AMENDMENT NO.	Calendar No.

Purpose: To reauthorize the Native American Housing Assistance and Self-Determination Act of 1996.

IN THE SENATE OF THE UNITED STATES-118th Cong., 1st Sess.

S. 2226

AMENDMENT Nº 10 By Schafz To:	of the Department of the Department of the Department of the purposes
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Viz:

- 1 At the end, add the following:
- 2 DIVISION I—NATIVE AMERICAN
- 3 HOUSING ASSISTANCE AND
- 4 SELF-DETERMINATION REAU-
- 5 THORIZATION ACT OF 2023
- 6 SEC. 11001. SHORT TITLE.
- 7 This division may be cited as the "Native American
- 8 Housing Assistance and Self-Determination Reauthoriza-
- 9 tion Act of 2023".

1 SEC. 11002. CONSOLIDATION OF ENVIRONMENTAL REVIEW

2 REQUIREMENT

- 3 Section 105 of the Native American Housing Assist-
- 4 ance and Self-Determination Act of 1996 (25 U.S.C.
- 5 4115) is amended by adding at the end the following:
- 6 "(e) Consolidation of Environmental Review

7 REQUIREMENTS.—

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"(1) IN GENERAL.—In the case of a recipient of grant amounts under this Act that is carrying out a project that qualifies as an affordable housing activity under section 202, if the recipient is using 1 or more additional sources of Federal funds to carry out the project, and the grant amounts received under this Act constitute the largest single source of Federal funds that the recipient reasonably expects to commit to the project at the time of environmental review, the Indian tribe of the recipient may assume, in addition to all of the responsibilities for environmental review, decision making, and action under subsection (a), all of the additional responsibilities for environmental review, decision making, and action under provisions of law that would apply to each Federal agency providing additional funding were the Federal agency to carry out the project as a Federal project.

1	"(2) DISCHARGE.—The assumption by the In-
2	dian tribe of the additional responsibilities for envi-
3	ronmental review, decision making, and action under
4	paragraph (1) with respect to a project shall be
5	deemed to discharge the responsibility of the applica-
6	ble Federal agency for environmental review, deci-
7	sion making, and action with respect to the project.
8	"(3) Certification.—An Indian tribe that as-
9	sumes the additional responsibilities under para-
10	graph (1), shall certify, in addition to the require-
11	ments under subsection (c)—
12	"(A) the additional responsibilities that the
13	Indian tribe has fully carried out under this
14	subsection; and
15	"(B) that the certifying officer consents to
16	assume the status of a responsible Federal offi-
17	cial under the provisions of law that would
18	apply to each Federal agency providing addi-
19	tional funding under paragraph (1).
20	"(4) Liability.—
21	"(A) IN GENERAL.—An Indian tribe that
22	completes an environmental review under this
23	subsection shall assume sole liability for the
24	content and quality of the review.

1	"(B) REMEDIES AND SANCTIONS.—Except
2	as provided in subparagraph (C), if the Sec-
3	retary approves a certification and release of
4	funds to an Indian tribe for a project in accord-
5	ance with subsection (b), but the Secretary or
6	the head of another Federal agency providing
7	funding for the project subsequently learns that
8	the Indian tribe failed to carry out the respon-
9	sibilities of the Indian tribe as described in sub-
.0	section (a) or paragraph (1), as applicable, the
1	Secretary or other head, as applicable, may im-
2	pose appropriate remedies and sanctions in ac-
.3	cordance with—
.4	"(i) the regulations issued pursuant to
5	section 106; or
6	"(ii) such regulations as are issued by
7	the other head.
8	"(C) STATUTORY VIOLATION WAIVERS.—If
9	the Secretary waives the requirements under
20	this section in accordance with subsection (d)
21	with respect to a project for which an Indian
22	tribe assumes additional responsibilities under
23	paragraph (1), the waiver shall prohibit any
24	other Federal agency providing additional fund-
25	ing for the project from imposing remedies or

1	sanctions for failure to comply with require-
2	ments for environmental review, decision mak-
3	ing, and action under provisions of law that
4	would apply to the Federal agency.".
5	SEC. 11003. AUTHORIZATION OF APPROPRIATIONS.
6	Section 108 of the Native American Housing Assist-
7	ance and Self-Determination Act of 1996 (25 U.S.C.
8	4117) is amended, in the first sentence, by striking "2009
9	through 2013" and inserting "2024 through 2030".
10	SEC. 11004. STUDENT HOUSING ASSISTANCE.
11	Section 202(3) of the Native American Housing As-
12	sistance and Self-Determination Act of 1996 (25 U.S.C.
13	4132(3)) is amended by inserting "including college hous-
14	ing assistance" after "self-sufficiency and other services,".
15	SEC. 11005. APPLICATION OF RENT RULE ONLY TO UNITS
16	OWNED OR OPERATED BY INDIAN TRIBE OR
17	TRIBALLY DESIGNATED HOUSING ENTITY.
18	Section 203(a)(2) of the Native American Housing
19	Assistance and Self-Determination Act of 1996 (25 U.S.C.
20	4133(a)(2)) is amended by inserting "owned or operated
21	by a recipient and" after "residing in a dwelling unit".
22	SEC. 11006. DE MINIMIS EXEMPTION FOR PROCUREMENT
23	OF GOODS AND SERVICES.
24	Section 203(g) of the Native American Housing As-
25	sistance and Self-Determination Act of 1996 (25 U.S.C.

