112TH CONGRESS 1ST SESSION

H. R. 709

To authorize the Secretary of Housing and Urban Development to establish and carry out an urban revitalization and livable communities program to provide Federal grants to urban areas for the rehabilitation of critically needed recreational areas and facilities and development of improved recreation programs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

February 15, 2011

Mr. Sires (for himself, Ms. Lee of California, Mr. Johnson of Georgia, Mr. Connolly of Virginia, Ms. Fudge, Mr. Towns, Mr. Nadler, Mr. Carnahan, Mrs. Maloney, Ms. Richardson, Mr. Rothman of New Jersey, Mr. Jackson of Illinois, Mr. Ellison, Mr. Cohen, Mr. Ackerman, Mr. Hastings of Florida, Ms. Clarke of New York, Mr. Engel, Mr. Rangel, Mr. Schiff, Mr. Gonzalez, Mr. Polis, Mr. McNerney, Mr. Weiner, Mr. Turner, Mrs. Napolitano, Mr. Serrano, Mr. Filner, Mr. Faleomavaega, Mr. Fattah, and Ms. Bordallo) introduced the following bill; which was referred to the Committee on Financial Services, and in addition to the Committee on Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To authorize the Secretary of Housing and Urban Development to establish and carry out an urban revitalization and livable communities program to provide Federal grants to urban areas for the rehabilitation of critically needed recreational areas and facilities and development of improved recreation programs, and for other purposes.

1	Be it enacted by the Senate and House of Representa-
2	$tives\ of\ the\ United\ States\ of\ America\ in\ Congress\ assembled,$
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "Urban Revitalization
5	and Livable Communities Act".
6	SEC. 2. FINDINGS.
7	Congress finds the following:
8	(1) According to the 2000 United States Cen-
9	sus, 79 percent of the population of the United
10	States lives in urban areas.
11	(2) The quality of life in urban areas is closely
12	related to the availability of fully functional park
13	and recreation systems including land, facilities, and
14	programs.
15	(3) Residents of urban areas need close-to-home
16	recreation opportunities that are adequate to special-
17	ized urban needs, with parks and facilities properly
18	located, developed, and well-maintained.
19	(4) The greatest deficiencies in recreation with
20	respect to land, facilities, and programs are found in
21	many urban areas, especially at the neighborhood
22	level.
23	(5) Inadequate Federal financing of urban
24	recreation programs has led to the deterioration of
25	facilities, nonavailability of recreation services, and

- 1 an inability to adapt recreation programs to chang-2 ing circumstances.
 - (6) According to the Centers for Disease Control and Prevention (CDC), over the last 25 years, rates of obesity have more than tripled among adolescents ages 12 to 19 and doubled among adults ages 20 to 74 and children ages 6 to 11.
 - (7) Physical inactivity contributes to obesity. A study by the CDC found that the creation of, or enhanced access to, places for physical activity led to a 25.6 percent increase in the percentage of people exercising on 3 or more days a week. Physical activity can improve physical and mental health. The annual costs of medical spending and lost productivity from individuals in the United States being obese and overweight are estimated to be \$139,000,000,000.
 - (8) Urban parks and recreation facilities play key roles in improving the health of the population of the United States by providing convenient access to the places, spaces, and opportunities that lead to increased physical activity.
 - (9) According to the Juvenile Justice Bulletin, without structured, supervised activities in the after-school hours, youth are at greater risk of being vic-

- tims of crime or participating in anti-social behav-
- 2 iors. Juveniles are at the highest risk of being a vic-
- 3 tim of crime between 2:00 p.m. and 6:00 p.m., and
- 4 the peak hour for juvenile crime is between 3:00
- 5 p.m. and 4:00 p.m., the first hour after most stu-
- 6 dents are dismissed from school.
- 7 (10) The National Youth Violence Prevention
- 8 Resource Center reported that students who spend
- 9 no time in extracurricular activities, such as those
- offered in after-school programs, are 49 percent
- more likely to have used drugs and 37 percent more
- likely to become teen parents than are those stu-
- dents who spend 1 to 4 hours per week in extra-
- 14 curricular activities.

