..... (Original Signature of Member)

118th CONGRESS 2d Session



To amend the United States Housing Act of 1937 to provide housing assistance for youth and young adults who are unstably housed.

IN THE HOUSE OF REPRESENTATIVES

Mrs. WATSON COLEMAN introduced the following bill; which was referred to the Committee on ______

A BILL

- To amend the United States Housing Act of 1937 to provide housing assistance for youth and young adults who are unstably housed.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Homes for Young Adults Act of 2024".
- 6 (b) TABLE OF CONTENTS.—The table of contents of
- 7 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Congressional findings.

	 Sec. 3. Definitions. Sec. 4. Entitlement program for housing choice vouchers for youth. Sec. 5. Promoting self-sufficiency. Sec. 6. Enforcement of housing quality standards. Sec. 7. Screening of applicants. Sec. 8. Access to HUD programs for persons with limited English proficiency. Sec. 9. Authorization of appropriations.
1	SEC. 2. CONGRESSIONAL FINDINGS.
2	The Congress finds that—
3	(1) each year an estimated 4.2 million youth
4	and young adults experience homelessness in the
5	United States;
6	(2) homelessness amongst youth and young
7	adults is disproportionately represented among
8	Black, Indigenous, other youth of color, and
9	LGBTQ+ communities;
10	(3) while there are effective programs that as-
11	sist homeless youth and young adults, access to cur-
12	rent resources are restricted due to a variety of sys-
13	temic obstacles for homeless youth and young adults,
14	forcing this population into congregate shelters, fur-
15	ther perpetuating cycles of poverty and instability;
16	(4) adequately removing barriers to housing as-
17	sistance can—
18	(A) reduce crowding, housing instability,
19	and homelessness;
20	(B) reduce poverty;
21	(C) improve outcomes for children;

1	(D) improve overall adult well-being, re-
2	ducing healthcare costs; and
3	(E) contribute to the prevention of home-
4	lessness;
5	(5) the housing choice voucher (HCV) program
6	only reaches about a quarter of eligible households
7	due to limited funding, yet extensive and inhibitive
8	eligibility requirements presently make HCVs inac-
9	cessible to youth and young adults;
10	(6) the average wait time for youth and young
11	adults from a coordinated entry assessment to being
12	housed is between 132 and 140 days, depending on
13	the program; and
14	(7) Federal agencies, particularly the Depart-
15	ment of Housing and Urban Development, the De-
16	partment of Education, and the Department of
17	Health and Human Services, should cooperate more
18	fully to address the prevention and end of youth
19	homelessness.
20	SEC. 3. DEFINITIONS.
21	For purposes of this Act, the following definitions
22	shall apply:
23	(1) SECRETARY.—The term "Secretary" means

(2) YOUTH AND YOUNG ADULTS.—The term
 "youths and young adults" means individuals who
 are—

4 (A) 18 years old or older but are not older
5 than 30 years old; or

6 (B) emancipated minors under applicable7 State law.

8 SEC. 4. ENTITLEMENT PROGRAM FOR HOUSING CHOICE 9 VOUCHERS FOR YOUTH.

10 (a) ENTITLEMENT.—During fiscal year 2026 and 11 each fiscal year thereafter, any household that consists of 12 or includes any youth or young adult and that is otherwise eligible for tenant-based rental assistance under section 13 8(o) of the United States Housing Act of 1937 (42 U.S.C. 14 15 1437f(o) shall be entitled to such rental assistance in accordance with this section during such period the family 16 remains so eligible. 17

(b) FUNDING.—For fiscal year 2026 and each fiscal
year thereafter, there is appropriated out of any money
in the Treasury not otherwise appropriated the amount
necessary—

(1) to provide assistance under section 8(o) of
the United States Housing Act of 1937 in accordance with the entitlement under subsection (a) of

