(Original Signature of Member)
117TH CONGRESS 1ST SESSION H. R.
To protect and empower residents of certain federally assisted rental housing, and for other purposes.
IN THE HOUSE OF REPRESENTATIVES
Ms. Pressley introduced the following bill; which was referred to the Committee on
A BILL
To protect and empower residents of certain federally assisted rental housing, and for other purposes.
1 Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,
3 SECTION 1. SHORT TITLE.

This Act may be cited as the "Tenant Empowerment

(a) Project-based Assistance.—Section 8(d) of

8 the United States Housing Act of 1937 (42 U.S.C.

4

7

5 Act of 2021".

SEC. 2. MAINTENANCE OF HOUSING.

1	1437f(d)) is amended by adding at the end the following
2	new paragraphs:
3	"(7) Enforcement of housing standards
4	RELATED TO PHYSICAL CONDITION OF PROPERTY.—
5	If the Secretary determines, upon any inspection or
6	management review for any multifamily housing
7	project covered by a housing assistance payments
8	contract under this section, that there are serious
9	violations of housing standards applicable to such
10	project that are not corrected after reasonable no-
11	tice, or any other substantial or repeated violations
12	of other program requirements, including residents'
13	right to organize, the Secretary may take one or
14	more of the following actions in addition to other
15	remedies allowed under the contract:
16	"(A) Withhold all or part of the housing
17	assistance payments due under the contract.
18	"(B) Withhold any rent increases other-
19	wise due.
20	"(C) Assume possession and management
21	of the project and take any actions necessary to
22	correct the violations, including using such
23	withheld payments to effectuate repairs or to
24	reimburse others who make repairs.

1	"(D) Use such withheld payments to pay
2	for utilities and other services that are the re-
3	sponsibility of the owner under the lease or ap-
4	plicable law.
5	"(8) Escrow of Tenant Rents.—
6	"(A) WITHHOLDING OF RENT.—If the Sec-
7	retary determines, pursuant to paragraph (7),
8	that there are serious violations of housing
9	standards applicable to any multifamily housing
10	project covered by a housing assistance pay-
11	ments contract under this section, including a
12	failed physical inspection score, an unsatisfac-
13	tory management and occupancy review score,
14	or a notice of violation of right to organize reg-
15	ulations under subpart B of part 245 of title
16	24, Code of Federal Regulations, any tenants in
17	assisted units in the project may withhold the
18	tenant contribution toward rent and pay such
19	amount, when due, into an escrow fund in ac-
20	cordance with procedures established by the
21	Secretary. If a tenant withholds the tenant con-
22	tribution toward rent in accordance with this
23	paragraph, the Secretary shall withhold all or
24	part of the housing assistance payments due
25	under the contract for the unit until the viola-

1	tions are remedied. If an owner has completed
2	a purchase of multifamily housing found in vio-
3	lation under this paragraph and commenced a
4	repair program to remediate these violations,
5	tenants exercising this right may negotiate a
6	staged release of funds held in escrow upon
7	reaching measurable benchmarks as established
8	by the Secretary, including consultation with
9	the tenants of the property and any legitimate
10	tenants' association, as defined in subpart B of
11	part 245 of title 24, Code of Federal Regula-
12	tions.
13	"(B) Repair and Deduct.—Any tenant
14	of a multifamily housing project covered by a
15	housing assistance payments contract under
16	this section may make payments from the ten-
17	ant's contribution toward rent, not to exceed
18	the monthly gross rent for the unit, to effec-
19	tuate the cost of repairs or mitigation to bring
20	their unit into compliance with housing quality
21	standards, and to deduct the documented cost
22	from their rent, in accordance with procedures
23	established by the Secretary.
24	"(C) Prohibition.—An owner of a
25	project shall not evict tenants for nonpayment

1	of rent for exercising rights under this para-
2	graph.
3	"(D) Rule of Construction.—Nothing
4	in this paragraph shall be construed to limit or
5	pre-empt any stronger protections which may
6	exist under State or local law.
7	"(9) Protection of tenants.—An owner of
8	a multifamily housing project covered by a housing
9	assistance payments contract under this subsection
10	may not terminate the tenancy of any tenant be-
11	cause of the withholding or abatement of assistance
12	pursuant to this subsection. During the period that
13	assistance is abated pursuant to this subsection, the
14	tenant may terminate the tenancy by notifying the
15	owner.
16	"(10) Inspections upon request or peti-
17	TION.—In addition to periodic inspections by the
18	Secretary, the Secretary shall conduct an inspection
19	or management review of any multifamily housing
20	project covered by a housing assistance payments
21	contract under this section when requested by the
22	local government in which the project is located or
23	by a petition signed by not less than 25 percent of
24	the tenants of the occupied units in the project.".