15 SEC. 3. PURPOSES.

- The purposes of this Act are as follows:
- 17 (1) To authorize the Secretary of Housing and
- 18 Urban Development to establish and carry out an
- 19 urban revitalization and livable communities pro-
- gram to provide Federal grants for the rehabilitation
- and construction of critically needed recreational
- areas and facilities and development of improved
- recreation programs in urban areas.
- 24 (2) To improve urban areas through economic
- development.

- (3) To prevent and improve chronic disease outcomes, including cardiovascular disease, diabetes, depression, and obesity.
 - (4) To improve recreational areas and facilities and expand recreation services in urban areas with a high incidence of crime and to help expand recreation opportunities for at-risk youth.
 - (5) To promote collaboration between local agencies involved in parks and recreation, law enforcement, youth social services, and juvenile justice system.
 - (6) To ensure accessibility to the rapeutic recreation services and to provide recreation opportunities for injured or disabled members of the Armed Forces.
 - (7) To encourage the rehabilitation of existing and construction of new urban recreational areas and facilities with environmentally beneficial components, when possible, such as sustainable landscape features and upcycled and recycled materials, and to prioritize the selection of projects that provide environmental benefits to urban areas, including by updating lighting, planting trees, increasing the urban forestry canopy, improving stormwater management, increasing green infrastructure, employing water

1 conservation measures, and adding green spaces to

2 urban areas.

3 SEC. 4. DEFINITIONS.

In this Act, the following definitions shall apply:

- (1) The term "recreational areas and facilities" means indoor or outdoor parks, buildings, sites, or other facilities that are dedicated to recreation purposes and administered by public or private non-profit agencies to serve the recreation needs of community residents, with emphasis on public facilities readily accessible to residential neighborhoods, including multiple-use community centers that have recreation as a primary purpose, but excluding major sports arenas, exhibition areas, and conference halls used primarily for commercial sports, spectator, or display activities.
- (2) The term "rehabilitation and construction grants" means matching capital grants to local governments for the purpose of rebuilding, remodeling, expanding, or developing existing or building new recreational areas and facilities, including improvements in park landscapes, infrastructure, buildings, and support facilities, and the provision of lighting, emergency phones, or other capital improvements to

- improve the security of urban parks, but excluding routine maintenance and upkeep activities.
 - (3) The term "innovation grants" means matching grants to local governments to cover costs of personnel, facilities, equipment, supplies, or services designed to demonstrate innovative and cost-effective ways to augment park and recreation opportunities at the neighborhood level and to address common problems related to facility operations and improved delivery of recreation service, but excluding routine operation and maintenance activities.
 - (4) The term "at-risk youth recreation grants" means matching grants to local governments for new programs, or continuing program support for existing programs, that provide constructive alternatives to youth at risk for engaging in criminal behavior, including grants for operating or coordinating recreation programs and services in neighborhoods and communities with a high prevalence of crime, particularly violent crime or crime committed by youthful offenders.
 - (5) The term "recovery action program grants" means matching grants to local governments for development of local park and recreation recovery action programs, including for resource and needs as-

- sessment, coordination, citizen involvement and planning, and program development activities to encourage public definition of goals and develop priorities and strategies for overall recreation system recovery.
 - (6) The term "maintenance" means all commonly accepted practices necessary to keep recreational areas and facilities operating in a state of good repair and to protect such areas and facilities from deterioration resulting from normal wear and tear.
 - (7) The term "local government" means any city, county, town, township, parish, village, or any local or regional special district such as a park district, conservation district, or park authority.
 - (8) The term "private nonprofit agency" means a community-based, non-profit organization, corporation, or association organized for purposes of providing recreation, conservation, and educational services directly to urban residents on either a neighborhood or community-wide basis through voluntary donations, voluntary labor, or public or private grants.
 - (9) The term "Secretary" means the Secretary of Housing and Urban Development.