 $\mathbf{5}$

1 this section for each qualified household in the 2 amount determined under subsection 8(0); and 3 (2) to provide administrative fees under sec-4 tions 8(q) and 23(h)(1) of such Act, as modified 5 pursuant to this Act, in connection with each vouch-6 er for assistance provided pursuant to subsection (a) 7 of this section. 8 (c) ADMINISTERING AGENCIES.— 9 (1)REGIONAL CONSORTIA.—The Secretary 10 shall encourage and provide for public housing agen-11 cies to form regional consortia to administer the pro-12 gram for rental assistance under this section with respect to geographical areas. 13 14 (2) PHA DESIGNATION.—The Secretary shall 15 designate a public housing agency to administer as-16 sistance under this section in any area where no ex-17 isting public housing agency has jurisdiction or 18 where no agency with jurisdiction is adequately ad-19 ministering such assistance, subject to public com-20 ment and after consultation with States, public 21 housing agencies, local government, Indian tribes, 22 and tribally designated housing agencies.

23 (d) SUPPORT SERVICES.—

1	(1) REQUIREMENTS.—Each public housing
2	agency administering rental assistance provided pur-
3	suant to this section shall ensure that—
4	(A) support services described in para-
5	graph (2) are made available to each youth and
6	young adult provided such rental assistance by
7	the administering agency, which may be
8	accessed by such youth or young adult at any
9	time; and
10	(B) each such youth and young adult is
11	provided clear information on how to access
12	such services and the purposes, benefits, and
13	any limitations involved with accessing such
14	services.
15	(2) INCLUDED SERVICES.—The support services
16	described in this paragraph are as follows:
17	(A) Any services otherwise made available
18	by the public housing agency to families pro-
19	vided rental assistance under section 8(o) of the
20	United States Housing Act of 1937.
21	(B) Services as the Secretary shall provide
22	relating to housing navigation, job-skill train-
23	ing, assistance for pursuing higher education,
24	relevant legal and tenant protection services, as-
25	sistance in applying for other federally funded

programs, and safety planning and services ap propriate to address potential vulnerabilities
 and safety concerns of youths and young adults,
 including migrant youths and young adults.

5 (3) AVAILABILITY.—This subsection may not be
6 construed to require any youth or young adult pro7 vided rental assistance under this section to access
8 or use such services.

9 (e) HOUSING CHOICE.—The Secretary shall take 10 such actions as necessary to ensure that the choice of a 11 dwelling unit to be rented using assistance provided pursu-12 ant to this section shall be at the sole discretion of the 13 assisted household and may be based upon such standards 14 and factors as such household considers appropriate, in-15 cluding—

16 (1) geographical considerations, including those17 affected by family or cultural factors;

18 (2) cost of living;

19 (3) access to grocery stores, healthcare, trans-20 portation, or any need;

21 (4) preference for individual or shared housing;22 and

(5) any other considerations of importance tothe household.

(f) MEDIATION; APPEAL.—The Secretary shall re quire each public housing agency administering rental as sistance made available pursuant to this section to make
 available to households assisted under this section—

5 (1) an ombudsman to mediate any issues, in6 cluding claims of discrimination, arising between the
7 assisted household and the landlord of the dwelling
8 unit rented by such household using such assistance;
9 and

10 (2) an appeal process for such assisted house11 holds to challenge any adverse decisions under the
12 mediation process under paragraph (1).

13 (g) IMMIGRATION STATUS.—Eligibility for assistance made available pursuant to this section may not be limited 14 15 based on citizenship, immigration, or migratory status in any manner that is inconsistent with eligibility require-16 ments otherwise applicable to assistance under section 17 18 8(o) of the United States Housing Act of 1937 (42 U.S.C. 19 1437f(o)) for households who are not youths or young 20 adults.

(h) PRIVACY.—The Secretary shall take such actions
as may be necessary to protect the privacy and confidentiality of households assisted pursuant to this section.