1	4133(g)) is amended by striking "\$5,000" and inserting
2	"\$7,000".
3	SEC. 11007. HOMEOWNERSHIP OR LEASE-TO-OWN LOW-IN-
4	COME REQUIREMENT AND INCOME TAR-
5	GETING.
6	Section 205 of the Native American Housing Assist-
7	ance and Self-Determination Act of 1996 (25 U.S.C.
8	4135) is amended—
9	(1) in subsection (a)(1)—
10	(A) in subparagraph (C), by striking
11	"and" at the end; and
12	(B) by adding at the end the following:
13	"(E) notwithstanding any other provision
14	of this paragraph, in the case of rental housing
15	that is made available to a current rental family
16	for conversion to a homebuyer or a lease-pur-
17	chase unit, that the current rental family can
18	purchase through a contract of sale, lease-pur-
19	chase agreement, or any other sales agreement,
20	is made available for purchase only by the cur-
21	rent rental family, if the rental family was a
22	low-income family at the time of their initial oc-
23	cupancy of such unit; and"; and
24	(2) in subsection (c)—

1	(A) by striking "The provisions" and in-
2	serting the following:
3	"(1) In general.—The provisions"; and
4	(B) by adding at the end the following:
5	"(2) APPLICABILITY TO IMPROVEMENTS.—The
6	provisions of subsection (a)(2) regarding binding
7	commitments for the remaining useful life of prop-
8	erty shall not apply to improvements of privately
9	owned homes if the cost of the improvements do not
10	exceed 10 percent of the maximum total develop-
11	ment cost for the home.".
12	SEC. 11008. LEASE REQUIREMENTS AND TENANT SELEC-
13	TION.
14	Section 207 of the Native American Housing Assist-
	Section 207 of the Native American Housing Assistance and Self-Determination Act of 1996 (25 U.S.C.
15	
15 16	ance and Self-Determination Act of 1996 (25 U.S.C.
15	ance and Self-Determination Act of 1996 (25 U.S.C. 4137) is amended by adding at the end the following:
15 16 17 18	ance and Self-Determination Act of 1996 (25 U.S.C. 4137) is amended by adding at the end the following: "(c) NOTICE OF TERMINATION.—The notice period
15 16 17 18	ance and Self-Determination Act of 1996 (25 U.S.C. 4137) is amended by adding at the end the following: "(c) NOTICE OF TERMINATION.—The notice period described in subsection (a)(3) shall apply to projects and
15 16 17 18	ance and Self-Determination Act of 1996 (25 U.S.C. 4137) is amended by adding at the end the following: "(c) NOTICE OF TERMINATION.—The notice period described in subsection (a)(3) shall apply to projects and programs funded in part by amounts authorized under
15 16 17 18 19 20	ance and Self-Determination Act of 1996 (25 U.S.C. 4137) is amended by adding at the end the following: "(c) NOTICE OF TERMINATION.—The notice period described in subsection (a)(3) shall apply to projects and programs funded in part by amounts authorized under this Act.".
15 16 17 18 19 20 21	ance and Self-Determination Act of 1996 (25 U.S.C. 4137) is amended by adding at the end the following: "(c) Notice of Termination.—The notice period described in subsection (a)(3) shall apply to projects and programs funded in part by amounts authorized under this Act.". SEC. 11009. INDIAN HEALTH SERVICE.
15 16 17 18 19 20 21 22 23	ance and Self-Determination Act of 1996 (25 U.S.C. 4137) is amended by adding at the end the following: "(c) NOTICE OF TERMINATION.—The notice period described in subsection (a)(3) shall apply to projects and programs funded in part by amounts authorized under this Act.". SEC. 11009. INDIAN HEALTH SERVICE. (a) IN GENERAL.—Subtitle A of title II of the Native

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1	"SEC. 211. IHS SANITATION FACILITIES CONSTRUCTION.
2	"Notwithstanding any other provision of law, the Di-
3	rector of the Indian Health Service, or a recipient receiv-
4	ing funding for a housing construction or renovation
5	project under this title, may use funding from the Indian
6	Health Service for the construction of sanitation facilities
7	under that project.".
8	(b) CLERICAL AMENDMENT.—The table of contents
9	in section 1(b) of the Native American Housing Assistance
10	and Self-Determination Act of 1996 (Public Law 104-
11	330; 110 Stat. 4016) is amended by inserting after the
12	item relating to section 210 the following:
	"Sec. 211. IHS sanitation facilities construction.".
13	SEC. 11010. STATUTORY AUTHORITY TO SUSPEND GRANT
14	FUNDS IN EMERGENCIES.
15	Section 401(a)(4) of the Native American Housing
16	Assistance and Self-Determination Act of 1996 (25 U.S.C
17	4161(a)(4)) is amended—
18	(1) in subparagraph (A), by striking "may take
19	an action described in paragraph (1)(C)" and insert
20	ing "may immediately take an action described in
21	paragraph (1)(C)"; and
22	(2) by striking subparagraph (B) and inserting
23	the following:

"(B) PROCEDURAL REQUIREMENTS.—

ı	"(1) IN GENERAL.—If the Secretary
2	takes an action described in subparagraph
3	(A), the Secretary shall provide notice to
4	the recipient at the time that the Secretary
5	takes that action.
6	"(ii) NOTICE REQUIREMENTS.—The
7	notice under clause (i) shall inform the re-
8	cipient that the recipient may request a
9	hearing by not later than 30 days after the
10	date on which the Secretary provides the
11	notice.
12	"(iii) Hearing requirements.—A
13	hearing requested under clause (ii) shall be
14	conducted—
15	"(I) in accordance with subpart
16	A of part 26 of title 24, Code of Fed-
17	eral Regulations (or successor regula-
18	tions); and
19	"(II) to the maximum extent
20	practicable, on an expedited basis.
21	"(iv) Failure to conduct a hear-
22	ING.—If a hearing requested under clause
23	(ii) is not completed by the date that is
24	180 days after the date on which the re-
25	cipient requests the hearing, the action of