1	(10) The term "State" means any State of the
2	United States (or any instrumentality of a State ap-
3	proved by the Governor), the District of Columbia
4	and the Commonwealth of Puerto Rico.
5	(11) The term "insular areas" means Guam
6	the Virgin Islands, American Samoa, and the North-
7	ern Mariana Islands.
8	SEC. 5. FEDERAL ASSISTANCE GRANTS.
9	(a) REGULATIONS.—Not later than 180 days after
10	the date of enactment of this Act, the Secretary shall pro-
11	mulgate regulations establishing an urban revitalization
12	and livable communities program to, in accordance with
13	this Act, provide Federal rehabilitation and construction
14	grants, innovation grants, at-risk youth recreation grants
15	and recovery action program grants.
16	(b) REQUIREMENTS.—The regulations required
17	under subsection (a) shall include—
18	(1) eligibility requirements for the grant pro-
19	gram established pursuant to such subsection;
20	(2) the timing and form of applications required
21	to be submitted to the Secretary by local govern-
22	ments seeking such grants;
23	(3) required elements of any grant application
24	required to be submitted to the Secretary by local
25	governments seeking such grants;

- 1 (4) criteria for priority selection and approval 2 by the Secretary in choosing which local govern-3 ments receive grant funds;
 - (5) guidelines for seeking modification of a project to be funded or which is funded by the grant program established pursuant to such subsection; and
- 8 (6) penalties placed on local governments that
 9 received amounts under the grant program estab10 lished pursuant to such subsection for failing to
 11 comply with the reporting and recordkeeping re12 quirements set forth in section 13, up to and includ13 ing rescission of grant amounts for repetitive viola14 tions.

15 SEC. 6. ELIGIBILITY REQUIREMENTS AND PRIORITY CRI-

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(a) Eligibility Requirements.—

- (1) In GENERAL.—In developing the regulations required under section 5(a), the Secretary shall set forth eligibility requirements for receiving grants under the urban revitalization and livable communities program established pursuant to this Act.
- (2) Considerations.—The eligibility requirements required to be established under paragraph
 (1) shall be based on—

1	(A) evidence of a commitment to ongoing
2	planning, rehabilitation, service, operation, and
3	maintenance programs for park and recreations
4	systems, as described in section 8;
5	(B) population density (the number of per-
6	sons per square mile of land area);
7	(C) total population under 18 years of age
8	or over 59 years of age;
9	(D) the number of unemployed people as a
10	percentage of the civilian labor force;
11	(E) the percent of households without
12	automobiles available;
13	(F) the percent of persons with income
14	below 125 percent of the poverty level;
15	(G) the change in per capita income;
16	(H) the percent of single-headed house-
17	holds with children present; and
18	(I) any additional criteria the Secretary de-
19	termines appropriate.
20	(b) Partial Eligibility Waiver.—
21	(1) Generally.—Subject to paragraph (2),
22	the Secretary may authorize local governments that
23	do not meet the eligibility requirements required to
24	be established under subsection (a) in standard met-
25	ropolitan statistical areas as defined by the most

- current census as eligible to receive grants under the urban revitalization and livable communities program established pursuant to this Act, in accordance with the findings and purposes of this Act.
- 5 (2) LIMITATION OF FUNDS.—Grants to local 6 governments described in paragraph (1) shall not ex-7 ceed, in the aggregate, 15 percent of the funds ap-8 propriated pursuant to this Act for rehabilitation 9 and construction, innovation, at-risk youth recre-10 ation, and recovery action program grants.
- 11 (c) ELIGIBILITY CERTIFICATION.—As part of any ap-12 plication process set forth pursuant to the regulations pre-13 scribed under section 5, a responsible official for a local government that has applied for a grant under this Act 14 15 shall certify that the local government meets all of the eligibility requirements established under this Act with re-16 17 spect to receipt of grant amounts under the urban revital-18 ization and livable communities program established pur-19 suant to this Act. If a local government applies for a par-20 tial eligibility waiver under subsection (b), such certifi-21 cation shall specify which of the eligibility requirements 22 are met by the local government.
- 23 (d) Priority Criteria.—
- 24 (1) GENERAL PRIORITY CRITERIA.—The Sec-25 retary shall establish priority criteria for the selec-

