit and pay the established rent. The Secretary or the public housing agency shall not reduce the num-ber of units assisted under the property-based or project-based voucher contract due to residency by such a family, and may use funds not required for assistance under the contract in any year for other authorized rental assistance.

"(12) Designated Housing.—If the units proposed to be converted pursuant to this subsection are subject to an approved designation plan under section 7 (42 U.S.C. 1437e) or are designed to accommodate tenants with special needs under any other authority, the Secretary shall permit the designation or accommodation to continue to apply to the converted units under the same terms and conditions as would otherwise have applied, and may permit additional designations consistent with Federal statute or executive order.

"(13) Conversion of Public Housing.—In addition to such other conditions as the Secretary may require, the following conditions shall apply to a property assisted under section 9 that is converting to rental assistance under this subsection:

1	"(A) Treatment of converted
2	UNITS.—The conversion of units assisted under
3	section 9 to assistance in accordance with this
4	subsection shall not be considered a disposition
5	under section 18 (42 U.S.C. 1437p).
6	"(B) REQUIREMENTS FOR PROPERTIES
7	WITH HOUSING TAX CREDITS.—Public housing
8	agencies that utilize tax credits under section
9	42 of the Internal Revenue Code of 1986 for
10	rental housing units converted under this sub-
11	section with respect to such units shall provide
12	for—
13	"(i) an option for the public housing
14	agency to purchase limited partnership in-
15	terests in a property containing such units
16	after the tax compliance period under such
17	section 42;
18	"(ii) a provision to give a public hous-
19	ing agency an active role in property man-
20	agement decisions of such housing; or
21	"(iii) such other provision or provi-
22	sions as the Secretary may establish to en-
23	sure the preservation of the interest of the
24	public housing agency in the property.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

"(C) RESIDENT MEMBERSHIP ON BOARD.—A public housing agency that converts some or all of its units to assistance in accordance with this subsection shall comply with the resident board membership requirement of section 2(b) (42 U.S.C. 1437(b)), as applicable.

"(D) Existing contracts.—The Secretary shall require, following conversion of assistance in accordance with this subsection, that the Secretary and the public housing agency shall continue to meet obligations associated with financing pursuant to section 30 (42) U.S.C. 1437z-2), including financing obligations for which capital funds or operating funds provided under section 9 are pledged for repayment, if such obligations are not refinanced or otherwise paid off, using assistance provided under the property-based or project-based voucher contract or otherwise, and shall comply with the terms and conditions of contracts associated with such financings, energy performance contracts, and similar contracts, as specified by the Secretary, in effect before conversion of assistance in accordance with this subsection. The Secretary may require the allocation of an equi-

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

table percentage of repayment obligations to be repaid from assistance under the property-based or project-based voucher contracts or impose such other requirements as are necessary to ensure that the requirements of the preceding sentence are met, without imposing greater restrictions on the public housing agency than the agency would have had under the original financing.

"(E) USE OF CAPITAL FUNDS.—Notwithstanding any other provision of law, capital funds provided pursuant to section 9(d) (42) U.S.C. 1437g(d)) may be used for assistance in the financing of necessary improvements or other capital expenses for any project or units assisted under section 9 and to be converted to assistance in accordance with this subsection, including making a capital contribution to such a project where needed to make the financing feasible, the purchase or provision of letters of credit or other credit enhancements necessary to carry out successful conversions, initial contributions to any necessary reserves, and other financing expenses approved by the Secretary. The Secretary may waive or modify require-

ments otherwise applicable to such capital funds as necessary to facilitate their use in connection with conversions as authorized by this subsection.

"(F) Transition rents for tenants in converted public housing agency to implement such changes in rental payment requirements otherwise applicable to tenants at the time of conversion under this subsection as are necessary to prevent such tenants from having rents increased solely as a result of the conversion by more than 10 percent per year. The Secretary may require or authorize a public housing agency to adopt a specific time after which such transitional provisions no longer will be effective.

"(14) Transfer and use of funds.—

- "(A) TERMINATION OF ASSISTANCE UNDER PREVIOUS CONTRACT.—Following conversion under this subsection, additional assistance for a property shall not be provided under the previous contract, agreement, or authority.
- "(B) UNEXPENDED ASSISTANCE.—The Secretary shall take necessary actions to pro-

1	vide that, as a condition of conversion of a
2	property, the unexpended assistance, including
3	capital funds, made available for such property
4	under a previous contract, agreement, or au-
5	thority (up to and including the Federal fisca
6	year of conversion) shall be transferred to ac-
7	counts applicable to assistance provided under
8	this subsection to pay all or a portion of—
9	"(i) the up-front costs of conversion;
10	"(ii) the initial contributions to any
11	necessary reserves;
12	"(iii) the funding of the initial year or
13	years of the new property-based or project
14	based voucher contract of assistance en-
15	tered into pursuant to this subsection;
16	"(iv) the financing of necessary ren-
17	ovations to, or other capital expenses for
18	the property, including the making of cap-
19	ital contributions and the provision of let
20	ters of credit or other credit enhancements
21	or financing expenses approved by the Sec-
22	retary; and
23	"(v) contract administration of con-
24	verted rental assistance properties under
25	this subsection.

1 "(C) Transfer of funds.—To the ex2 tent provided in advance in appropriations Acts,
3 the Secretary may transfer funds between ac4 counts applicable to assistance provided under
5 section 9 and accounts applicable to assistance
6 provided under this subsection and subsections
7 (n) and (o).

"(15) Release of prior requirements.—A property assisted under a property-based or project-based voucher contract following conversion under this section shall not be subject to any terms, conditions, and requirements of the previous assistance from which it was converted, except as provided for by this subsection and subsections (n) and (o), and by such terms, conditions, and requirements as established for the new assistance by the Secretary.

"(16) Conversion from property-based contract to property under a property-based contract may convert to a project-based voucher contract at the request of the owner of the property and at the discretion of, and upon approval by, the Secretary if the property meets the applicable requirements under subsection (o)(13) and a public housing agen-

cy eligible to administer the contract agrees to such administration.

"(17) Notice of termination of affordability restrictions.—

"(A) IN GENERAL.—An owner of a property that has been converted to a propertybased contract pursuant to this subsection shall, if the owner intends not to renew or extend the rental assistance contract at the property, provide written notice of such intent at least 12 months in advance of the intended termination date. Notice shall be provided to the Secretary, the chief executive officer of the State and the unit of general local government (as such term is defined in section 4 of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12704)) in which the property is located, and to each tenant of the property at such time and in such form as may be prescribed by the Secretary through regulation.

"(B) Failure to provide notice.—If an owner fails to provide notice as required in subparagraph (A), the owner may not evict the tenants or increase the tenants' rent payments based upon the change in subsidy status of the

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1	property until such time as the owner has pro-
2	vided the notice and the 12-month period begin-
3	ning upon the provision of such notice has
4	elapsed.
5	"(18) Properties in Default, Fore-
6	CLOSURE, OR BANKRUPTCY.—
7	"(A) Properties in Default.—
8	"(i) Mortgage requirement.—Any
9	mortgage made on, or security interest
10	otherwise granted in, any property with a
11	rental assistance contract or agreement
12	converted pursuant to this subsection shall
13	include a provision for simultaneous notifi-
14	cation to the owner of the property and the
15	Secretary of any default under the mort-
16	gage or other security agreement.
17	"(ii) Conversion contract re-
18	QUIREMENT.—Any contract or agreement
19	to convert assistance pursuant to this sub-
20	section shall include a provision requiring
21	the owner to notify the Secretary of any
22	default under a mortgage made on, or se-
23	curity interest otherwise granted in, any
24	property with a rental assistance contract

or agreement converted pursuant to this 1 2 subsection. "(iii) Authority to suspend rent-3 AL ASSISTANCE.—After receiving notification of a default as provided in clause (i), 6 the Secretary may suspend all or a portion 7 of any rental assistance payments funded 8 by the Secretary under any contract on be-9 half of the property in default and use 10 amounts from such suspended payments to 11 cure the default. Such suspension shall not 12 be cause for eviction of any tenant assisted 13 under this section. "(iv) Audit.—The Secretary may 14 15 conduct an audit of any property that has 16 had rental assistance payments suspended 17 under clause (i). The owner of such prop-18 erty shall make available all records of the 19 property to the Secretary, including books 20 of account, bank statements, and contracts 21 for purposes of the audit. 22 "(v) RESUMPTION OF RENTAL ASSIST-23 ANCE.—Following cure of the default and 24 subject to the results of any audit con-

ducted under clause (iv), the Secretary

1	may terminate, in whole or in part, the
2	suspension of payments and resume pay-
3	ment in accordance with the contract. The
4	Secretary may require the payee under the
5	contract to take such corrective actions as
6	the Secretary determines to be appropriate
7	as a condition of resuming payments under
8	the contract.
9	"(B) Properties in foreclosure or
10	BANKRUPTCY.—Notwithstanding any provision
11	of Federal or State law, in the event of a fore-
12	closure, or the bankruptcy of an owner, of a
13	property converted under this subsection, such
14	property shall remain subject to—
15	"(i) such rental assistance contract
16	and any extensions or renewal agreements
17	thereof;
18	"(ii) all leases between the prior
19	owner and tenants assisted under such
20	contract; and
21	"(iii) any use agreement related to
22	such contract in effect immediately before
23	the foreclosure or bankruptcy filing.
24	Any and all successors in interest in such prop-
25	erty shall assume such contract, extensions or