1	the Secretary to limit the availability of
2	payments shall no longer be effective.".
3	SEC. 11011. REPORTS TO CONGRESS.
4	Section 407 of the Native American Housing Assist-
5	ance and Self-Determination Act of 1996 (25 U.S.C.
6	4167) is amended—
7	(1) in subsection (a), by striking "Congress"
8	and inserting "Committee on Indian Affairs and the
9	Committee on Banking, Housing and Urban Affairs
10	of the Senate and the Committee on Financial Serv-
11	ices of the House of Representatives"; and
12	(2) by adding at the end the following:
13	"(c) Public Availability.—The report described in
14	subsection (a) shall be made publicly available, including
15	to recipients.".
16	SEC. 11012. 99-YEAR LEASEHOLD INTEREST IN TRUST OR
17	RESTRICTED LANDS FOR HOUSING PUR-
18	POSES.
19	Section 702 of the Native American Housing Assist-
20	ance and Self-Determination Act of 1996 (25 U.S.C.
21	4211) is amended—
22	(1) in the section heading, by striking "50-
23	YEAR" and inserting "99-YEAR";
24	(2) in subsection (b), by striking "50 years"
25	and inserting "99 years"; and

1	(3) in subsection (c)(2), by striking "50 years"
2	and inserting "99 years".
3	SEC. 11013. AMENDMENTS FOR BLOCK GRANTS FOR AF-
4	FORDABLE HOUSING ACTIVITIES.
5	Section 802(e) of the Native American Housing As-
6	sistance and Self-Determination Act of 1996 (25 U.S.C.
7	4222(e)) is amended by—
8	(1) by striking "The Director" and inserting
9	the following:
10	"(1) IN GENERAL.—The Director"; and
11	(2) by adding at the end the following:
12	"(2) Subawards.—Notwithstanding any other
13	provision of law, including provisions of State law
14	requiring competitive procurement, the Director may
15	make subawards to subrecipients, except for for-
16	profit entities, using amounts provided under this
17	title to carry out affordable housing activities upon
18	a determination by the Director that such subrecipi-
19	ents have adequate capacity to carry out activities in
20	accordance with this Act.".
21	SEC. 11014. REAUTHORIZATION OF NATIVE HAWAIIAN
22	HOMEOWNERSHIP PROVISIONS.
23	Section 824 of the Native American Housing Assist-
24	ance and Self-Determination Act of 1996 (25 U.S.C.
25	4243) is amended by striking "such sums as may be nec-

- 1 essary" and all that follows through the period at the end
- 2 and inserting "such sums as may be necessary for each
- 3 of fiscal years 2024 through 2030.".
- 4 SEC. 11015. TOTAL DEVELOPMENT COST MAXIMUM
- 5 PROJECT COST.
- 6 Affordable housing (as defined in section 4 of the Na-
- 7 tive American Housing Assistance and Self-Determination
- 8 Act of 1996 (25 U.S.C. 4103)) that is developed, acquired,
- 9 or assisted under the block grant program established
- 10 under section 101 of the Native American Housing Assist-
- 11 ance and Self-Determination Act of 1996 (25 U.S.C.
- 12 4111) shall not exceed by more than 20 percent, without
- 13 prior approval of the Secretary of Housing and Urban De-
- 14 velopment, the total development cost maximum cost for
- 15 all housing assisted under an affordable housing activity,
- 16 including development and model activities.
- 17 SEC. 11016. COMMUNITY-BASED DEVELOPMENT ORGANIZA-
- 18 TIONS AND SPECIAL ACTIVITIES BY INDIAN
- 19 TRIBES.
- 20 Section 105 of the Housing and Community Develop-
- 21 ment Act of 1974 (42 U.S.C. 5305) is amended by adding
- 22 at the end the following:
- 23 "(i) Indian Tribes and Tribally Designated
- 24 HOUSING ENTITIES AS COMMUNITY-BASED DEVELOP-
- 25 MENT ORGANIZATIONS.—

1	"(1) DEFINITION.—In this subsection, the term
2	'tribally designated housing entity' has the meaning
3	given the term in section 4 of the Native American
4	Housing Assistance and Self-Determination Act of
5	1996 (25 U.S.C. 4103).
6	"(2) QUALIFICATION.—An Indian tribe, a trib-
7	ally designated housing entity, or a tribal organiza-
8	tion shall qualify as a community-based development
9	organization for purposes of carrying out new hous-
10	ing construction under this subsection under a grant
11	made under section $106(a)(1)$.
12	"(j) Special Activities by Indian Tribes.—An
13	Indian tribe receiving a grant under paragraph (1) of sec-
14	tion 106(a)(1) shall be authorized to directly carry out ac-
15	tivities described in paragraph (15) of such section
16	106(a)(1).".
17	SEC. 11017. SECTION 184 INDIAN HOME LOAN GUARANTEE
18	PROGRAM.
19	(a) In General.—Section 184 of the Housing and
20	Community Development Act of 1992 (12 U.S.C. 1715z-
21,	13a) is amended—
22	(1) by amending subsection (a) to read as fol-
23	lows:
24	"(a) AUTHORITY.—To provide access to sources of
25	private financing to Indian families, Indian housing au-

1	thorities, and Indian Tribes, who otherwise could not ac-
2	quire housing financing because of the unique legal status
3	of Indian lands and the unique nature of tribal economies,
4	and to expand homeownership opportunities to Indian
5	families, Indian housing authorities and Indian tribes on
6	fee simple lands, the Secretary may guarantee not to ex-
7	ceed 100 percent of the unpaid principal and interest due
8	on any loan eligible under subsection (b) made to an In-
9	dian family, Indian housing authority, or Indian Tribe on
10	trust land and fee simple land."; and
11	(2) in subsection (b)—
12	(A) by amending paragraph (2) to read as
13	follows:
14	"(2) Eligible Housing.—The loan shall be
15	used to construct, acquire, refinance, or rehabilitate
16	1- to 4-family dwellings that are standard housing."
17	(B) in paragraph (4)—
18	(i) by redesignating subparagraphs
19	(A) through (D) as clauses (i) through
20	(iv), respectively, and adjusting the mar-
21	gins accordingly;
22	(ii) by striking "The loan" and insert-
23	ing the following:
24	"(A) IN GENERAL.—The loan";