1	tion and approval of projects to be funded by grant
2	amounts made available pursuant to this Act. The
3	priority criteria established under this subsection
4	shall be based on—
5	(A) a higher population density of the
6	project neighborhood;
7	(B) demonstrated deficiencies in the condi-
8	tion of existing recreational areas and facilities
9	in the project neighborhood;
10	(C) demonstrated deficiencies in access to
11	neighborhood recreation opportunities, particu-
12	larly for minority and low- and moderate-in-
13	come residents and residents with physical or
14	mental disabilities;
15	(D) public participation in determining re-
16	habilitation or development needs;
17	(E) the extent to which a project supports
18	or complements target activities undertaken as
19	part of a local government's overall community
20	development and urban revitalization program;
21	(F) the extent to which such a project
22	would—
23	(i) provide employment opportunities
24	for minorities, youth, and low- and mod-

1	erate-income residents in the project neigh-
2	borhood; and
3	(ii) provide for participation of neigh-
4	borhood, nonprofit, or tenant organizations
5	in the proposed rehabilitation and con-
6	struction activity or in subsequent mainte-
7	nance, staffing, or supervision of rec-
8	reational areas and facilities;
9	(G) the amount of State, local, and private
10	support for the project as evidenced by commit-
11	ments of non-Federal resources to project con-
12	struction or operation; and
13	(H) any additional criteria the Secretary
14	determines appropriate.
15	(2) Priority Criteria for Rehabilitation
16	AND CONSTRUCTION GRANTS AND INNOVATION
17	GRANTS.—In addition to the general priority criteria
18	established under paragraph (1), the Secretary shall
19	establish priority criteria for the selection and ap-
20	proval of projects to be funded by a rehabilitation
21	and construction grant or an innovation grant made
22	pursuant to this Act, including whether the
23	project—
24	(A) builds recreational areas and facilities
25	in areas that are located within half a mile of

1	public housing or a school and do not currently
2	have indoor or outdoor facilities;
3	(B) creates, maintains, or revitalizes play-
4	grounds or active play areas for children;
5	(C) connects children to the outdoors for
6	physical activity and access to nature;
7	(D) promotes physical activity for individ-
8	uals and the community at large;
9	(E) works collaboratively with local govern-
10	ments, colleges, and universities, and other in-
11	stitutions to track the longitudinal rates of
12	chronic diseases in the community such as car-
13	diovascular disease, diabetes, depression, and
14	obesity;
15	(F) uses environmentally beneficial compo-
16	nents such as sustainable landscape features
17	and upcycled and recycled materials;
18	(G) provides environmental benefits to
19	urban areas, including by—
20	(i) updating lighting;
21	(ii) planting trees;
22	(iii) increasing the urban forestry can-
23	opy;
24	(iv) improving stormwater manage-
25	ment;

1	(v) increasing green infrastructure;
2	(vi) employing water conservation
3	measures; and
4	(vii) adding green spaces;
5	(H) connects to public transportation;
6	(I) uses LEED Green Building Standards
7	or contains energy efficiency components such
8	as energy efficient lighting and HVAC systems,
9	and other sustainable components and prac-
10	tices;
11	(J) contains safe trails or routes, such as
12	trails, bikeways, and sidewalks that connect to
13	neighborhoods and enhance access to parks and
14	recreational areas and facilities;
15	(K) either employs youth or uses youth
16	volunteers;
17	(L) enhances or expands youth develop-
18	ment in neighborhoods and communities by en-
19	gaging youth in environmental stewardship,
20	conservation, and service projects;
21	(M) updates existing equipment or facili-
22	ties to be in compliance with the most recent
23	accessibility guidelines published by the United
24	States Access Board, specifically by removing
25	architectural barriers so that sites comply or