1 renewal agreements, leases, and related use 2 agreement obligations. In the case of a property converted from assistance under section 9, prior 3 4 to the sale or other transfer of any ownership interest in such property pursuant to a fore-6 closure or bankruptcy, the Secretary shall have 7 a first option to purchase, and the Secretary shall exercise such option or may assign such 8 9 option to a public entity purchaser that exer-10 cises such option in accordance with imple-11 menting regulations pursuant to this subpara-12 graph and paragraph (19)(A)(iv). If the Sec-13 retary determines the property is not physically 14 viable, the Secretary may require the transfer 15 of the contract for assistance, including month-16 ly assistance payments, and use agreement to 17 one or more other properties in accordance with 18 the procedures and requirements of subsection 19 (m)(F)(ii). 20 "(19) Federal option to purchase.— "(A) IN GENERAL.— 21 22 "(i) Opportunity for purchase by 23 SECRETARY.—Except as provided in clause

(vi), an owner of a covered property, as de-

1	fined in clause (v), shall not sell the cov-
2	ered property at any time before—
3	"(I) providing notice within the
4	time periods and to the parties de-
5	scribed in paragraph (17) of the own-
6	er's intent to sell the property; and
7	"(II) offering the Secretary the
8	opportunity to purchase the property
9	pursuant to clause (ii) of this sub-
10	paragraph.
11	"(ii) Right of secretary to make
12	OFFER.—Upon receipt of the notice re-
13	quired in clause (i)(I), the Secretary shall
14	have the right either to purchase the prop-
15	erty subject to terms and conditions estab-
16	lished through regulation or to select an
17	assignee to act on behalf of the Secretary
18	as the purchaser before the owner enters
19	into any agreement to sell to a third party.
20	Failure by the Secretary or the Secretary's
21	assignee to submit an offer to purchase the
22	property in compliance with the conditions
23	specified in regulation shall constitute an
24	irrevocable waiver of the Secretary's right
25	under this paragraph.

1	"(iii) Relationship with other
2	LAWS.—The requirements of this para-
3	graph are in addition to, and not in lieu of,
4	any State or local law that has established
5	a right of first refusal to preserve afford-
6	able housing.
7	"(iv) Regulations.—The Secretary
8	shall issue regulations to carry out this
9	paragraph, which may—
10	"(I) define such terms as the
11	Secretary determines necessary to fa-
12	cilitate the understanding of the
13	rights and obligations of the owner of
14	the property, the Secretary, the Sec-
15	retary's assignee, or tenants;
16	"(II) address any agreement that
17	may be appropriate between the Sec-
18	retary and the Secretary's assignee;
19	"(III) provide for the timing of
20	any offer made by the Secretary to
21	purchase the owner's property and the
22	acceptance or refusal of the Sec-
23	retary's purchase offer; and
24	"(IV) establish the conditions for
25	sale of a property to the Secretary.

1	"(v) Covered properties.—Prop-
2	erties covered by this paragraph include
3	properties with assistance converted pursu-
4	ant to this subsection after receiving as-
5	sistance under subsection (e)(2) or section
6	9 of this Act, section 236(f)(2) of the Na-
7	tional Housing Act (12 U.S.C. 1715z-
8	1(f)(2)), or section 101 of the Housing and
9	Urban Development Act of 1965 (12
10	U.S.C. 1701s). For other converted prop-
11	erties, the Secretary and owner may agree
12	to be bound by this paragraph.
13	"(vi) Inapplicability of sec-
14	RETARY'S RIGHT TO PURCHASE.—Clauses
15	(i) through (v) of this subparagraph shall
16	not apply to any of the following actions:
17	"(I) A government taking of cov-
18	ered housing by eminent domain or a
19	negotiated purchase in lieu of eminent
20	domain.
21	"(II) A proposed transfer of as-
22	sistance from the property to another,
23	subject to terms and conditions estab-
24	lished by the Secretary.

- "(B) Public Housing.—For properties
 converted from assistance under section 9, the
 Secretary shall provide a priority, first, to a
 public entity, and next to a non-profit entity,
 including a tenant organization, in selecting an
 assignee under this paragraph.
 - "(C) OTHER HOUSING.—For properties other than properties converted from assistance under section 9, clauses (i) through (v) of subparagraph (A) shall not apply to a proposed sale pursuant to terms and conditions that preserve affordability, as determined by the Secretary.
 - "(20) Financing of properties with converted assistance.—The Secretary shall establish policies and procedures governing the use of sound financing and underwriting standards for properties with assistance converted under this subsection, to ensure that such properties are financially sustainable for the term of the assistance contract.
 - "(21) Recoveries.—To the extent provided in advance in appropriations Acts, amounts obligated with respect to a property under a rental assistance program, for years beyond the fiscal year in which conversion of rental assistance under this subsection

1	takes place, shall be deobligated and collected by the
2	Secretary.
3	"(22) Rental assistance conversion trust
4	FUND.—
5	"(A) ESTABLISHMENT.—There is estab-
6	lished in the Treasury of the United States a
7	fund to be known as the 'Rental Assistance
8	Conversion Trust Fund' (in this paragraph re-
9	ferred to as the 'Fund') for deposit of amounts,
10	to be used for the costs of the resident choice
11	option under subsection (m)(1), of conversions
12	under this subsection, including the actions
13	under paragraph (14)(B), and of the exercise of
14	the Secretary's first option to purchase under
15	paragraphs (18)(B) and (19) of this subsection,
16	from—
17	"(i) to the extent provided in advance
18	in appropriations Acts, the collection of
19	costs as authorized by this subsection,
20	which shall not exceed \$100,000 per prop-
21	erty (or such other higher limit as the Sec-
22	retary may establish after providing public
23	notice and an opportunity to comment), as
24	may be necessary for payment of expenses

incurred by the Secretary in connection

1	with assessing such properties for conver-
2	sion, including the costs of rental com-
3	parability studies and physical needs and
4	financial assessments, as the Secretary
5	may require; and
6	"(ii) the amounts deobligated and col-
7	lected under paragraph (21).
8	"(B) AVAILABILITY.—Amounts in the
9	Fund shall be available only to the extent pro-
10	vided in advance in appropriations Acts.".
11	SEC. 4. TRANSFORMATION AUTHORITY.
12	Section 8 of the United States Housing Act of 1937
13	(42 U.S.C. 1437f), as amended by the preceding provi-
14	sions of this Act, is further amended by inserting after
15	subsection (l) the following new subsection:
16	"(m) Transformation Authority.—
17	"(1) Resident Choice.—The Secretary shall
18	promote informed choice regarding housing opportu-
19	nities for families in dwelling units with rental as-
20	sistance converted under subsection (l) of this sec-
21	tion by establishing procedures to implement a resi-
22	dent choice option as follows:
23	"(A) RIGHT TO MOVE.—To extent of avail-
24	able resources, each low-income family lawfully
25	residing in a unit converted under subsection (1)

may move at any time after residing in the property for a period of not less than 24 months (which period shall run from the date of the tenant's initial occupancy or, if the property is rehabilitated in conjunction with the conversion, from the date of conversion or the tenant's initial occupancy, whichever is later), or such other period as provided in subsection (o)(13) or as determined by the Secretary, and may continue to receive rental assistance that is subject to policies comparable to those that apply to assistance under subsection (o) concerning income, assistance, rent contribution, affordability, and other policies as the Secretary may specify by regulation.

"(B) Provision of vouchers.—A public housing agency administering a tenant-based voucher program under subsection (o) whose property is selected for conversion or that is selected to administer a rental assistance contract pursuant to subsection (l) shall provide vouchers to low-income families lawfully residing in units converted under subsection (l) who exercise their rights under the resident choice option provided under subparagraph (A) as re-

1	quired by the Secretary, but not more than one-
2	third of the vouchers that become available each
3	year as a result of turnover may be used for
4	such purpose.
5	"(C) SEPARATE WAITING LIST.—A public
6	housing agency may establish a separate wait-
7	ing list for families eligible to exercise such resi-
8	dent choice option if demand for vouchers ex-
9	ceeds one-third of turnover vouchers.
10	"(2) Streamlining rental assistance pro-
11	GRAMS.—In addition to the authority of the Sec-
12	retary under any other provision of law or as speci-
13	fied in this paragraph, the Secretary may establish
14	uniform policies and procedures governing properties
15	with rental assistance converted under subsection
16	(l), including policies and procedures with respect to
17	the following:
18	"(A) TENANT ORGANIZATION RIGHTS.—In
19	implementing the authority under this para-
20	graph with respect to tenants' rights to orga-
21	nize, the Secretary shall provide that—
22	"(i) owners of properties funded
23	under a rental assistance program and
24	public housing agencies administering rent-
25	al assistance shall not impede the reason-

1	able efforts of tenants to organize or of
2	tenant organizations to represent their
3	members;
4	"(ii) tenants and tenant organizations
5	shall have the right to hold meetings, in-
6	cluding meetings concerning the formation
7	of a tenant organization, in a building re-
8	ceiving funding from a rental assistance
9	program;
10	"(iii) property owners and public
11	housing agencies administering rental as-
12	sistance under subsection (l) shall recog-
13	nize legitimate tenant organizations and
14	give reasonable consideration to concerns
15	raised by legitimate tenant organizations;
16	"(iv) properties with only a portion of
17	the units funded under a rental assistance
18	program may, at the option of the tenants
19	of units with such assistance, have a single
20	tenant organization representing all ten-
21	ants;
22	"(v) a tenant organization shall be
23	considered legitimate if it meets regularly,
24	operates democratically, is broadly rep-
25	resentative, is independent of the public