1	(b) PHA Project-based Assistance.—Paragraph
2	(13) of section 8(o) of the United States Housing Act of
3	1937 (42 U.S.C. 1437f(o)(13)) is amended by adding at
4	the end the following new subparagraph:
5	"(N) Maintenance of Housing.—Para-
6	graphs (7) through (10) of subsection (d) of
7	this section shall apply with respect to a multi-
8	family housing project covered by a housing as-
9	sistance payments contract under this para-
10	graph, except that in applying such para-
11	graphs—
12	"(i) the term 'public housing agency'
13	shall be substituted for the term 'Sec-
14	retary'; and
15	"(ii) the term 'contract under this
16	paragraph' shall be substituted for the
17	term 'contract under this section'.".
18	SEC. 3. RESIDENT ENFORCEMENT OF PROJECT OWNER
19	AGREEMENTS WITH HUD AND USDA.
20	(a) In General.—In each covered agreement, as
21	such term is defined in subsection (c), any resident, or
22	resident association, of an affected project shall be per-
23	mitted to petition the appropriate Secretary requesting en-
24	forcement of alleged serious violations of housing stand-
25	ards that are not corrected after reasonable notice, or any

1	other substantial or repeated violations of other program
2	requirements, including the right of residents to organize.
3	(b) Judicial Relief.—If the appropriate Secretary,
4	or the designee of the appropriate Secretary, fails to issue
5	a determination regarding an enforcement request made
6	pursuant to subsection (a), or if the determination fails
7	to provide the enforcement action requested within 90
8	days after receipt of the petition, the resident, or resident
9	or tenant association, may seek appropriate judicial relief
10	in connection with the alleged violation and enforcement
11	of the covered agreement in any forum of competent juris-
12	diction. In the case of any alleged violation that threatens
13	the health or safety of tenants, the time period for making
14	such a determination shall not exceed 15 days.
15	(c) Definitions.—For purposes of this section, the
16	following definitions shall apply:
17	(1) APPROPRIATE SECRETARY.—The term "ap-
18	propriate Secretary" means, with respect to a cov-
19	ered agreement, the Secretary identified in para-
20	graph (2).
21	(2) COVERED AGREEMENT.—The term "covered
22	agreement" means any—
23	(A) a contract between the Secretary of
24	Housing and Urban Development, a contract
25	administrator, or any public housing agency

1	and an owner for project-based housing assist-
2	ance payments under section 8 of the United
3	States Housing Act of 1937 (42 U.S.C. 1437f);
4	(B) agreement under the Multifamily As-
5	sisted Housing Reform and Affordability Act of
6	1997 (42 U.S.C. 1437f note) for—
7	(i) Mark-to-Market Restructuring
8	Commitments, section 8 rental assistance
9	for a project involving any action under
10	section 517(b) or section 519 of such Act;
11	or
12	(ii) Rehabilitation Escrow Deposit
13	Agreements for Mark-to-Market;
14	(C) contract for mortgage insurance exe-
15	cuted by the Secretary of Housing and Urban
16	Development and any owner or purchaser of a
17	multifamily housing project;
18	(D) agreement with the Secretary of Agri-
19	culture in connection with a loan for rural rent-
20	al housing under section 515 of the Housing
21	Act of 1949 (42 U.S. C. 1485); or
22	(E) other Regulatory Agreements, Compli-
23	ance Agreements, Use Agreements, or similar
24	contracts between the appropriate Secretary

1	and the owner that establish housing quality re-
2	quirements or affordability restrictions.
3	(d) REGULATIONS.—Within 180 days after the date
4	of the enactment of this Act, the each appropriate Sec-
5	retary shall issue regulations providing procedures for—
6	(1) receiving tenant petitions to enforce the
7	terms of a covered agreement;
8	(2) evaluating alleged violations of a covered
9	agreement; and
10	(3) providing notice to residents and resident
11	associations.
12	(e) PROTECTION OF OTHER TENANT RIGHTS.—This
13	section shall not be construed to limit or replace the rights
14	of residents to raise grievances, appeal decisions, or make
15	other claims provided under any other provision of law.
16	SEC. 4. RESIDENT ACCESS TO BUILDING INFORMATION.
17	(a) Access to Information.—Upon a written re-
18	quest by a legitimate residents association established with
19	respect to a multifamily housing property to which section
20	202 of the Housing and Community Development Amend-
21	ments of 1978 (12 U.S.C. § 1715z-1b) applies, by or
22	through its duly appointed designee or representative, the
23	Secretary of Housing and Urban Development shall make
24	available to such association, designee, or representative,
25	for the property represented by the association—