24 (i) STUDIES AND REPORTS.—In conducting any25 study or issuing any report relating to carrying out this

Act, including the studies and reports under subsections
 (a)(4)(D) and (b), the Secretary shall ensure the appoint ment or inclusion of homeless youth and young adults.

4 SEC. 5. PROMOTING SELF-SUFFICIENCY.

5 For fiscal year 2026 and each fiscal year there after,6 the Secretary may—

7 (1) increase the amount provided as administra8 tive fees under section 23(h)(1) of the United States
9 Housing Act of 1937 (42 U.S.C. 1437u(h)(1)) for
10 any public housing agency that meets such stand11 ards as the Secretary shall establish to assist and
12 encourage—

13 coordinating the use of assistance (\mathbf{A}) 14 under section 8(0) of such Act, including assist-15 ance pursuant to section 4 of this Act, for par-16 ticipation of youths and young adults, including 17 youths and young adults who are single, par-18 enting, or aging out of foster care or other 19 youth-serving systems, in the family self-suffi-20 ciency program under such section 23; and

(B) voluntary participation of landlords in such self-sufficiency program to house youths and young adults holding vouchers for assistance under section 8(o) without discrimination

21

22

23

1	based on credit history, income, criminal or
2	legal history, or migratory status; and
3	(2) provide incentive awards under section 23(i)
4	for public housing agencies who willingly participate
5	in coordinating the use of assistance under section
6	8(o) for participation of youths and young adults in
7	the family self-sufficiency program.

8 SEC. 6. ENFORCEMENT OF HOUSING QUALITY STANDARDS.

9 The Secretary of Housing and Urban Development 10 shall issue any regulations necessary to carry out subpara-11 graph (G) of section 8(0)(8) of the United States Housing Act of 1937 (42 U.S.C. 1437f(o)(8)(G)) not later than 12 the expiration of the 12-month period beginning upon the 13 date of the enactment of this Act. Such regulations shall 14 15 take effect not later than the expiration of the 90-day period beginning upon such issuance. 16

17 SEC. 7. SCREENING OF APPLICANTS.

18 Subparagraph (B) of section 8(0)(6) of the United 19 States Housing Act of 1937 (1437f(o)(6)(B)) is amended 20 by inserting after the period at the end of the second sentence the following: "A public housing agency's elective 21 22 screening shall be limited to criteria that are directly re-23 lated to an applicant's ability to fulfill the obligations of an assisted lease and shall consider mitigating cir-24 25 cumstances related to such applicant, including discrimi-

nations against income, credit history, parental status, 1 2 marital status, migratory status, or age. Any applicant or participant determined to be ineligible for admission or 3 4 continued participation to the program shall be notified 5 of the basis for such determination and provide, within 6 a reasonable time after the determination, an opportunity 7 for an informal hearing on such determination at which 8 mitigating circumstances, including remedial conduct sub-9 sequent to the notice, shall be considered.".

10 SEC. 8. ACCESS TO HUD PROGRAMS FOR PERSONS WITH 11 LIMITED ENGLISH PROFICIENCY.

(a) HUD RESPONSIBILITIES.—To allow the Department of Housing and Urban Development to better serve
persons with limited proficiency in the English language
by providing technical assistance to recipients of Federal
funds, the Secretary of Housing and Urban Development
shall take the following actions:

18 (1) TASK FORCE.—Within 90 days after the en-19 actment of this Act, convene a task force comprised 20 of appropriate industry groups, recipients of funds 21 from the Department of Housing and Urban Devel-22 opment (in this section referred to as the "Depart-23 ment"), community-based organizations that serve 24 individuals with limited English proficiency, civil 25 rights groups, and stakeholders, which shall identify a list of vital documents, including Department and
certain property and other documents, to be competently translated to improve access to federally
conducted and federally assisted programs and activities for individuals with limited English proficiency. The task force shall meet not less frequently than twice per year.