1	housing agency, owners, management, and
2	their representatives, and has been estab-
3	lished—
4	"(I) by the tenants in a property
5	funded under a rental assistance pro-
6	gram administered by the Secretary
7	for purposes of addressing issues re-
8	lated to the tenants' living environ-
9	ment, which shall include the terms
10	and conditions of their tenancy and
11	other issues as determined by the Sec-
12	retary;
13	"(II) by the participants in a
14	rental assistance program under sub-
15	section (o), for purposes of addressing
16	issues related to policies governing
17	payment standards, conditions of oc-
18	cupied units, or other discretionary
19	policies and program implementation
20	issues; or
21	"(III) through a combination of
22	tenant organizations, including juris-
23	diction-wide or area-wide organiza-
24	tions; and

1	"(vi) a portion of funds made avail-
2	able for renewal of rental assistance shall
3	be allocated to tenant groups, non-profit
4	organizations, or public entities to facili-
5	tate tenants' rights to organize; such
6	amounts, which shall not be less than the
7	amount that would have been provided for
8	such purposes under previously applicable
9	funding formulas if the properties had not
10	converted pursuant to subsection (l), may
11	fund technical assistance and organizing
12	activities that empower residents to partici-
13	pate meaningfully in planning processes
14	and other activities related to improving or
15	preserving the quality of their housing.
16	subject to such terms and conditions as the
17	Secretary may establish; allocation of
18	funds to legitimate tenant organizations
19	meeting the requirements of clause (v)
20	shall not require a competitive process.
21	"(B) APPLICANT AND TENANT PROCE-
22	DURAL RIGHTS.—
23	"(i) In general.—Applicants for
24	and tenants of, units with assistance con-
25	verted under subsection (l) or with assist-

1	ance under subsection (o) shall be timely
2	notified of and provided the rights speci-
3	fied in this subparagraph upon receiving
4	notification of, including a statement of
5	the specific grounds for—
6	"(I) ineligibility for assistance or
7	for admission to a unit assisted under
8	this subsection;
9	"(II) adverse actions involving in-
10	come determinations, tenant contribu-
11	tions, unit size, other conditions of
12	continuing eligibility, or such other
13	issues as determined by the Secretary;
14	and
15	"(III) eviction or termination of
16	assistance.
17	"(ii) Procedures required.—
18	"(I) An applicant for, and a ten-
19	ant of, a unit with assistance con-
20	verted under subsection (l) or with as-
21	sistance under subsection (o) may re-
22	quest a review of an action for which
23	the applicant or tenant receives notifi-
24	cation pursuant to this subparagraph.
25	Such request for a review must be

made within 30 days of receipt of any 1 2 notice concerning ineligibility for as-3 sistance or for admission to a unit assisted under this section, or termination of assistance or eviction. For 6 notices concerning any other matter, 7 such request for a review must be 8 made within 10 days of receipt of the 9 notice or such longer time as the 10 owner or agency, consistent with its 11 written administrative policies, may 12 permit, and before the action may be 13 initiated or carried out. 14 "(II) An applicant for, and a ten-15 ant of, a unit with assistance con-16 verted under subsection (l) or with as-17 sistance under subsection (o) may re-18 quest a review within a reasonable pe-19 riod of time of any agency or owner 20 failure to act that has had a direct 21 adverse impact on the applicant or 22 tenant. 23 "(III) For any review concerning 24 an eviction or termination of tenancy

that involves any activity that threat-

ens the health, safety, or right to peaceful enjoyment of the premises of other tenants or employees of the owner or agency or any violent or drug-related criminal activity on or off such premises, or any activity resulting in a felony conviction, the agency or owner may establish an expedited review procedure as the Secretary shall provide, or exclude from its review procedure any such matter, in any jurisdiction which requires that prior to eviction, a tenant be given a hearing in court, which the Secretary determines provides the basic elements of due process. Such elements of due process shall not include a requirement that the tenant be provided an opportunity to examine relevant documents within the possession of the agency or owner. The agency or owner shall provide to the tenant a reasonable opportunity, prior to hearing or trial, to examine and obtain copies of any relevant documents,

1	records, or regulations directly related
2	to the eviction or termination.
3	"(IV) The review shall be con-
4	ducted by a person or panel with au-
5	thority to approve, amend, or with-
6	draw the action, but not the person,
7	or a subordinate of the person, that
8	made the initial decision to take the
9	action.
10	"(V) The entity that made the
11	decision for the action or that failed
12	to take an action for which a review
13	is requested shall permit a reasonable
14	opportunity in advance of the review
15	for the applicant or tenant to inspect
16	and obtain copies of documents
17	claimed to support the action or fail-
18	ure to act.
19	"(VI) The applicant's or tenant's
20	entire file shall be made available for
21	review by the applicant or tenant
22	upon request.
23	"(VII) The applicant or tenant
24	may bring a representative to the re-
25	view and such person may make state-

1 ments on the applicant's or tenant's 2 behalf. The applicant or tenant shall 3 have the right to present evidence and 4 arguments, to controvert evidence relied on by the entity, and to confront and cross-examine any witness who 6 7 testifies at the review on behalf of the 8 entity. The applicant or tenant may 9 present arguments as to why the 10 agency or owner should not exercise discretionary authority to undertake 11 12 the action being challenged. 13 "(VIII) A written notice of the 14 outcome of the review and the reasons 15 in support of the outcome shall be 16 provided to the applicant or tenant 17 and representative, if any. The deci-18 sion shall be based solely on the facts 19 presented at the review. "(iii) Costs.—The reasonable costs, 20 21 which shall not include attorney's fees, of 22 providing the applicant and tenant rights 23 under this subparagraph shall be consid-

ered operating costs of a property.

1	"(C) Nondiscrimination and Affirma-
2	TIVELY FURTHERING FAIR HOUSING.—
3	"(i) Nondiscrimination.—All pro-
4	grams and activities related to providing or
5	administering rental housing assistance,
6	including admissions, demolition or disposi-
7	tion, relocation, replacement, re-occupancy
8	of housing units, and transfer of any con-
9	tracts for rental assistance, shall be con-
10	ducted in compliance with the civil rights
11	laws and their implementing regulations,
12	including the Fair Housing Act (42 U.S.C.
13	3601 et seq.), title VI of the Civil Rights
14	Act of 1964 (42 U.S.C. 2000d et seq.),
15	section 504 of the Rehabilitation Act of
16	1973 (29 U.S.C. 794), and Executive Or-
17	ders 11063 and 13166, and shall not have
18	the purpose or effect of discriminating
19	against a tenant or prospective tenant as-
20	sisted under this subsection because of
21	such person's receipt of a voucher under
22	this section.
23	"(ii) Affirmatively furthering
24	FAIR HOUSING.—Owners and public hous-
25	ing agencies shall conduct all rental hous-

1 programs and activities ing assistance 2 funded by the Secretary authorized under this Act, including admissions, demolition 3 or disposition, relocation, replacement, reoccupancy of housing units, and transfer of 6 any contracts for rental assistance, in a 7 manner that affirmatively furthers fair 8 housing as required by section 808(e)(5) of 9 the Fair Housing Act (42)U.S.C. 10 3608(e)(5)). "(D) Administration of rental assist-11 12 ANCE.—In implementing the authority under 13 this subsection with respect to the administra-14 tion of rental assistance, the Secretary may— 15 "(i) facilitate the implementation, by 16 public housing agencies that administer 17 tenant-based voucher programs under sub-18 section (o), of regional portability agree-19 ments, consortia, and such other or addi-20 tional methods of streamlining administra-21 tion of vouchers and other rental assist-

ance on an area-wide basis as the Sec-

retary determines appropriate to promote

greater efficiency in the use of resources

22

23

1	and to increase informed resident choice
2	and mobility;
3	"(ii) allocate funds to administer con-
4	tracts for properties converted under sub
5	section (l) to entities authorized to admin
6	ister rental assistance under section
7	3(b)(6)(B) pursuant to such conditions
8	and procedures as the Secretary may es
9	tablish by notice, following an opportunity
10	for comment. In awarding such funding
11	the Secretary shall promote administrative
12	efficiency and advance the policy of resi
13	dent choice as specified in paragraph (1
14	of this subsection; and
15	"(iii) establish mechanisms, proce
16	dures, and policies to initiate in a single lo
17	cation the application process for all wait
18	ing lists for rental assistance programs ad
19	ministered by the Secretary in a metropoli
20	tan or rural area and to minimize the bur
21	dens on owners, public housing agencies
22	and applicants, including through provision
23	of technical assistance.
24	"(E) Physical condition standards.—
25	In implementing the authority under this sub

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

section with respect to the inspection of properties, the Secretary may establish or provide for the use of uniform physical condition standards.

"(F) Enforcement.—

"(i) Authority to bring action.— The Secretary may commence any action in an appropriate United States district court to obtain a monetary judgment or such other relief, or both, as may be available with respect to a rental assistance contract, an annual contributions contract, a use agreement, or any statute other than the Fair Housing Act (42 U.S.C. 3601 et seq.), or regulation applicable to any rental assistance program under the authority of the Secretary or the property assisted under such program, or to protect or enforce any obligation to, or right or requirement of, the Secretary under any such contract, agreement, or law. The monetary judgment or other relief may, in the court's discretion, include the attorneys' fees and other expenses incurred by the Secretary in connection with the action.