1	exceed the requirements of the final guidelines
2	for the accessibility of recreational areas and
3	facilities; or
4	(N) constructs new facilities or sites to
5	comply with or exceed the minimum require-
6	ments of the final guidelines for the accessi-
7	bility of recreational sites and facilities pub-
8	lished by the United States Access Board.
9	(3) Priority Criteria for at-risk youth
10	RECREATION GRANTS.—In addition to the general
11	priority criteria established under paragraph (1), the
12	Secretary shall establish priority criteria for the se-
13	lection and approval of programs to be funded by an
14	at-risk youth recreation grant made pursuant to this
15	Act, including whether the program—
16	(A) targets youth who are at the greatest
17	risk of becoming involved in violence and crime
18	(B) teaches important values and life
19	skills, including teamwork, respect, leadership
20	and self-esteem;
21	(C) demonstrates past success in providing
22	constructive alternatives to youth at risk for en-
23	gaging in criminal behavior;

1	(D) offers tutoring, remedial education,
2	mentoring, and counseling in addition to recre-
3	ation opportunities;
4	(E) offers services during nonschool hours
5	(F) demonstrates collaboration between
6	local park and recreation, juvenile justice, law
7	enforcement, and youth social service agencies
8	and nongovernmental entities, including private
9	nonprofit agencies;
10	(G) leverages public or private recreation
11	investments in the form of services, materials
12	or other funding; or
13	(H) shows the greatest potential of being
14	continued with non-Federal funds or may serve
15	as models for other communities.
16	SEC. 7. REHABILITATION AND CONSTRUCTION, INNOVA-
17	TION, AND AT-RISK YOUTH RECREATION
18	GRANTS.
19	(a) Authorization.—Upon approval of an applica-
20	tion by the chief executive of an eligible local government,
21	the Secretary may provide 70 percent matching rehabilita-
22	tion and construction, innovation, and at-risk youth recre-
23	ation grants directly to such eligible local government.
24	(b) Transfer.—At the discretion of a local govern-
25	ment receiving a rehabilitation and construction, innova-

- 1 tion, or at-risk youth recreation grant pursuant to sub-
- 2 section (a), and if consistent with an approved application,
- 3 such a grant may be transferred in whole or in part to
- 4 private nonprofit agencies, provided that assisted rec-
- 5 reational areas and facilities owned or managed by such
- 6 private nonprofit agencies offer recreation opportunities to
- 7 the general population within the jurisdictional boundaries
- 8 of the local government.
- 9 (c) Payments.—Grant payments may be made only
- 10 for rehabilitation and construction or innovation projects
- 11 or at-risk recreation youth programs approved by the Sec-
- 12 retary. In the case of rehabilitation and construction and
- 13 innovation projects, such payments may be made periodi-
- 14 cally in keeping with the rate of progress toward the satis-
- 15 factory completion of a project, except that the Secretary
- 16 may, when appropriate, make advance payments on ap-
- 17 proved rehabilitation and construction and innovation
- 18 projects in an amount not to exceed 20 percent of the total
- 19 project cost.
- 20 (d) Modification of Project.—The Secretary
- 21 may authorize modification of an approved rehabilitation
- 22 and construction or innovation project only when a grant-
- 23 ee has adequately demonstrated that such modification is
- 24 necessary because of circumstances not foreseeable at the
- 25 time such project was proposed.

- 1 (e) Special Considerations for Innovation 2 Grants.—Innovation grants shall correspond to the 3 goals, priorities, and implementation strategies expressed
- 4 in local park and recreation recovery action programs,
- 5 with particular regard to the special considerations listed
- 6 in section 8(b) of this Act.