1		(m) m supparagraph (A), as so des-
2		ignated, by adding at the end the fol-
3		lowing:
4		"(v) Any other lender that is super-
5		vised, approved, regulated, or insured by
6		any agency of the Federal Government, in-
7		cluding any entity certified as a community
8		development financial institution by the
9		Community Development Financial Insti-
10		tutions Fund established under section
11		104(a) of the Riegle Community Develop-
12		ment and Regulatory Improvement Act of
13		1994 (12 U.S.C. 4703(a))."; and
14		(iv) by adding at the end the fol-
15		lowing:
16		"(B) DIRECT GUARANTEE PROCESS.—
17		"(i) AUTHORIZATION.—The Secretary
18		may authorize qualifying lenders to partici-
19		pate in a direct guarantee process for ap-
20		proving loans under this section.
21		"(ii) Indemnification.—
22		"(I) IN GENERAL.—If the Sec-
23		retary determines that a mortgage
24		guaranteed through a direct guar-
25	*	antee process under this subpara-

1	graph was not originated in accord-
2	ance with the requirements estab-
3	lished by the Secretary, the Secretary
4	may require the lender approved
5	under this subparagraph to indemnify
6	the Secretary for the loss, irrespective
7	of whether the violation caused the
8	mortgage default.
9	"(II) FRAUD OR MISREPRESEN-
10	TATION.—If fraud or misrepresenta-
11	tion is involved in a direct guarantee
12	process under this subparagraph, the
13	Secretary shall require the original
14	lender approved under this subpara-
15	graph to indemnify the Secretary for
16	the loss regardless of when an insur-
17	ance claim is paid.
18	"(C) REVIEW OF MORTGAGEES.—
19	"(i) In General.—The Secretary
20	may periodically review the mortgagees
21	originating, underwriting, or servicing sin-
22	gle family mortgage loans under this sec-
23	tion.
24	"(ii) REQUIREMENTS.—In conducting
25	a review under clause (i), the Secretary—

1		"(I) shall compare the mortgagee
2		with other mortgagees originating or
3	-	underwriting loan guarantees for In-
4		dian housing based on the rates of de-
5		faults and claims for guaranteed
6		mortgage loans originated, under-
7		written, or serviced by that mort-
8		gagee;
9		"(II) may compare the mort-
0		gagee with such other mortgagees
1		based on underwriting quality, geo-
12		graphic area served, or any commonly
13		used factors the Secretary determines
14		necessary for comparing mortgage de-
15		fault risk, provided that the compari-
16		son is of factors that the Secretary
17		would expect to affect the default risk
18		of mortgage loans guaranteed by the
19		Secretary;
20		"(iii) shall implement such compari-
21		sons by regulation, notice, or mortgagee
22		letter; and
23		"(I) may terminate the approval
24		of a mortgagee to originate, under-
25		write, or service loan guarantees for

1	housing under this section if the Sec
2	retary determines that the mortgage
3	loans originated, underwritten, or
4	serviced by the mortgagee present ar
5	unacceptable risk to the Indian House
6	ing Loan Guarantee Fund established
7	under subsection (i)—
8	"(aa) based on a comparison
9	of any of the factors set forth in
0	this subparagraph; or
1	"(bb) by a determination
2	that the mortgagee engaged in
3	fraud or misrepresentation."; and
14	(C) in paragraph (5)(A), by inserting be
15	fore the semicolon at the end the following: "ex
16	cept, as determined by the Secretary, when
17	there is a loan modification under subsection
18	(h)(1)(B), the term of the loan shall not exceed
9	40 years''.
20	(b) Loan Guarantees for Indian Housing.—
21	Section 184(i)(5) of the Housing and Community Devel
22	opment Act of 1992 (12 U.S.C. 1715z-13a(i)(5)) is
23	amended—
24	(1) in subparagraph (B), by inserting after the
25	first sentence the following: "There are authorized

1	to be appropriated for those costs such sums as may
2	be necessary for each of fiscal years 2024 through
3	2030."; and
4	(2) in subparagraph (C), by striking "2008
5	through 2012" and inserting "2024 through 2030".
6	SEC. 11018. LOAN GUARANTEES FOR NATIVE HAWAIIAN
7	HOUSING.
8	Section 184A of the Housing and Community Devel-
9	opment Act of 1992 (12 U.S.C. 1715z–13b) is amended—
10	(1) in subsection (b), by inserting ", and to ex-
11	pand homeownership opportunities to Native Hawai-
12	ian families who are eligible to receive a homestead
13	under the Hawaiian Homes Commission Act, 1920
14	(42 Stat. 108) on fee simple lands in the State of
15	Hawaii" after "markets";
16	(2) in subsection (c)—
17	(A) by amending paragraph (2) to read as
18	follows:
19	"(2) ELIGIBLE HOUSING.—The loan shall be
20	used to construct, acquire, refinance, or rehabilitate
21	1- to 4-family dwellings that are standard housing.";
22	(B) in paragraph (4)—
23	(i) in subparagraph (B)—
24	(I) by redesignating clause (iv) as
25	clause (v); and

1		(II) by adding after clause (iii)
2		the following:
3		"(iv) Any other lender that is super-
4		vised, approved, regulated, or insured by
5		any agency of the Federal Government, in-
6		cluding any entity certified as a community
7		development financial institution by the
8		Community Development Financial Insti-
9		tutions Fund established under section
10	•	104(a) of the Riegle Community Develop-
11		ment and Regulatory Improvement Act of
12		1994 (12 U.S.C. 4703(a))."; and
13		(ii) by adding at the end the fol-
14		lowing:
15	1 * '	"(C) Indemnification.—
16		"(i) IN GENERAL.—If the Secretary
17		determines that a mortgage guaranteed
18		through a direct guarantee process under
19		this section was not originated in accord-
20		ance with the requirements established by
21		the Secretary, the Secretary may require
22		the lender approved under this section to
23		indemnify the Secretary for the loss, irre-
24		spective of whether the violation caused the
25		mortgage default.