"(ii) TERMINATION AND TRANSFER OF ASSISTANCE.—Upon repeated or continued violation of applicable requirements, or upon substantial default of any covenants or conditions of a use agreement or rental assistance contract by the owner of a property with rental assistance, and following consultation with the primary and subordinate mortgages of the property, if any, the Secretary may terminate the rental assistance contract with such owner and, through a selection process established by regulation, transfer the rental assistance by entering into a new contract with the owner or owners of a property or properties that have the capacity to accept all assisted tenants who choose to move to such properties from the property that has had its assistance terminated. Assisted tenants that do not choose to move to the replacement properties, or if replacement properties are not available, shall be provided voucher assistance under subsection (o), which may be funded initially by the remaining funds on the terminated contract. No additional units of assistance
under this section are authorized to be created as a result of such termination and
transfer.

"(iii) Additional units of assistance
under this section are authorized to be created as a result of such termination and
transfer.

"(iii) Additional units of assistance
under this section are authorized to be created as a result of such termination and
transfer.

"(iii) Additional units of assistance

"(iii) Additional Equitable Rem-Edies.—Notwithstanding any other provision of law or of any contract for contributions, upon the occurrence of events or conditions that constitute a default by a public housing agency with which the Secretary contracts for administration of rental assistance under this section with respect to the covenants or conditions to which the public housing agency is subject, the Secretary may—

"(I) take possession of properties solely owned by a public housing authority, rights or interests held in connection with the program for rental assistance under this section, including funds held by a depository, program receipts, and rights or interests under a housing assistance payments contract with an owner;

7

8

9

10

11

12

13

14

15

1	"(II) appoint a receiver, which
2	may be another public housing agency
3	or other entity at the Secretary's dis-
4	cretion regardless of jurisdictional
5	limitations;
6	"(III) transfer the program to
7	another public housing agency or
8	other entity at the discretion of the
9	Secretary regardless of jurisdictional
10	limitations;
11	"(IV) seek the establishment of
12	one or more new public housing agen-
13	cies; or
14	"(V) require the agency to make
15	other arrangements acceptable to the
16	Secretary for managing all or part of
17	the programs administered by the
18	agency or other programs of the agen-
19	cy under this section.
20	"(iv) Deposit of Penalties.—Not-
21	withstanding any other provision of law,
22	the Secretary shall apply amounts collected
23	under this subparagraph to the Rental As-
24	sistance Conversion Trust Fund estab-
25	lished under subsection (1)(22) or shall au-

1	thorize the owner of the property or
2	project at issue in the action to use the
3	amounts, in accordance with the require-
4	ments of the Secretary, for the improve-
5	ment of such property or project.
6	"(G) RESIDENT ACCESS TO BUILDING IN-
7	FORMATION.—
8	"(i) In general.—Upon a written
9	request by a legitimate tenants' organiza-
10	tion meeting the requirements of subpara-
11	graph (A)(v) of this paragraph, established
12	with respect to a multifamily housing prop-
13	erty covered under part 245 of the Sec-
14	retary's regulations (24 C.F.R. part 245)
15	or assisted by a contract that has been
16	converted pursuant to subsection (l), by or
17	through its duly appointed designee or rep-
18	resentative, the Secretary shall make avail-
19	able to that organization designee or rep-
20	resentative—
21	"(I) information identifying the
22	legal entities that own and manage
23	the property, including identification
24	of general partners and other prin-
25	cipals;

1	"(II) an annual operating state-
2	ment of profit and loss of the owner-
3	ship and management entities identi-
4	fied in subclause (I);
5	"(III) any subsidy contracts be-
6	tween the ownership entities and the
7	Secretary, and related, non-privileged
8	correspondence between those owner-
9	ship entities and the Department of
10	Housing and Urban Development;
11	"(IV) any management reviews
12	of entities identified in subclause (I)
13	that are conducted by the Department
14	of Housing and Urban Development
15	and which may, pursuant to the regu-
16	lations of the Department of Housing
17	and Urban Development, be publicly
18	disclosed; and
19	"(V) an annual statement, pre-
20	pared by the Department's contract
21	administrator for the subject property,
22	of the balances of, and expenditures
23	from, any replacement reserves and
24	other escrow funds for the property.

"(ii) 1 PROTECTION OF INFORMA-2 TION.—Such a request shall be subject to the applicability of all laws and regulations 3 governing proprietary information, privacy rights, privileges and other established 6 legal protections for individuals and enti-7 ties, and shall not be construed to limit or 8 otherwise alter such laws, regulations, 9 rights, privileges, and protections, or to re-10 quire disclosure of Social Security num-11 bers, personal tax returns, or any other 12 personal financial information of or con-13 cerning individuals who have an interest in 14 the ownership or management entities re-15 ferred to in subclause (I) of clause (i). 16

"(H) STREAMLINED REGULATIONS.—The Secretary may establish streamlined review and compliance requirements for small or partially assisted properties, or both, regardless of the form of assistance provided such properties under this section.

"(3) AUTHORIZATION OF APPROPRIATIONS.— There is authorized to be appropriated for the transformation of rental assistance, including conversions under subsection (1), \$350,000,000 for fiscal year

17

18

19

20

21

22

23

24

2011 and such sums as may be necessary for each of fiscal years 2012, 2013, 2014, and 2015.

"(4) ALLOCATION.—The Secretary may allocate amounts for the transformation of rental assistance under this subsection, including for a portion of the funding of property-based and project-based voucher contracts, the costs of administration of a propertybased or project-based voucher contract for a particular property, promotion of tenant organizing rights and resident mobility (including of participants in the tenant-based voucher program under subsection (o)), relocation assistance pursuant to subsection (1)(9), efforts to affirmatively further fair housing, and expenses of combining administrative components of local programs under subsection (o) by competition or such other procedure the Secretary determines appropriate, upon publication of notice in the Federal Register notice not later than 30 days before such allocation is made. Except in the case of a competitive allocation, if the method of allocation from year to year does not change, publication of a new notice shall not be required.".

23 SEC. 5. PROPERTY-BASED CONTRACTS.

Section 8 of the United States Housing Act of 1937

25 (42 U.S.C. 1437f), as amended by the preceding provi-

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

sions of this Act, is further amended by inserting after 2 subsection (m) the following new subsection: 3 "(n) Property-Based Contracts.— "(1) AUTHORITY.—Subject to the availability of 4 5 amounts provided in appropriations Acts and that 6 otherwise become available, and to the control of the 7 Secretary of applicable accounts in the Treasury of 8 the United States, the Secretary may enter into a 9 property-based housing assistance payment contract 10 with respect to a property converted pursuant to 11 subsection (l) or a replacement property, and may 12 provide funds pursuant to such conditions and pro-13 cedures as the Secretary may establish for a public 14 housing agency to administer or assist in the admin-15 istration of such property-based contract. "(2) Contract term.—The Secretary may 16 17 enter into a multi-year property-based contract for 18 assistance pursuant to this subsection, subject to the 19 availability of appropriations for each year of such 20 contract, for the following terms: "(A) INITIAL TERM.— 21 22 "(i) Public Housing.—A property-23 based contract between the Secretary and

the owner of a property assisted, prior to

1 conversion, under section 9 shall have an 2 initial term of not fewer than 20 years.

"(ii) Other Housing.—A property-based contract between the Secretary and the owner of any other property shall have a term at least equal to the term remaining on the contract being converted to a contract for rental assistance under this subsection, or may have a term of up to 20 years, as determined by the Secretary.

"(B) CONTRACT RENEWALS AND EXTENSIONS.—

"(i) AGREEMENT TO EXTEND OR RENEW.—At any time during the term of a property-based contract, the Secretary may, at the request of the owner, agree to extend or renew the property-based contract for up to a 20-year period beyond the initial contract term or the term of any renewal contract subject to the availability of appropriations for each year of such extension or renewal. In the initial contract or any renewal contract, the Secretary and the owner may agree to have such extensions or renewals of the property-based

1	contract accepted by the owner and by the
2	successors in interest of the owner.
3	"(ii) Renewal contract.—
4	"(I) Renewal.—During the 2-
5	year period before the expiration of a
6	property-based contract, the Secretary
7	shall offer, and at the request of the
8	owner shall agree to, a renewal con-
9	tract for a term of up to 20 years,
10	subject to the requirements of sub-
11	clause (II) and the availability of ap-
12	propriations for each year of such re-
13	newal.
14	"(II) Prohibition on Re-
15	NEWAL.—The Secretary shall not
16	offer or agree to renew a contract for
17	the subject property—
18	"(aa) if the Secretary deter-
19	mines, in consultation with the
20	tenants and the local govern-
21	ment, that the property is obso-
22	lete as to physical condition, loca-
23	tion, or other factors that cannot
24	be remedied with available Fed-
25	eral, State, and local resources,

1	making it unsuitable as low-in-
2	come housing; or
3	"(bb) with an owner that is
4	debarred or suspended, or found
5	to be in serious and repeated
6	noncompliance with applicable re-
7	quirements established by the
8	Secretary.
9	"(III) Converted public
10	HOUSING.—An owner of a property
11	converted from assistance under sec-
12	tion 9 shall accept all renewal con-
13	tracts offered by the Secretary in ac-
14	cordance with this subparagraph.
15	"(C) Renewals upon expiration.—
16	"(i) In general.—At the request of
17	an owner of a property with a property-
18	based contract that expires or otherwise
19	terminates to renew such expired or termi-
20	nated contract in whole or in part, the Sec-
21	retary shall, subject to the requirements of
22	subparagraph (B)(ii)(II), renew such con-
23	tract if eligible tenants in the property
24	have not yet been issued tenant protection
25	vouchers and if the rental assistance for-

merly provided to the property has not been transferred to another property or properties.

"(ii) Partial renewal.—In the case of a partial renewal, the assistance not renewed may be transferred to another property or properties or vouchers shall be provided in accordance with subsection (k).