7 SEC. 8. LOCAL COMMITMENTS TO SYSTEM RECOVERY AND

8 MAINTENANCE.

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(a) Recovery Action Programs.—

- (1) In General.—As a requirement for project approval, a local government applying for a grant under this Act shall submit to the Secretary evidence of its commitment to ongoing planning, rehabilitation, service, operation, and maintenance programs for its park and recreation systems. Such commitment shall be expressed in a local park and recreation recovery action program that maximizes coordination of all community resources, including other federally supported urban development and recreation programs.
- (2) Interim preliminary action programs.—During an initial interim period to be established by regulation, the recovery action program requirement under paragraph (1) may be satisfied by submission of preliminary action programs of a

- local government that define objectives, priorities, and implementation strategies for overall system recovery and maintenance and commit such local government to a scheduled program development process.
 - (3) 5-YEAR ACTION PROGRAM.—Following the interim period under paragraph (2), each local government applicant shall submit to the Secretary, as a condition of eligibility, a 5-year park and recreation recovery action program that demonstrates—
 - (A) identification of recovery objectives, priorities, and implementation strategies;
 - (B) adequate planning for rehabilitation of specific recreational areas and facilities, including projections of the cost of proposed projects;
 - (C) capacity and commitment to assure that facilities provided or improved under this Act shall thereafter continue to be adequately maintained, protected, staffed, and supervised;
 - (D) intention to maintain total local public outlays for park and recreation purposes at levels at least equal to those in the year preceding that in which grant assistance is sought, except in any case where a reduction in park and

1	recreation outlays is proportionate to a reduc-
2	tion in overall spending by the applicant; and
3	(E) the relationship of the park and recre-
4	ation recovery action program to overall com-
5	munity development and urban revitalization ef-
6	forts.
7	(4) Continuing Planning Process.—Where
8	appropriate, the Secretary may encourage local gov-
9	ernments to meet recovery action program require-
10	ments through a continuing planning process which
11	includes periodic improvements and updates in re-
12	covery action program submissions to eliminate iden-
13	tified gaps in program information and policy devel-
14	opment.
15	(b) Recovery Action Program Special Consid-
16	ERATIONS.—Recovery action programs shall address, at a
17	minimum, the following special considerations:
18	(1) Rehabilitation of existing recreational areas
19	and facilities, including—
20	(A) general systemwide renovation;
21	(B) special rehabilitation requirements for
22	recreational areas and facilities in areas of high
23	population concentration and economic distress;
24	and

1	(C) restoration of outstanding or unique
2	structures, landscaping, or similar features in
3	parks of historical or architectural significance.
4	(2) Local commitments to innovative and cost-
5	effective programs and projects at the neighborhood
6	level to augment recovery of park and recreation sys-
7	tems, including—
8	(A) recycling of abandoned schools and
9	other public buildings for recreation purposes;
10	(B) multiple use of operating educational
11	and other public buildings;
12	(C) purchase of recreation services on a
13	contractual basis;
14	(D) use of mobile facilities and rec-
15	reational, cultural, and educational programs or
16	other innovative approaches to improving access
17	for neighborhood residents;
18	(E) integration of the recovery action pro-
19	gram with federally assisted projects to maxi-
20	mize recreation opportunities through conver-
21	sion of abandoned railroad and highway rights-
22	of-way, waterfront, and other redevelopment ef-
23	forts and such other federally assisted projects,
24	as appropriate;

- 1 (F) conversion to recreational use of street 2 space, derelict land, and other public lands not 3 now designated for neighborhood recreational 4 use; and
 - (G) use of various forms of compensated and uncompensated land regulation, tax inducements, or other means to encourage the private sector to provide neighborhood park and recreation facilities and programs.
- 10 (c) Publication of Requirements.—The Sec-11 retary shall establish and publish in the Federal Register 12 requirements for preparation, submission, and updating of 13 local park and recreation recovery action programs.