8 (2) TRANSLATIONS.— Within 6 months after 9 identification of documents pursuant to paragraph 10 (1), produce translations of the documents identified 11 in all necessary languages and make such trans-12 lations available as part of the library of forms avail-13 able on the website of the Department and as part 14 of the clearinghouse developed pursuant to para-15 graph (4).

(3) PLAN.—Develop and carry out a plan that
includes providing resources of the Department to
assist recipients of the Federal funds to improve access to programs and activities for individuals with
limited English proficiency, which plan shall include
the elements described in paragraph (4).

(4) HOUSING INFORMATION RESOURCE CENTER.— Develop and maintain a housing information
resource center to facilitate the provision of language services by providers of housing services to in-

1 dividuals with limited English proficiency. Informa-2 tion provided by such center shall be made available 3 in printed form and through the Internet. The re-4 sources provided by the center shall include the fol-5 lowing: 6 (A) TRANSLATION OF WRITTEN MATE-7 RIALS.— The center may provide, directly or 8 through contract, vital documents from com-9 petent translation services for providers of 10 housing services. 11 (B) TOLL-FREE CUSTOMER SERVICE TELE-12 PHONE NUMBER.— The center shall provide a 13 24-hour toll-free interpretation service tele-14 phone line, by which recipients of funds of the 15 Department and individuals with limited 16 English proficiency may— 17 (i) obtain information about federally 18 conducted or federally assisted housing 19 programs of the Department; 20 (ii) obtain assistance with applying for 21 or accessing such housing programs and 22 understanding Federal notices written in 23 English; and

1	(iii) communicate with housing pro-
2	viders and learn how to access additional
3	language services.
4	The toll-free telephone service provided pursu-
5	ant to this subparagraph shall supplement re-
6	sources in the community identified by the plan
7	developed pursuant to paragraph (3).
8	(C) Document clearinghouse.— The
9	center shall collect and evaluate for accuracy or
10	develop, and make available, templates and doc-
11	uments that are necessary for consumers, rel-
12	evant industry representatives, and other stake-
13	holders of the Department, to access, make
14	educated decisions, and communicate effectively
15	about their housing, including—
16	(i) administrative and property docu-
17	ments;
18	(ii) legally binding documents;
19	(iii) consumer education and outreach
20	materials;
21	(iv) documents regarding rights and
22	responsibilities of any party; and
23	(v) remedies available to consumers.
24	(D) STUDY OF LANGUAGE ASSISTANCE
25	PROGRAMS.—The center shall conduct a study

1 that evaluates best-practice models for all pro-2 grams of the Department that promote language assistance and strategies to improve lan-3 4 guage services for individuals with limited 5 English proficiency. Not later than 18 months 6 after the date of the enactment of this Act, the 7 center shall submit a report to the Committee 8 on Financial Services of the House of Rep-9 resentatives and the Committee on Banking, 10 Housing, and Urban Affairs of the Senate, 11 which shall provide recommendations for imple-12 mentation, specific to programs of the Depart-13 ment, and information and templates that could 14 be made available to all recipients of grants 15 from the Department.

16 (E) CULTURAL AND LINGUISTIC COM17 PETENCE MATERIALS.—The center shall pro18 vide information relating to culturally and lin19 guistically competent housing services for popu20 lations with limited English proficiency.

(b) REPORT.—Not later than the expiration of the
6-month period beginning on the date of the enactment
of this Act, and annually thereafter, the Secretary of
Housing and Urban Development shall submit a report
regarding its compliance with the requirements under sub-

1 section (a) to the Committee on Financial Services of the

2 House of Representatives and the Committee on Banking,

3 Housing, and Urban Affairs of the Senate.

4 SEC. 9. AUTHORIZATION OF APPROPRIATIONS.

5 There is authorized to be appropriated for fiscal year
6 2026 and each fiscal year thereafter such sums as may
7 be necessary to carry out this Act.