"(3) Calculation of rent to owner.—

"(A) Initial calculation.—

shall establish rents for each unit assisted under a property-based contract at the level requested by the owner but not to exceed the rents derived from comparable unassisted properties in the area, up to 110 percent of the applicable area rental established by the Secretary or such higher amount approved by the Secretary based on a determination by the Secretary that such higher amount is cost-effective considering the need for affordable housing by the types of households served by the property and the quality and location of the property. For a property for which the

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

Secretary has approved under the Multifamily Assisted Housing Reform and Affordability Act of 1997 (42 U.S.C. 1437f note) a rent not in excess of the comparable rent at the time of such approval, the Secretary shall establish rents for each unit assisted under a property-based contract at the higher of the level most recently approved or the rent established under the preceding sentence. Prior to the agreement to enter into a contract under this subsection, the Secretary may approve upon an owner's request a lower rent than that permitted under this clause if such lower rent is sufficient to meet the financial and physical sustainability needs of the property.

"(ii) Exception properties.—

"(I) PROPERTY REQUIRE-MENTS.—The maximum monthly rent may exceed the rents derived from comparable unassisted properties in the area upon a determination by the Secretary that such exception rents are necessary to meet the financial

and physical sustainability needs of
the property, and that—
"(aa) the property is not, or
after planned rehabilitation will
not be, obsolete as to physical
condition, location, or other fac-
tors, making it unsuitable for
housing purposes; and
"(bb) a reasonable program
of property modifications in com-
bination with rents determined
under this clause will be cost-ef-
fective to extend the useful life of
the property.
"(II) RENT LIMITATION.—The
Secretary may not approve an excep-
tion above the higher of 110 percent
of the applicable area rental or 120
percent of the rent for comparable un-
assisted properties in the area. The
limitations of this subclause shall not
apply if the property was, prior to
conversion of assistance, subject to a
rental assistance contract that has
been renewed under section 515 of the

1	Multifamily Assisted Housing Reform
2	and Affordability Act of 1997 (42
3	U.S.C. 1437f note) with rents estab-
4	lished under section $514(g)(2)$ of such
5	Act that, at the time of conversion of
6	assistance, exceed the limit established
7	in the preceding sentence.
8	"(III) Consideration of
9	OTHER FUNDS.—In determining
10	whether to allow an exception rent,
11	the Secretary shall consider the avail-
12	ability of unexpended funds that may
13	be used to reduce or eliminate the
14	need for an exception rent.
15	"(iii) Units exempt from rent
16	CONTROL.—If a unit for which a property-
17	based contract is established is exempt
18	from local rent control provisions during
19	the term of such contract, the rent for that
20	unit shall be reasonable in comparison with
21	other units in the area that are exempt
22	from local rent control provisions.
23	"(B) Rent adjustments.—A property-
24	based contract pursuant to this subsection shall
25	provide for annual rent adjustments using one

1 or more indices established by the Secretary 2 (which shall not result in a negative adjust-3 ment) by notice published in the Federal Reg-4 ister to reflect the change in the rents and costs of multifamily rental housing, except that— 6 "(i) the contract may provide that the 7 maximum rent permitted for a unit shall 8 not be less than the initial rent for the unit 9 under the initial property-based contract 10 under this subsection; 11 "(ii) an owner may request a rent in-12 crease above the index based on significant 13 improvements to the property, subject to 14 limitations in subparagraph (A) and any 15 additional standards issued by the Sec-16 retary; and 17 "(iii) the Secretary may at any time, 18 and at least every 5 years, compare the 19 maximum rent to the level of rents charged 20 for comparable units in the private, unas-21 sisted local market, and shall, if appro-22 priate, decrease the contract rent, subject 23 to the limitations in clause (i) or any ex-24 ception approved by the Secretary, and

may, if appropriate, increase the contract

rent, subject to the limitations in subparagraph (A) and clause (ii) of this subparagraph.

> "(C) Tax credit or home projects.— In the case of a unit receiving tax credits pursuant to section 42 of the Internal Revenue Code of 1986 or for which assistance is provided under subtitle A of title II of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12741 et seq.) for which a propertybased contract is established under this subsection, rent reasonableness shall be determined as otherwise provided by this paragraph, except that comparison with rents for units in the private, unassisted local market shall not be required if the rent is equal to or less than the rent for other comparable units receiving such tax credits or assistance in the project that are not occupied by families assisted under a property-based contract.

"(4) TENANT CONTRIBUTION.—A family shall pay as rent for a unit assisted under this subsection the amount determined in accordance with section 3 (42 U.S.C. 1437a).

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

1	"(5) Eligible tenants.—To be eligible to be
2	a tenant for a unit assisted under this subsection, a
3	family shall, at the time a family initially receives
4	assistance under this subsection, be—
5	"(A) a family lawfully residing in a unit at
6	the time of a conversion of assistance under
7	subsection (l); or
8	"(B) a low-income family meeting eligi-
9	bility criteria specified by the Secretary that
10	fulfill the requirements under paragraphs (3)
11	and (4) of section 16(e) (42 U.S.C. 1437n(e)).
12	"(6) Selection of Tenants.—
13	"(A) Waiting lists.—Subject to such
14	conditions as may be established by the Sec-
15	retary, selection of tenants for units assisted
16	under a property-based contract under this sub-
17	section shall be subject to the following:
18	"(i) REQUIRED USE.—The owner
19	shall select families for units assisted
20	under such a contract from a waiting list
21	for applicants for housing assistance under
22	this subsection. If a property has rental as-
23	sistance that has been converted under
24	subsection (1), any waiting list for the

1 property prior to conversion shall continue 2 to apply after the conversion. "(ii) 3 DELAY TO DUE RESIDENT CHOICE OPTION.—Notwithstanding clause (i), the Secretary may establish policies to 6 permit applicants on a tenant-based vouch-7 er waiting list whose receipt of assistance 8 is delayed due to the resident choice option 9 under subsection (m)(1) to exercise the option to be placed on a waiting list for ap-10 11 plicants for housing assistance under this 12 subsection or subsection (0)(13). 13 "(iii) MAINTENANCE OF WAITING 14 LIST.—An owner may maintain a waiting 15 list or may use a waiting list maintained 16 by a public housing agency on such terms 17 and conditions as agreed to by the owner 18 and public housing agency and permitted 19 by the Secretary. 20 "(iv) Single and site-based wait-ING LISTS.—An owner of more than one 21 22 property, or a public housing agency ad-23 ministering waiting lists for properties as-24 sisted under this subsection, may maintain

a single waiting list for all or some of such

properties or may establish a site-based waiting list for individual properties. An owner or public housing agency shall disclose to each applicant all other options in the selection of a property in which to reside that are provided by the owner or administered by the public housing agency and are available to the applicant. If a public housing agency administers site-based waiting lists for more than one property assisted under this subsection, an applicant may apply in a single location to all site-based waiting lists maintained by such an entity.

"(v) Preferences.—The owner or the public housing agency administering the waiting list for the property may establish preferences or criteria for tenant selection for a unit that are consistent with the affordable housing needs established for the area in which a property is located in the consolidated plan prepared pursuant to part 91 of the Secretary's regulations (24 C.F.R. part 91), or successor regulations.

"(vi) Outreach.—The owner or the 1 2 public housing agency administering the 3 waiting list for the property shall adopt af-4 firmative marketing procedures and undertake affirmative marketing activities. Such 6 special outreach efforts shall be targeted to those who are least likely to apply for the 7 8 housing to ensure that all persons, regard-9 less of their race, color, national origin, religion, sex, disability, or familial status, are 10 11 aware of the housing opportunities in each 12 of the owner's properties with rental assist-13 ance. 14 "(vii) COMPLIANCE WITH CIVIL 15 LAWS.—All procedures, pref-RIGHTS 16 erences, and criteria for waiting lists shall 17 comply with title VI of the Civil Rights Act 18 of 1964 (42 U.S.C. 2000d et seg.), the 19 Fair Housing Act (42 U.S.C. 3601 et 20 seq.), section 504 of the Rehabilitation Act 21 of 1973 (29 U.S.C. 794), and other appli-22 cable civil rights laws. 23 "(B) Selection by owner.—Each prop-

erty-based contract entered into by the Sec-

retary and an owner shall provide that the

24

1	screening and selection of families shall be the
2	function of the owner.
3	"(C) Prevention of displacement.—
4	Any family who resides in a unit proposed to be
5	assisted under this subsection, or in a unit to
6	be replaced by a unit proposed to be assisted
7	under this subsection, shall be given an absolute
8	preference for selection for placement in the
9	unit proposed to be assisted, if the family is
10	otherwise eligible for assistance under this sub-
11	section.
12	"(7) Leases and Tenancy.—Each property-
13	based contract for a property converted under sub-
14	section (l) shall provide that the lease between the
15	tenant and the owner—
16	"(A) shall be for an initial term of 1 year
17	automatically renewable at the expiration of
18	each term, and that the owner may terminate
19	a tenancy only for serious or repeated violations
20	of the terms and conditions of the lease or for
21	a violation of applicable law;
22	"(B) shall comply with subsection (c)(9)
23	and
24	"(C) shall contain provisions required by
25	the Secretary and State and local law.