1	"(ii) Direct guarantee endorse-
2	MENT.—The Secretary may, dependent on
3	the availability of systems development and
4	staffing resources, delegate to eligible lend-
5	ers the authority to directly endorse loans
6	under this section.
7	"(iii) Fraud or misrepresenta-
8	TION.—If fraud or misrepresentation was
9	involved in the direct guarantee endorse-
10	ment process by a lender under this sec-
11	tion, the Secretary shall require the ap-
12	proved direct guarantee endorsement lend-
13	er to indemnify the Secretary for any loss
14	or potential loss, regardless of whether the
15	fraud or misrepresentation caused or may
16	cause the loan default.
17	"(iv) IMPLEMENTATION.—The Sec-
18	retary may implement any requirements
19	described in this subparagraph by regula-
20	tion, notice, or Dear Lender Letter.".
21	(C) in paragraph (5)(A), by inserting be-
22	fore the semicolon at the end the following: "ex-
23	cept, as determined by the Secretary, when
24	there is a loan modification under subsection

1		(i)(1)(B), the term of the loan shall not exceed
2		40 years'';
3		(3) in subsection (d)—
4		(A) in paragraph (1), by adding at the end
5		the following:
6	e	"(C) Exception.—When the Secretary
7		exercises its discretion to delegate direct guar-
8		antee endorsement authority pursuant to sub-
9		section (c)(4)(C)(ii), subparagraphs (A) and
10		(B) of this paragraph shall not apply.";
11		(B) by amending paragraph (2) to read as
12		follows:
13		"(2) STANDARD FOR APPROVAL.—
14		"(A) APPROVAL.—The Secretary may ap-
15		prove a loan for guarantee under this section
16		and issue a certificate under this subsection
17		only if the Secretary determines that there is a
18		reasonable prospect of repayment of the loan.
19		"(B) EXCEPTIONS.—When the Secretary
20		exercises its discretion to delegate direct guar-
21		antee endorsement authority pursuant to sub-
22		section (e)(4)(C)(ii)—
23		"(i) subparagraph (A) shall not apply;
24		and

1	"(11) the direct guarantee endorsement
2	lender may issue a certificate under this
3	paragraph as evidence of the guarantee in
4	accordance with requirements prescribed
5	by the Secretary."; and
6	(C) in paragraph (3)(A), by inserting "or,
7	where applicable, the direct guarantee endorse-
8	ment lender," after "Secretary" and
9	(4) in subsection (j)(5)(B), by inserting after
0	the first sentence the following: "There are author-
1	ized to be appropriated for those costs such sums as
12	may be necessary for each of fiscal years 2024
13	through 2030.".
14	SEC. 11019. DRUG ELIMINATION PROGRAM.
	(a) DEFINITIONS.—In this section:
15	
15 16	(1) CONTROLLED SUBSTANCE.—The term
16	(1) CONTROLLED SUBSTANCE.—The term
16 17	(1) CONTROLLED SUBSTANCE.—The term "controlled substance" has the meaning given the
16 17 18	(1) CONTROLLED SUBSTANCE.—The term "controlled substance" has the meaning given the term in section 102 of the Controlled Substances
16 17 18 19	(1) CONTROLLED SUBSTANCE.—The term "controlled substance" has the meaning given the term in section 102 of the Controlled Substances Act (21 U.S.C. 802).
16 17 18 19 20	(1) Controlled Substance.—The term "controlled substance" has the meaning given the term in section 102 of the Controlled Substances Act (21 U.S.C. 802). (2) Drug-related Crime.—The term "drug-
16 17 18 19 20 21	(1) CONTROLLED SUBSTANCE.—The term "controlled substance" has the meaning given the term in section 102 of the Controlled Substances Act (21 U.S.C. 802). (2) DRUG-RELATED CRIME.—The term "drug-related crime" means the illegal manufacture, sale
16 17 18 19 20 21	(1) Controlled Substance.—The term "controlled substance" has the meaning given the term in section 102 of the Controlled Substances Act (21 U.S.C. 802). (2) Drug-related crime" means the illegal manufacture, sale distribution, use, or possession with intent to manufacture.

1	(A) has the meaning given the term in sec-
2	tion 4 of the Native American Housing Assist-
3	ance and Self-Determination Act of 1996 (25
4	U.S.C. 4103); and
5	(B) includes a recipient of funds under
6	title VIII of that Act (25 U.S.C. 4221 et seq.).
7	(4) Secretary.—The term "Secretary" means
8	the Secretary of Housing and Urban Development.
9	(b) Establishment.—The Secretary may, in con-
10	sultation with the Bureau of Indian Affairs and relevant
1	Tribal law enforcement agencies, make grants under this
12	section to recipients of assistance under the Native Amer-
13	ican Housing Assistance and Self-Determination Act of
14	1996 (25 U.S.C. 4101 et seq.) for use in eliminating drug-
15	related and violent crime.
16	(c) ELIGIBLE ACTIVITIES.—Grants under this sec-
17	tion may be used for—
18	(1) the employment of security personnel;
19	(2) reimbursement of State, local, Tribal, or
20	Bureau of Indian Affairs law enforcement agencies
21	for additional security and protective services;
22	(3) physical improvements which are specifically
23	designed to enhance security;
24	(4) the employment of 1 or more individuals—

1	(A) to investigate drug-related or violent
2	crime in and around the real property com-
3	prising housing assisted under the Native
4	American Housing Assistance and Self-Deter-
5	mination Act of 1996 (25 U.S.C. 4101 et seq.);
6	and
7	(B) to provide evidence relating to such
8	crime in any administrative or judicial pro-
9	ceeding;
10	(5) the provision of training, communications
11	equipment, and other related equipment for use by
12	voluntary tenant patrols acting in cooperation with
13	law enforcement officials;
14	(6) programs designed to reduce use of drugs
15	in and around housing communities funded under
16	the Native American Housing Assistance and Self-
17	Determination Act of 1996 (25 U.S.C. 4101 et
18	seq.), including drug-abuse prevention, intervention,
19	referral, and treatment programs;
20	(7) providing funding to nonprofit resident
21	management corporations and resident councils to
22	develop security and drug abuse prevention pro-
23	grams involving site residents;
24	(8) sports programs and sports activities that
25	serve primarily youths from housing communities