(d) AT-RISK YOUTH RECREATION GRANTS.—

- (1) ELIGIBILITY.—In order to be eligible to receive an at-risk youth recreation grant, a local government shall include in its 5-year park and recreation recovery action program the goal of reducing crime and juvenile delinquency and provide a description of the implementation strategies to achieve this goal.
- (2) COORDINATION.—The description of implementation strategies under paragraph (1) shall also address how the local government is coordinating its recreation programs with crime prevention efforts of

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- 1 law enforcement, juvenile corrections, and youth so-
- 2 cial service agencies.
- 3 (e) Recovery Action Program Grants.—The
- 4 Secretary is authorized to provide up to 50 percent match-
- 5 ing grants to eligible local government applicants for re-
- 6 covery action program development and planning to meet
- 7 the objectives of this section.
- 8 SEC. 9. STATE ACTION INCENTIVE; FEDERAL GRANTS, IN-
- 9 CREASE.
- The Secretary is authorized to increase Federal reha-
- 11 bilitation and construction, innovation, and at-risk youth
- 12 recreation grants authorized in section 7 of this Act by
- 13 providing an additional match equal to the total match
- 14 provided by a State of up to 15 percent of total project
- 15 or program costs. In no event may the Federal matching
- 16 amount exceed 85 percent of total project or program cost.
- 17 The Secretary shall further encourage the States to assist
- 18 in assuring that local recovery plans and programs are
- 19 adequately implemented by cooperating with the Depart-
- 20 ment of Housing and Urban Development in monitoring
- 21 local park and recreation recovery action programs and
- 22 in assuring consistency of such plans and programs, where
- 23 appropriate, with State recreation policies as set forth in
- 24 statewide comprehensive outdoor recreation plans.

1	SEC. 10. MATCHING REQUIREMENTS; NON-FEDERAL SHARE
2	OF PROJECT OR PROGRAM COSTS.
3	(a) Non-Federal Sources.—The non-Federal
4	share of project or program costs assisted under this Act
5	may be derived from—
6	(1) general or special purpose State or local
7	revenues;
8	(2) State categorical grants;
9	(3) special appropriations by State legislatures;
10	(4) donations of land, buildings, or building ma-
11	terials;
12	(5) in-kind construction, technical, and plan-
13	ning services; or
14	(6) any combination of paragraphs (1) through
15	(5).
16	(b) Prohibited Sources.—No moneys from any
17	Federal grant program other than general revenue sharing
18	and the community development and energy efficiency and
19	conservation block grant programs shall be used to match
20	Federal grants under this program.
21	(c) Private Contributions.—The Secretary shall
22	encourage States and private interests to contribute, to
23	the maximum extent possible, to the non-Federal share of
24	project or program costs

SEC. 11. CONVERSION OF RECREATION PROPERTY.

- 2 No property improved or developed with assistance
- 3 under this Act shall, without the approval of the Sec-
- 4 retary, be converted for uses other than for public recre-
- 5 ation. The Secretary shall approve such conversion only
- 6 if the Secretary determines it to be consistent with the
- 7 current local park and recreation recovery action program
- 8 and only upon such conditions as the Secretary determines
- 9 necessary to assure the provision of adequate recreation
- 10 properties and opportunities of reasonably equivalent loca-
- 11 tion and usefulness.