1	"(8) Vacancy payments.—
2	"(A) IN GENERAL.—For each property
3	with assistance converted under this subsection
4	the owner may receive, as permitted by the Sec-
5	retary, for a reasonable period not exceeding 60
6	days, vacancy payments for a unit that becomes
7	vacant, but only if—
8	"(i) the vacancy was not the fault of
9	the owner of the dwelling unit; and
10	"(ii) the owner has taken and con-
11	tinues to take every reasonable action to
12	minimize the likelihood and extent of any
13	such vacancy.
14	"(B) Limitation.—Rental assistance may
15	not be provided for a vacant unit after the expi-
16	ration of the 60-day period specified in sub-
17	paragraph (A).
18	"(C) Prohibition of double compensa-
19	TION FOR VACANCIES.—If the owner collects
20	payments for vacancies from other sources, the
21	owner shall not be entitled to collect vacancy
22	payments to the extent these collections from
23	other sources plus the vacancy payment exceed
24	contract rent.

1	"(9) Physical inspections of prop-
2	ERTIES.—
3	"(A) REQUIREMENT.—The Secretary shall,
4	for each property receiving assistance under
5	this subsection, provide for inspections during
6	the term of the property-based contract to de-
7	termine whether the property is maintained in
8	accordance with the physical condition stand-
9	ards established or provided by the Secretary
10	under subsection $(m)(2)(E)$. The schedule of
11	the inspections shall be determined by the Sec-
12	retary.
13	"(B) Failure of Inspection.—The Sec-
14	retary may take such actions as provided by law
15	or contract to enforce and maintain compliance
16	with applicable inspection standards.
17	"(C) Records.—The owner shall retain
18	the records of the inspection for a reasonable
19	time and shall make the records available upon
20	request to the Secretary, the Inspector General
21	of the Department of Housing and Urban De-
22	velopment, and any auditor conducting an audit
23	under section 5(h) (42. U.S.C. 1437e(h)).
24	"(D) STATE AND LOCAL INSPECTIONS.—
25	For purposes of meeting the requirement under

subparagraph (A), the Secretary may accept inspection results from inspections conducted by a State or locality or a program funded or administered by a State or locality if such inspection employs standards equivalent to or exceeding the physical condition standards established by the Secretary. Such reserve requirements shall vary based on the anticipated physical needs of the property.

"(10) Use of rental amounts.—

- "(A) RESERVE REQUIREMENTS.—An owner of a property with rental assistance under this subsection shall comply with operating and replacement reserve requirements established by the Secretary.
- "(B) Cash flow limitation.—The Secretary may establish standards for the cash flow of a property, including standards applicable upon suspension, expiration, or termination of rental assistance, with assistance under this subsection. Any access to cash flow shall not be limited based on the tax status of the property owner or project sponsor or whether the property was formerly assisted under section 9.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

"(11) Expiration or termination of contract or use agreement.—

"(A) VOUCHER ASSISTANCE.—In the case of a property-based contract that is no longer in effect and the property is no longer subject to a use agreement, in whole or in part, to the extent that amounts are provided in advance in appropriation Acts, upon the date of expiration of such contract or use agreement, whichever is later, the Secretary shall make voucher assistance under subsection (t), or in the case of a contract that expires or is terminated because it does not meet the requirements of paragraph (2)(B)(ii)(II) of this subsection, voucher assistance under subsection (o), available on behalf of each low-income family who, upon the date of such expiration, is residing in an assisted dwelling unit in the property, and shall, subject to the availability of appropriations, provide replacement vouchers under subsection (o) for any vacant units subject to the contract at the time of expiration or termination.

"(B) Transfer of assistance.—In lieu of providing vouchers pursuant to subparagraph (A) when a contract expires or is terminated,

1 the Secretary may, following notice and con-2 sultation by the Secretary with tenants as pro-3 vided in subsection (1)(3)(E)(i), transfer assist-4 ance from a contract that is not renewed in whole or in part to a new contract with another 6 property or properties, and in the case of a 7 property converted from assistance under sec-8 tion 9, shall transfer such assistance to a new 9 contract with another property or properties 10 with priority for a public entity owner, followed by a priority for a non-profit entity owner.

> "(12) FINANCIAL REVIEWS.—The owner of a property assisted under this subsection shall provide the Secretary an annual financial report of the property, prepared and submitted in accordance with the requirements of the Secretary, which may include certification by the owner, a certified public accountant, or other person acceptable to the Secretary.".

19 SEC. 6. PROJECT-BASED VOUCHER CONTRACTS.

- 20 Paragraph (13) of section 8(o) of the United States 21 Housing Act of 1937 (42 U.S.C. 1437f(o)(13)) is amend-
- (1) by striking "structure" each place such 23 term appears and inserting "project"; 24

11

12

13

14

15

16

17

18

22

ed—

1 (2) by striking subparagraph (B) and inserting 2 the following new subparagraph: "(B) Percentage Limitation.— 3 4 "(i) In general.—Subject to clauses (ii) and (iii), not more than 20 percent of 6 the dwelling units assisted by the agency 7 under this subsection may be assisted with 8 project-based assistance under this para-9 graph. "(ii) Exception.—Up to an addi-10 11 tional 5 percent of the dwelling units as-12 sisted by an agency under this subsection 13 may be assisted with project-based assist-14 ance under this paragraph to provide 15 dwelling units that house individuals and 16 families that meet the definition of home-17 less under section 103 of the McKinney-18 Vento Homeless Assistance Act (42 U.S.C. 19 11302), that provide supportive housing to 20 elderly persons or persons with disabilities, 21 or that are located in areas where vouchers 22 under this subsection are difficult to use, 23 as specified in subparagraph (D)(ii)(II). 24 The Secretary may, by regulation, estab-

1	lish additional categories for the exception
2	under this clause.
3	"(iii) Exception for projects con-
4	VERTED UNDER SUBSECTION (l).—An
5	agency administering project-based assist-
6	ance under this paragraph pursuant to a
7	conversion under subsection (l) may attach
8	project-based assistance under this para-
9	graph to up to 40 percent of the dwelling
10	units assisted by the agency under this
11	subsection, but in no event may an agency
12	attach project-based assistance through
13	means other than conversion to more than
14	the share of units permitted by clauses (i)
15	and (ii) of this subparagraph.";
16	(3) by striking subparagraph (D) and inserting
17	the following new subparagraph:
18	"(D) Income mixing requirement.—
19	"(i) In general.—Except as pro-
20	vided in clause (ii), of the dwelling units in
21	any project, not more than the greater of
22	25 units or 25 percent of the units may be
23	assisted under a housing assistance pay-
24	ment contract for project-based assistance
25	pursuant to this paragraph. For purposes

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

"(ii) Exceptions.—

"(I) CERTAIN HOUSEHOLDS.—
The limitation under clause (i) shall not apply to dwelling units assisted under a contract that are exclusively made available to elderly families or to households eligible for comprehensive social services that are made available to residents of the property.

The Secretary may establish additional requirements for the monitoring and oversight of projects in which more than 40 percent of the dwelling units are assisted.

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

1	percent' for '25 percent' and the Sec-
2	retary may, by regulation, establish
3	additional conditions.
4	"(III) EXCEPTION FOR PROJECTS
5	CONVERTED UNDER SUBSECTION
6	(l).—In the case of a project assisted
7	under this paragraph pursuant to a
8	conversion under subsection (l), the
9	exception in subclause (I) shall apply
10	to not more than 40 percent of the
11	dwelling units.";
12	(4) by striking subparagraph (F) and inserting
13	the following new subparagraph:
14	"(F) Contract term.—A housing assist-
15	ance payment contract pursuant to this para-
16	graph between a public housing agency and the
17	owner of a project may have a term of up to
18	20 years, subject to—
19	"(i) the availability of sufficient ap-
20	propriated funds for the purpose of renew-
21	ing expiring contracts for assistance pay-
22	ments, as provided in appropriations Acts
23	and in the agency's annual contributions
24	contract with the Secretary: Provided,
25	That in the event of insufficient appro-

1	priated funds, payments due under con-
2	tracts under this paragraph shall take pri-
3	ority if other cost-saving measures that do
4	not require the termination of an existing
5	contract are available to the agency; and
6	"(ii) compliance with the inspection
7	requirements under paragraph (8), except
8	that the Secretary may modify the applica-
9	tion of paragraph (8) to properties assisted
10	under this paragraph, through actions in-
11	cluding permitting inspection of a sample
12	of dwelling units in a project, avoiding du-
13	plicative requirements, and incentivizing
14	high performance.
15	The contract may specify additional conditions,
16	including with respect to continuation, termi-
17	nation, or expiration.";
18	(5) in subparagraph (G)—
19	(A) in the second sentence, by striking
20	"15" and inserting "20";
21	(B) in the last sentence, by inserting "ex-
22	tension" after "enter into such a contract";
23	(C) by striking the "(G) Extension of
24	CONTRACT TERM.—A public housing agency

1	may enter into a contract" and inserting the
2	following:
3	"(G) Extension of contract term.—
4	"(i) In general.—A public housing
5	agency may enter into a contract exten-
6	sion"; and
7	(D) by adding at the end the following new
8	clause:
9	"(ii) Converted properties.—In
10	the case of projects converted from other
11	forms of rental assistance pursuant to sub-
12	section (l), a public housing agency may
13	decline to offer to extend the term of the
14	underlying housing assistance payment
15	contract for the maximum period per-
16	mitted under clause (i) of this subpara-
17	graph only with the advance approval of
18	the Secretary. The Secretary may grant
19	approval to not extend a contract only—
20	"(I) if the property is obsolete as
21	to physical condition, location, or
22	other factors which cannot be rem-
23	edied with available Federal, State,
24	and local resources, making it unsuit-
25	able as low-income housing;