1	funded through and are operated in conjunction
2	with, or in furtherance of, an organized program or
3	plan designed to reduce or eliminate drugs and
4	drug-related problems in and around those commu-
5	nities; and
6	(9) other programs for youth in school settings
7	that address drug prevention and positive alter-
8	natives for youth, including education and activities
9	related to science, technology, engineering, and
10	math.
11	(d) Applications.—
12	(1) IN GENERAL.—To receive a grant under
13	this subsection, an eligible applicant shall submit an
14	application to the Secretary, at such time, in such
15	manner, and accompanied by—
16	(A) a plan for addressing the problem of
17	drug-related or violent crime in and around of
18	the housing administered or owned by the appli-
19	cant for which the application is being sub-
20	mitted; and
21	(B) such additional information as the Sec-
22	retary may reasonably require.
23	(2) Criteria.—The Secretary shall approve ap-
24	plications submitted under paragraph (1) on the
25	basis of thresholds or criteria such as—

1	(A) the extent of the drug-related or vio-
2	lent crime problem in and around the housing
3	or projects proposed for assistance;
4	(B) the quality of the plan to address the
5	crime problem in the housing or projects pro-
6	posed for assistance, including the extent to
7	which the plan includes initiatives that can be
8	sustained over a period of several years;
9	(C) the capability of the applicant to carry
10	out the plan; and
11	(D) the extent to which tenants, the Tribal
12	government, and the Tribal community support
13	and participate in the design and implementa-
14	tion of the activities proposed to be funded
15	under the application.
16	(e) High Intensity Drug Trafficking Areas.—
17	In evaluating the extent of the drug-related crime problem
18	pursuant to subsection (d)(2), the Secretary may consider
19	whether housing or projects proposed for assistance are
20	located in a high intensity drug trafficking area designated
21	pursuant to section 707(b) of the Office of National Drug
22	Control Policy Reauthorization Act of 1998 (21 U.S.C.
23	1706(b)).
24	(f) Reports.—

1	(1) Grantee reports.—The Secretary shall
2	require grantees under this section to provide peri-
3	odic reports that include the obligation and expendi-
4	ture of grant funds, the progress made by the grant-
5	ee in implementing the plan described in subsection
6	(d)(1)(A), and any change in the incidence of drug-
7	related crime in projects assisted under section.
8	(2) HUD REPORTS.—Not later than 1 year
9	after the date of enactment of this Act, the Sec-
10	retary shall submit to Congress a report describing
11	the system used to distribute funding to grantees
12	under this section, which shall include descriptions
13	of—
14	(A) the methodology used to distribute
15	amounts made available under this section; and
16	(B) actions taken by the Secretary to en-
17	sure that amounts made available under section
18	are not used to fund baseline local government
19	services, as described in subsection (h)(2).
20	(g) Notice of Funding Awards.—The Secretary
21	shall publish on the website of the Department a notice
22	of all grant awards made pursuant to section, which shall
23	identify the grantees and the amount of the grants.
24	(h) Monitoring.—

1	(1) IN GENERAL.—The Secretary shall audit
2 and	monitor the program funded under this sub-
3 sect	ion to ensure that assistance provided under this
4 subs	section is administered in accordance with the
5 pro	visions of section.
6	(2) Prohibition of funding baseline serv-
7 ICES	s.—
8	(A) IN GENERAL.—Amounts provided
9	under this section may not be used to reim-
10	burse or support any local law enforcement
11	agency or unit of general local government for
12	the provision of services that are included in the
13	baseline of services required to be provided by
14	any such entity pursuant to a local cooperative
15	agreement pursuant under the Indian Self-De-
16	termination and Education Assistance Act (25
17	U.S.C. 5301 et seq.) or any provision of an an-
18	nual contributions contract for payments in lieu
19	of taxation with the Bureau of Indian Affairs.
20	(B) DESCRIPTION.—Each grantee under
21	this section shall describe, in the report under
22	subsection (f)(1), such baseline of services for
23	the unit of Tribal government in which the ju-
24	risdiction of the grantee is located.

1	(3) Enforcement.—The Secretary shall pro-	
2	vide for the effective enforcement of this section, as	
3	specified in the program requirements published in	
4	a notice by the Secretary, which may include—	
5	(A) the use of on-site monitoring, inde-	
6	pendent public audit requirements, certification	
7	by Tribal or Federal law enforcement or Tribal	
8	government officials regarding the performance	
9	of baseline services referred to in paragraph	
10	(2);	
11	(B) entering into agreements with the At-	
12	torney General to achieve compliance, and	
13	verification of compliance, with the provisions of	
14	this section; and	
15	(C) adopting enforcement authority that is	
16	substantially similar to the authority provided	
17	to the Secretary under the Native American	
18	Housing Assistance and Self-Determination Act	
19	of 1996 (25 U.S.C. 4101 et seq.)	
20	(i) AUTHORIZATION OF APPROPRIATIONS.—There	
21	are authorized to be appropriated such sums as may be	
22	necessary for each fiscal years 2024 through 2030 to carry	
23	out this section.	