12 SEC. 12. COORDINATION OF PROGRAM.

- The Secretary shall—
- 14 (1) coordinate the urban revitalization and liv-
- able communities program with other Federal de-
- partments and agencies and with State agencies that
- administer programs and policies affecting urban
- areas such as the White House Office of Urban Pol-
- icy and departments that administer programs and
- 20 policies affecting climate change, green jobs, hous-
- 21 ing, urban development, natural resources manage-
- 22 ment, employment, transportation, community serv-
- ices, and voluntary action;
- 24 (2) encourage maximum coordination of the
- program between appropriate State agencies and
- local government applicants; and

- 1 (3) require that local government applicants in-2 clude provisions for participation of community and 3 neighborhood residents, including youth, and for 4 public-private coordination in recovery action pro-5 gram planning and project selection.
- 6 SEC. 13. REPORT; RECORDKEEPING; AUDIT AND EXAMINA-
- 7 TION.
- 8 (a) Report.—Each recipient of assistance under this
- 9 Act shall submit to the Secretary, for each fiscal year such
- 10 assistance is received, an annual report detailing the
- 11 projects and programs undertaken with such assistance,
- 12 the number of jobs created by such assistance, and any
- 13 other information the Secretary determines appropriate
- 14 based on the priority criteria established by the Secretary
- 15 under sections 5 and 6.
- 16 (b) Recordkeeping.—Each recipient of assistance
- 17 under this Act shall keep such records as the Secretary
- 18 shall prescribe, including records that fully disclose the
- 19 amount and disposition of project or program under-
- 20 takings in connection with which assistance under this Act
- 21 is given or used, and the amount and nature of that por-
- 22 tion of the cost of the project or program undertaking sup-
- 23 plied by other sources, and such other records as will fa-
- 24 cilitate an effective audit.

- 1 (c) AUDIT AND EXAMINATION.—The Secretary and
- 2 the Comptroller General of the United States, or their
- 3 duly authorized representatives, shall have access, for the
- 4 purpose of audit and examination, to any books, docu-
- 5 ments, papers, and records of a recipient of assistance
- 6 under this Act that are pertinent to such assistance.

7 SEC. 14. AUTHORIZATION OF APPROPRIATIONS.

- 8 (a) In General.—There are authorized to be appro-
- 9 priated to carry out this Act \$445,000,000 for each of
- 10 the fiscal years 2012 through 2022.
- 11 (b) Recovery Action Program Grants.—Not
- 12 more than 3 percent of the funds appropriated pursuant
- 13 to subsection (a) in any fiscal year may be used for grants
- 14 for the development of local park and recreation recovery
- 15 action programs pursuant to section 8 of this Act.
- 16 (c) Innovation Grants.—Not more than 10 per-
- 17 cent of the funds appropriated pursuant to subsection (a)
- 18 in any fiscal year may be used for innovation grants pur-
- 19 suant to section 7 of this Act.
- 20 (d) DISCRETIONARY FUND.—Notwithstanding any
- 21 other provision of this Act or any other law or regulation,
- 22 not more than 2 percent of the funds appropriated pursu-
- 23 ant to subsection (a) in any fiscal year may be used to
- 24 provide rehabilitation and construction grants, innovation
- 25 grants, at-risk youth recreation grants, and recovery ac-

- 1 tion program grants to be used in the insular areas. Such
- 2 sums will not be subject to the matching provisions of this
- 3 Act, and may only be subject to such conditions, reports,
- 4 plans, and agreements, if any, as determined by the Sec-
- 5 retary.

6 SEC. 15. LIMITATION OF USE OF FUNDS.

- 7 Not more than 10 percent of funds appropriated pur-
- 8 suant to section 14 for rehabilitation and construction
- 9 grants in any fiscal year may be used for the acquisition
- 10 of lands or interests in land.

11 SEC. 16. REPORTS TO CONGRESS.

- 12 (a) Interim Report.—Not later than 5 years after
- 13 the date of the enactment of this Act, the Secretary shall
- 14 submit to Congress an interim report containing such
- 15 findings and recommendations as the Secretary deter-
- 16 mines appropriate with respect to the urban revitalization
- 17 and livable communities program established pursuant to
- 18 this Act.
- 19 (b) Final Report.—Not later than 10 years after
- 20 the date of the enactment of this Act, the Secretary shall
- 21 submit to Congress a report describing the overall impact
- 22 of the urban revitalization and livable communities pro-
- 23 gram established pursuant to this Act.