1	"(II) with an owner that is
2	debarred or suspended, or found in to
3	be in serious and repeated noncompli-
4	ance with applicable requirements es-
5	tablished by the Secretary; or
6	"(III) if no funding is available
7	that can be used for such exten-
8	sions.";
9	(6) in subparagraph (H)—
10	(A) in the first sentence, by striking "(or
11	any exception payment standard approved by
12	the Secretary pursuant to paragraph (1)(D)),"
13	and inserting "(or any exception payment
14	standard approved by the Secretary for the area
15	pursuant to paragraph $(1)(D)$ or for the
16	project),";
17	(B) by striking "(H) Rent Calcula-
18	TION.—A housing" and inserting the following:
19	"(H) RENT CALCULATION.—
20	"(i) In general.—A housing"; and
21	(C) by adding at the end the following new
22	clause:
23	"(ii) Tenants over-income for
24	CONTINUING SUBSIDY.—Subsection (l)(11)
25	shall apply to all contracts under this para-

1	graph, except that the public housing agen-
2	cy and the owner may agree to retain the
3	number of dwelling units subject to a con-
4	tract for assistance under this subpara-
5	graph, subject to policies issued by the
6	Secretary.";
7	(7) by striking subparagraph (I) and inserting
8	the following new subparagraph:
9	"(I) Rent adjustments.—
10	"(i) In general.—A housing assist-
11	ance payment contract pursuant to this
12	paragraph shall provide for reasonable rent
13	adjustments if requested by the owner, ex-
14	cept that—
15	"(I) the adjusted rent for any
16	unit assisted shall be reasonable in
17	comparison with rents charged for
18	comparable dwelling units in the pri-
19	vate, unassisted, local market and
20	may not exceed the maximum rent
21	permitted under subparagraph (H);
22	and
23	"(II) the contract may provide
24	that the maximum rent permitted for
25	a dwelling unit shall not be less than

1	the initial rent for the dwelling unit
2	under the initial housing assistance
3	payments contract covering the unit.
4	"(ii) Scheduled rent adjust-
5	MENTS.—A housing assistance payment
6	contract pursuant to this paragraph may,
7	at the discretion of the Secretary, provide
8	for annual rent adjustments using an index
9	determined by the Secretary for adjust-
10	ment of contracts under subsection (n).
11	Such a contract shall provide that—
12	"(I) an owner may request a rent
13	increase above the index based on sig-
14	nificant improvements to the project,
15	subject to limitations in subparagraph
16	(H) of this paragraph and any addi-
17	tional standards issued by the Sec-
18	retary; and
19	"(II) the public housing agency
20	shall, at least every 5 years, compare
21	the maximum rent to the level of
22	rents charged for comparable dwelling
23	units in the private, unassisted local
24	market, and shall, if appropriate, de-
25	crease the contract rent, subject to

1	the limitations in clause (i) or any ex-
2	ception approved by the Secretary,
3	and may, if appropriate, increase the
4	contract rent, subject to the limita-
5	tions in subparagraph (H).";
6	(8) in subparagraph (J)—
7	(A) by striking the last two sentences;
8	(B) by inserting after the third sentence
9	the following new sentence: "Any family who re-
10	sides in a dwelling unit proposed to be assisted
11	under this paragraph, or in a unit to be re-
12	placed by a unit proposed to be assisted under
13	this paragraph, shall be given an absolute pref-
14	erence for selection for placement in the pro-
15	posed unit, if the family is otherwise eligible for
16	assistance under this subsection.";
17	(C) by striking "(J) Tenant selec-
18	TION.—A public housing agency" and inserting
19	the following:
20	"(J) TENANT SELECTION.—
21	"(i) In general.—A public housing
22	agency"; and
23	(D) by adding at the end the following new
24	clause:

1 "(ii) Site-based waiting lists.—A 2 public housing agency may establish and 3 utilize procedures for maintaining site-4 based waiting lists under which applicants may apply directly at, or otherwise des-6 ignate to the public housing agency, the 7 project or projects in which they seek to 8 reside, except that all eligible applicants on 9 the waiting list of an agency for assistance 10 under this subsection shall be permitted to 11 place their names on such separate lists, 12 subject to policies and procedures specified 13 by the Secretary. All such procedures shall 14 comply with title VI of the Civil Rights Act 15 of 1964 (42 U.S.C. 42 U.S.C. 2000d et 16 seq.), the Fair Housing Act (42 U.S.C. 17 3601 et seq.), section 504 of the Rehabili-18 tation Act of 1973 (29 U.S.C. 794), and 19 other applicable civil rights laws. 20 owner or manager of a project assisted 21 under this paragraph shall not admit any 22 family to a dwelling unit assisted under a 23 contract pursuant to this paragraph other 24 than a family referred by the public hous-25 ing agency from its waiting list, or a fam-

1	ily on a site-based waiting list that com-
2	plies with the requirements of this sub-
3	paragraph. A public housing agency shall
4	disclose to each applicant all other options
5	in the selection of a project in which to re-
6	side that are provided by the public hous-
7	ing agency and are available to the appli-
8	cant.";
9	(9) in subparagraph (K)(ii) by striking "the
10	owner has notified the agency of the vacancy" and
11	inserting "the unit has become vacant"; and
12	(10) by adding at the end the following new
13	subparagraphs:
14	"(N) Leases and Tenancy.—Notwith-
15	standing any other provision of law, for the
16	term of the contract under this paragraph, the
17	owner may terminate a tenancy only for serious
18	or repeated violations of the terms and condi-
19	tions of the lease or for violation of applicable
20	law.
21	"(O) Properties in foreclosure or
22	BANKRUPTCY.—Notwithstanding any provision
23	of Federal or State law, for all properties as-

sisted under this paragraph on or after May 20,

1 2009, the provision of subsection (l)(18)(B) 2 shall apply.

"(P) Conversion from Project-based voucher contract to Property-based contract.—A property assisted under this paragraph (in this subparagraph referred to as a 'project-based voucher contract') may convert to a property-based housing assistance payment contract under subsection (n) (in this subparagraph referred to as a 'property-based contract') at the request of the owner of the property and at the discretion of, and upon approval by, the Secretary if the property meets the applicable requirements under subsection (n), subject to the following requirements:

"(i) Contracts resulting from Conversion.—If the project-based voucher contract resulted from a conversion under subsection (l), the Secretary, upon approval of the request to convert to a property-based contract, shall reduce the annual contributions contract under this subsection of the public housing agency administering the project-based voucher contract by the appropriate number of units

and related funding, and transfer the funding to the entity administering the projectbased contract.

"(ii) Contracts not result from a conversion under subsection (l), and the public housing agency has not breached its contractual obligations concerning the property, the Secretary may approve the request only with the agreement of the public housing agency administering the project-based voucher contract to the reduction of its annual contributions contract under this subsection by the appropriate number of units and related funding.

"(Q) Conversion from tenant-based vouchers to property-based contract.—A property with units assisted under this subsection or subsection (t) may convert to a property-based housing assistance payment contract under subsection (n) (in this subparagraph referred to as a 'property-based contract'), rather than to assistance under this paragraph, at the request of the owner of the property and agree-

ment of the public housing agency and at the discretion of, and upon approval by, the Secretary if the property meets the applicable requirements under subsection (n), subject to the following requirements:

- "(i) REDUCTION OF ANNUAL CONTRIBUTIONS CONTRACT.—The Secretary, upon approval of the request to convert to a property-based contract, shall reduce the annual contributions contract of the public housing agency administering the tenant-based vouchers by the appropriate number of units and related funding, and transfer the funding to the entity administering the project-based contract.
- "(ii) RESIDENT CHOICE.—Tenants in units with assistance converted under this subparagraph shall be provided with a resident choice option as provided for in subsection (m)(1).
- "(iii) Treatment of Limitation on Tenant-based vouchers.—The percentage limitation on a public housing agency's tenant-based vouchers converted to property-based assistance under subparagraph

1	(B)(iii) shall include vouchers converted
2	under this subparagraph.
3	"(iv) Substantial amendment.—
4	Conversion under this subparagraph shall
5	be considered a substantial amendment to
6	the public housing agency's plan under sec-
7	tion $5A(g)$.
8	"(v) Consultation with resi-
9	DENTS.—The owner of the property shall
10	comply with the requirements established
11	by the Secretary pursuant to subsection
12	(l)(2)(E)(i) for consultation with residents
13	about the owner's intention to apply for
14	conversion under this subparagraph.".
15	SEC. 7. CONFORMING AMENDMENTS.
16	(a) Definition.—Subparagraph (B) of section
17	3(b)(6) of the United States Housing Act of 1937 (42
18	U.S.C. 1437a(b)(6)(B)) is amended—
19	(1) by striking "tenant-based" each place such
20	term appears;
21	(2) in the subparagraph heading, by striking
22	"PROGRAM" and inserting "PROGRAMS";
23	(3) and in the matter preceding clause (i), by
24	striking "program" and inserting "programs" and

1	(4) by striking clauses (i) and (ii) and inserting
2	the following:
3	"(i) any State, county, municipality,
4	or other governmental entity or public
5	body, or an agency or instrumentality of
6	such an entity, and a non-profit entity,
7	that has the capability to administer a pro-
8	gram for assistance under such section in
9	an efficient manner and, notwithstanding
10	any provision of State or local law, without
11	regard to any otherwise applicable limita-
12	tions on its area of operation, as deter-
13	mined by the Secretary;
14	"(ii) a consortium of public housing
15	agencies, which shall have a legal entity or
16	entities authorized to act as the legal rep-
17	resentative of the consortium members;
18	and".
19	(b) Administrative Fee.—Paragraph (1) of section
20	8(q) of the United States Housing Act of 1937 (42 U.S.C.
21	1437f(q)(1)) is amended by adding at the end the fol-
22	lowing new subparagraph:
23	"(F) Conversion rental assistance
24	ADMINISTRATOR.—The Secretary may establish
25	and allocate a fee, as determined by the Sec-