1	SEC. 11020. RENTAL ASSISTANCE FOR HOMELESS OR AT-
2	RISK INDIAN VETERANS.
3	Section 8(o)(19) of the United States Housing Act
4	of 1937 (42 U.S.C. 1437f(o)(19)) is amended by adding
5	at the end the following:
6	"(E) Indian veterans housing rental
7	ASSISTANCE PROGRAM.—
8	"(i) Definitions.—In this subpara-
9	graph:
10	"(I) ELIGIBLE INDIAN VET-
11	ERAN.—The term 'eligible Indian vet-
12	eran' means an Indian veteran who
13	is—
14	"(aa) homeless or at risk of
15	homelessness; and
16	"(bb) living—
17	"(AA) on or near a res-
18	ervation; or
19	"(BB) in or near any
20	other Indian area.
21	"(II) ELIGIBLE RECIPIENT.—
22	The term 'eligible recipient' means a
23	recipient eligible to receive a grant
24	under section 101 of the Native
25	American Housing Assistance and

1	Self-Determination Act of 1996 (25)
2	U.S.C. 4111).
3	"(III) INDIAN; INDIAN AREA.—
4	The terms 'Indian' and 'Indian area'
5	have the meanings given those terms
6	in section 4 of the Native American
7	Housing Assistance and Self-Deter-
8	mination Act of 1996 (25 U.S.C.
9	4103).
10	"(IV) Indian veteran.—The
11	term 'Indian veteran' means an In-
12	dian who is a veteran.
13	"(V) PROGRAM.—The term 'Pro-
14	gram' means the Tribal HUD-VASH
15	program carried out under clause (ii).
16	"(VI) TRIBAL ORGANIZATION.—
17	The term 'tribal organization' has the
18	meaning given the term in section 4
19	of the Indian Self-Determination and
20	Education Assistance Act (25 U.S.C.
21	5304).
22	"(ii) Program specifications.—
23	The Secretary shall use not less than 5
24	percent of the amounts made available for
25	rental assistance under this paragraph to

Ţ	carry out a rental assistance and sup-
2	ported housing program, to be known as
3	the 'Tribal HUD-VASH program', in con-
4	junction with the Secretary of Veterans Af-
5	fairs, by awarding grants for the benefit of
6	eligible Indian veterans.
7	"(iii) Model.—
8	"(I) In General.—Except as
9	provided in subclause (II), the Sec-
10	retary shall model the Program on the
11	rental assistance and supported hous-
12	ing program authorized under sub-
13	paragraph (A) and applicable appro-
14	priations Acts, including administra-
15	tion in conjunction with the Secretary
16	of Veterans Affairs.
17	"(II) EXCEPTIONS.—
18	"(aa) Secretary of hous-
19	ING AND URBAN DEVELOP-
20	MENT.—After consultation with
21	Indian tribes, eligible recipients,
22	and any other appropriate tribal
23	organizations, the Secretary may
24	make necessary and appropriate
25	modifications to facilitate the use

1	of the Program by eligible recipi-
2	ents to serve eligible Indian vet-
3	erans.
4	"(bb) Secretary of vet-
5	ERANS AFFAIRS.—After consulta-
6	tion with Indian tribes, eligible
7	recipients, and any other appro-
8	priate tribal organizations, the
9	Secretary of Veterans Affairs
10	may make necessary and appro-
11	priate modifications to facilitate
12	the use of the Program by eligi-
13	ble recipients to serve eligible In-
14	dian veterans.
15	"(iv) ELIGIBLE RECIPIENTS.—The
16	Secretary shall make amounts for rental
17	assistance and associated administrative
18	costs under the Program available in the
19	form of grants to eligible recipients.
20	"(v) Funding Criteria.—The Sec-
21	retary shall award grants under the Pro-
22	gram based on—
23	``(I) need;
24	"(II) administrative capacity; and

1	"(III) any other funding criteria
2	established by the Secretary in a no-
3	tice published in the Federal Register
4	after consulting with the Secretary of
5	Veterans Affairs.
6	"(vi) ADMINISTRATION.—Grants
7	awarded under the Program shall be ad-
8	ministered in accordance with the Native
9	American Housing Assistance and Self-De-
10	termination Act of 1996 (25 U.S.C. 4101
11	et seq.), except that recipients shall—
12	"(I) submit to the Secretary, in a
13	manner prescribed by the Secretary,
14	reports on the utilization of rental as-
15	sistance provided under the Program;
16	and
17	"(II) provide to the Secretary in-
18	formation specified by the Secretary
19	to assess the effectiveness of the Pro-
20	gram in serving eligible Indian vet-
21	erans.
22	"(vii) Consultation.—
23	"(I) GRANT RECIPIENTS; TRIBAL
24	ORGANIZATIONS.—The Secretary, in
25	coordination with the Secretary of

1	Veterans Affairs, shall consult with el-
2	igible recipients and any other appro-
3	priate tribal organization on the de-
4	sign of the Program to ensure the ef-
5	fective delivery of rental assistance
6	and supportive services to eligible In-
7	dian veterans under the Program.
8	"(II) Indian health serv-
9	ICE.—The Director of the Indian
10	Health Service shall provide any as-
11	sistance requested by the Secretary or
12	the Secretary of Veterans Affairs in
13	carrying out the Program.
14	"(viii) Waiver.—
15	"(I) In GENERAL.—Except as
16	provided in subclause (II), the Sec-
17	retary may waive or specify alter-
18	native requirements for any provision
19	of law (including regulations) that the
20	Secretary administers in connection
21	with the use of rental assistance made
22	available under the Program if the
23	Secretary finds that the waiver or al-
24	ternative requirement is necessary for
25	the effective delivery and administra-

1	tion of rental assistance under the
2	Program to eligible Indian veterans.
3	"(II) EXCEPTION.—The Sec-
4	retary may not waive or specify alter-
5	native requirements under subclause
6	(I) for any provision of law (including
7	regulations) relating to labor stand-
8	ards or the environment.
9	"(ix) RENEWAL GRANTS.—The Sec-
10	retary may—
11	"(I) set aside, from amounts
12	made available for tenant-based rental
13	assistance under this subsection and
14	without regard to the amounts used
15	for new grants under clause (ii), such
16	amounts as may be necessary to
17	award renewal grants to eligible re-
18	cipients that received a grant under
19	the Program in a previous year; and
20	"(II) specify criteria that an eli-
21	gible recipient must satisfy to receive
22	a renewal grant under subclause (I),
23	including providing data on how the
24	eligible recipient used the amounts of

1	any grant previously received under
2	the Program.
3	"(x) Reporting.—
4	"(I) IN GENERAL.—Not later
5	than 1 year after the date of enact-
6	ment of this subparagraph, and every
7	5 years thereafter, the Secretary, in
8	coordination with the Secretary of
9	Veterans Affairs and the Director of
10	the Indian Health Service, shall—
11	"(aa) conduct a review of
12	the implementation of the Pro-
13	gram, including any factors that
14	may have limited its success; and
15	"(bb) submit a report de-
16	scribing the results of the review
17	under item (aa) to—
18	"(AA) the Committee
19	on Indian Affairs, the Com-
20	mittee on Banking, Housing,
21	and Urban Affairs, the
22	Committee on Veterans' Af-
23	fairs, and the Committee on
24	Appropriations of the Sen-
25	ate; and

1	"(BB) the Sub-
2	committee on Indian, Insu-
3	lar and Alaska Native Af-
4	fairs of the Committee on
5	Natural Resources, the
6	Committee on Financial
7	Services, the Committee on
8	Veterans' Affairs, and the
9	Committee on Appropria-
10	tions of the House of Rep-
11	resentatives.
12	"(II) Analysis of housing
13	STOCK LIMITATION.—The Secretary
14	shall include in the initial report sub-
15	mitted under subclause (I) a descrip-
16	tion of—
17	"(aa) any regulations gov-
18	erning the use of formula current
19	assisted stock (as defined in sec-
20	tion 1000.314 of title 24, Code of
21	Federal Regulations (or any suc-
22	cessor regulation)) within the
23	${\bf Program};$
24	"(bb) the number of recipi-
25	ents of grants under the Pro-

1	gram that have reported the reg-
2	ulations described in item (aa) as
3	a barrier to implementation of
4	the Program; and
5	"(cc) proposed alternative
6	legislation or regulations devel-
7	oped by the Secretary in con-
8	sultation with recipients of
9	grants under the Program to
0	allow the use of formula current
1	assisted stock within the Pro-
12	gram.".
13	SEC. 11021. CONTINUUM OF CARE.
14	(a) DEFINITIONS.—In this section—
15	(1) the terms "collaborative applicant" and "el-
16	igible entity" have the meanings given those terms
17	in section 401 of the McKinney-Vento Homeless As-
18	sistance Act (42 U.S.C. 11360); and
19	(2) the terms "Indian tribe" and "tribally des-
20	ignated housing entity" have the meanings given
21	those terms in section 4 of the Native American
22	Housing Assistance and Self-Determination Act of
23	1996 (25 U.S.C. 4103).
24	(b) Nonapplication of Civil Rights Laws.—
25	With respect to the funds made available for the Con-

- 1 tinuum of Care program authorized under subtitle C of
- 2 title IV of the McKinney-Vento Homeless Assistance Act
- 3 (42 U.S.C. 11381 et seq.) under the heading "Homeless
- 4 Assistance Grants" in the Department of Housing and
- 5 Urban Development Appropriations Act, 2021 (Public
- 6 Law 116-260) and under section 231 of the Department
- 7 of Housing and Urban Development Appropriations Act,
- 8 2020 (42 U.S.C. 11364a), title VI of the Civil Rights Act
- 9 of 1964 (42 U.S.C. 2000d et seq.) and title VIII of the
- 10 Civil Rights Act of 1968 (42 U.S.C. 3601 et seq.) shall
- 11 not apply to applications by or awards for projects to be
- 12 carried out—
- 13 (1) on or off reservation or trust lands for
- awards made to Indian tribes or tribally designated
- 15 housing entities; or
- 16 (2) on reservation or trust lands for awards
- 17 made to eligible entities.
- 18 (c) Certification.—With respect to funds made
- 19 available for the Continuum of Care program authorized
- 20 under subtitle C of title IV of the McKinney-Vento Home-
- 21 less Assistance Act (42 U.S.C. 11381 et seq.) under the
- 22 heading "Homeless Assistance Grants" under section 231
- 23 of the Department of Housing and Urban Development
- 24 Appropriations Act, 2020 (42 U.S.C. 11364a)—

1	(1) applications for projects to be carried out
2	on reservations or trust land shall contain a certifi-
3	cation of consistency with an approved Indian hous-
4	ing plan developed under section 102 of the Native
5	American Housing Assistance and Self-Determina-
6	tion Act (25 U.S.C. 4112), notwithstanding section
7	106 of the Cranston-Gonzalez National Affordable
8	Housing Act (42 U.S.C. 12706) and section 403 of
9	the McKinney-Vento Homeless Assistance Act (42
10	U.S.C. 11361);
11	(2) Indian tribes and tribally designated hous-
12	ing entities that are recipients of awards for projects
13	on reservations or trust land shall certify that they
14	are following an approved housing plan developed
15	under section 102 of the Native American Housing
16	Assistance and Self-Determination Act (25 U.S.C.
17	4112); and
18	(3) a collaborative applicant for a Continuum of
19	Care whose geographic area includes only reserva-
20	tion and trust land is not required to meet the re-
21	quirement in section 402(f)(2) of the McKinney-
22	Vento Homeless Assistance Act (42 U.S.C.
23	11360a(f)(2)).

l SEC. 11022. LEVERAGING.

- 2 All funds provided under a grant made pursuant to
- 3 this division or the amendments made by this division may
- 4 be used for purposes of meeting matching or cost partici-
- 5 pation requirements under any other Federal housing pro-
- 6 gram, provided that such grants made pursuant to the Na-
- 7 tive American Housing Assistance and Self-Determination
- 8 Act of 1996 (25 U.S.C. 4101 et seq.) are spent in accord-
- 9 ance with that Act.