1	retary, for the administration of the rental as-
2	sistance for properties converted to a project-
3	based voucher contract under subsection (l).".
4	(c) Renewal of Mainstream Tenant-Based
5	RENTAL ASSISTANCE PROGRAM THROUGH SECTION 8
6	Voucher Program.—
7	(1) Rental assistance.—Subsection (d) of
8	section 811 of the Cranston-Gonzalez National Af-
9	fordable Housing Act (42 U.S.C. 8013(d)) is amend-
10	ed by striking paragraph (4) and inserting the fol-
11	lowing new paragraph:
12	"(4) Tenant-based rental assistance.—
13	"(A) IN GENERAL.—Tenant-based rental
14	assistance provided under subsection $(b)(1)$
15	shall be provided under section 8(o) of the
16	United States Housing Act of 1937 (42 U.S.C.
17	1437f(o)).
18	"(B) Conversion of existing assist-
19	ANCE.—There is authorized to be appropriated
20	for tenant-based rental assistance under section
21	8(o) of the United States Housing Act of 1937
22	(42 U.S.C. 1437f(o)) for persons with disabil-
23	ities, an amount not less than the amount nec-
24	essary to convert the number of authorized
25	vouchers and funding under an annual con-

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

tributions contract in effect on the date of enactment of the Rental Housing Revitalization Act of 2010. Such converted vouchers may be administered by the entity administering the vouchers prior to conversion. Such entities shall be considered a public housing agency authorized to engage in the operation of tenant-based assistance under such section 8(o).

"(C) REQUIREMENTS UPON TURNOVER.— The Secretary shall develop and issue, to public housing agencies that receive voucher assistance made available under this subsection and to public housing agencies that received voucher assistance under section 8(o) of the United States Housing Act of 1937 (42)U.S.C. 1437f(o)) for non-elderly disabled families pursuant to appropriation Acts for fiscal years 1997 through 2002 or any other subsequent appropriations for incremental vouchers for nonelderly disabled families, guidance to ensure that such vouchers continue to be provided upon turnover to qualified persons with disabilities or to qualified non-elderly disabled families, respectively.".

Unexpended 1 (2)AMOUNTS.—Unexpended 2 amounts made available in prior year appropriations 3 Acts for the Department of Housing and Urban De-4 velopment under the heading "Housing for Persons 5 with Disabilities" or the heading "Housing for Spe-6 cial Populations" for contracts under section 811 of 7 the Cranston-Gonzalez National Affordable Housing 8 Act (42 U.S.C. 8013) shall be available until ex-9 pended for renewal of vouchers converted under sec-10 tion 811(d)(4)(B) of the Cranston-Gonzalez Na-11 Affordable Housing (42)U.S.C. tional Act 12 8013(d)(4)(B), as amended by paragraph (1) of 13 this subsection, notwithstanding the period of avail-14 ability for such amounts established in such prior 15 appropriations Acts. The Secretary may reallocate 16 such amounts to administering entities for the pur-17 pose of establishing a reserve in an amount deter-18 mined by the Secretary up to the amount as may be 19 otherwise established by law.

(3) Technical assistance.—The Secretary of Housing and Urban Development may, to the extent amounts are made available in appropriations Acts, provide technical assistance to public housing agencies and other administering entities to facilitate using vouchers to provide permanent supportive

20

21

22

23

24

1	housing for persons with disabilities, to assist States
2	to reduce reliance on segregated restrictive settings
3	for people with disabilities to meet community care
4	requirements, to end chronic homelessness (as
5	"chronically homeless" is defined in section 401 of
6	the McKinney-Vento Homeless Assistance Act (42
7	U.S.C. 11361)), and for other related purposes.
8	(d) Income Eligibility.—Paragraph (6) of section
9	16(c) (42 U.S.C. $1437n(c)(6)$) is amended by adding at
10	the end the following new subparagraph:
11	"(H) The property-based contract program
12	under section 8(n).".
13	(e) Enforcement Provisions.—Section 29 of the
14	United States Housing Act of 1937 (42 U.S.C. 1437z-
15	1) is amended—
16	(1) in subsection (b)—
17	(A) in paragraph (1)—
18	(i) in subparagraph (B), by striking
19	"and" after the semicolon;
20	(ii) in subparagraph (C) by striking
21	"that has an identity of interest with the
22	owner or the general partner of a partner-
23	ship owner of the property;" and inserting
24	"; and"; and

1	(iii) by adding at the end the fol-
2	lowing new subparagraph:
3	"(D) any member of a limited liability
4	company that is the owner of such property or
5	is the general partner of a limited partnership
6	owner or is a partner of a general partnership
7	owner.";
8	(B) in paragraph (2)—
9	(i) in the matter preceding subpara-
10	graph (A) by inserting "or use agree-
11	ment," before the comma;
12	(ii) in subparagraph (A), by striking
13	"or" at the end;
14	(iii) in subparagraph (B), by striking
15	the period at the end and inserting a semi-
16	colon; and
17	(iv) by adding at the end the following
18	new subparagraphs:
19	"(C) failure of an owner of a property re-
20	ceiving project-based assistance under section 8
21	to submit an annual audited financial statement
22	to the Secretary in the form and manner estab-
23	lished by the Secretary;
24	"(D) failure of an owner of a property re-
25	ceiving project-based assistance under section 8

1	to provide management for the property that is
2	acceptable to the Secretary pursuant to regula-
3	tions and requirements of the Secretary, includ-
4	ing—
5	"(i) proper fiscal management;
6	"(ii) proper handling of vacancies and
7	tenanting in accordance with regulations
8	set forth by the Secretary;
9	"(iii) appropriate handling of rent col-
10	lection;
11	"(iv) proper property maintenance;
12	and
13	"(v) compliance with regulations set
14	forth by the Secretary on tenant organiza-
15	tion;
16	"(E) failure to provide access to the books,
17	records, and accounts related to the operations
18	of the project; or
19	"(F) failure to permit physical access to
20	the property or any unit of the property."; and
21	(C) in paragraph (3), by striking
22	"\$25,000" and inserting "\$37,500"; and
23	(2) in subsection $(c)(1)$ —

1	(A) by redesignating subparagraphs (B)
2	and (C) as subparagraphs (C) and (D), respec-
3	tively; and

- (B) by inserting after subparagraph (A) the following new subparagraph:
- "(B) shall provide the Secretary the discretion to investigate any facts, conditions, practices, or matters that may be deemed necessary or proper to aid in the enforcement of the provisions of this Act; to aid in the investigations, the Secretary may hold such hearings, administer such oaths, and require by subpoena the attendance and testimony of such witnesses and production of such documents as the Secretary deems advisable, and such subpoena authority shall include the authority to require the attendance of any witness and the production of documentary evidence from any place in the United States at any designated place of hearing; any district court of the United States within the jurisdiction of which an inquiry is carried on may, in the case of contumacy or refusal to obey a subpoena of the Secretary issued under this section, issue an order requiring compliance therewith; any failure to obey such

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1	order of the court may be punished by such
2	court as a contempt thereof;"; and
3	(3) in subsection (g), by striking paragraph (1)
4	and inserting the following new paragraph:
5	"(1) In General.—Notwithstanding any other
6	provision of law, the Secretary shall apply civil
7	money penalties collected under this section to the
8	Rental Assistance Conversion Trust Fund, estab-
9	lished under section 8(l)(21), or shall authorize the
10	owner of the property or project at issue in the pen-
11	alty action to use the penalty funds, in accordance
12	with the requirements of the Secretary, for the im-
13	provement of that property or project.".
14	(f) Amendments to Section 3 of the Housing
15	AND URBAN DEVELOPMENT ACT OF 1968.—Subsection
16	(c) of section 3 of the Housing and Urban Development
17	Act of 1968 (12 U.S.C. 1701u(c)) is amended—
18	(1) in paragraph (1)—
19	(A) by striking the paragraph designation
20	and all that follows through "(A) IN GEN-
21	ERAL.—The Secretary" and inserting the fol-
22	lowing:
23	"(1) Public and Indian Housing Pro-
24	GRAMS.—The Secretary"; and
25	(B) by striking subparagraph (B);

1	(2) in paragraph (2)—
2	(A) by striking the paragraph designation
3	and all that follows through "(A) IN GEN-
4	ERAL.—In other" and inserting the following:
5	"(1) Other programs.—In other"; and
6	(B) by striking subparagraph (B); and
7	(3) by adding at the end the following new
8	paragraphs:
9	"(3) Priority.—The efforts required under
10	paragraphs (1) and (2) of this subsection shall be di-
11	rected in the following order of priority:
12	"(A) First, to recipients of Federal rental
13	assistance, including public housing residents
14	residents of other federally subsidized prop-
15	erties, or participants in the program under
16	section 8(o) of the U.S. Housing Act in the
17	service area and metropolitan area (or non-met-
18	ropolitan county).
19	"(B) Next, to low- and very low-income
20	residents in the service area and metropolitan
21	area (or non-metropolitan county).
22	"(C) Next, to other residents, as des-
23	ignated by the Secretary by regulation.
24	"(4) Scope.—For properties with rental assist-
25	ance converted under section 8(1) of the United

States Housing Act of 1937, the requirements of paragraphs (1)(A) and (2)(A) of this subsection, as in effect immediately before the enactment of the Rental Housing Revitalization Act of 2010, shall continue to apply.".

 \bigcirc