1	(1) information identifying the legal entities
2	that own or manage the subject property, including
3	identification of general partners and other prin-
4	cipals;
5	(2) an annual operating statement of profit and
6	loss of the ownership and management entities iden-
7	tified in paragraph (1), and their other current or
8	former properties assisted by the Department, in-
9	cluding the history and current status of mortgage
10	assignments, defaults, foreclosures, or departmental
11	sanctions;
12	(3) any subsidy contracts and regulatory agree-
13	ments, use agreements, or other contracts referred
14	to in section 3(c)(2) of this Act between the owner-
15	ship entities and the Department of Housing and
16	Urban Development, including correspondence be-
17	tween such ownership entities and the Department
18	for the subject property;
19	(4) any management reviews, physical inspec-
20	tion reports, and capital needs assessments of the
21	subject property or entities identified in paragraph
22	(1) that are conducted by the Department or a con-
23	tractor of the Department; and
24	(5) an annual statement, prepared by the De-
25	partment or a contract administrator for the subject

1	property, of the balances of, and expenditures from,
2	any replacement reserves and other escrow funds for
3	the property.
4	(b) Protection of Personal Information.—
5	Subsection (a) shall not be construed to require disclosure
6	of Social Security numbers, personal tax returns, or any
7	other personal financial information of or concerning indi-
8	viduals who have an interest in the ownership or manage-
9	ment entities referred to in subsection (a), including sala-
10	ries or wages of employees of such entities. In complying
11	with the requirements of subsection (a), the Secretary
12	shall not disclose, and shall redact, any information that
13	identifies, or may be used to identify, a resident of the
14	multifamily housing property.
15	SEC. 5. FUNDING FOR TENANT AND OTHER PARTICIPATION
16	AND CAPACITY BUILDING.
16 17	AND CAPACITY BUILDING. Paragraph (3) of section 514(f) of the Multifamily
17	
17 18	Paragraph (3) of section 514(f) of the Multifamily
17	Paragraph (3) of section 514(f) of the Multifamily Assisted Housing Reform and Affordability Act of 1997
17 18 19	Paragraph (3) of section 514(f) of the Multifamily Assisted Housing Reform and Affordability Act of 1997 (42 U.S.C. 1437f note) is amended—
17 18 19 20	Paragraph (3) of section 514(f) of the Multifamily Assisted Housing Reform and Affordability Act of 1997 (42 U.S.C. 1437f note) is amended— (1) in subparagraph (A)—
17 18 19 20 21	Paragraph (3) of section 514(f) of the Multifamily Assisted Housing Reform and Affordability Act of 1997 (42 U.S.C. 1437f note) is amended— (1) in subparagraph (A)— (A) in the first sentence—
117 118 119 220 221	Paragraph (3) of section 514(f) of the Multifamily Assisted Housing Reform and Affordability Act of 1997 (42 U.S.C. 1437f note) is amended— (1) in subparagraph (A)— (A) in the first sentence— (i) by striking "not more than" and

1	provided at below market rent levels and
2	may not be renewed, (including transfer of
3	developments to tenant groups, nonprofit
4	organizations, and public entities), for ten-
5	ant services" and inserting the following:
6	"and improvement of low-income housing
7	for which project-based rental assistance,
8	public housing subsidies, low-income hous-
9	ing tax credits, Federal or State subsidized
10	loans, enhanced vouchers under section
11	8(t), or project-based vouchers under sec-
12	tion 8(o) are provided or proposed"; and
13	(iii) in the second parenthetical
14	clause, by inserting before the closing pa-
15	renthesis the following: ", and
16	predevelopment assistance to enable such
17	transfers"; and
18	(B) by inserting after the period at the end
19	the following: "For outreach and training of
20	tenants and technical assistance, the Secretary
21	shall implement a grant program utilizing per-
22	formance-based outcome measures for eligible
23	costs incurred. Recipients providing capacity
24	building or technical assistance services to ten-
25	ant groups shall be qualified nonprofit State-

1	wide, countywide, area-wide, or city-wide orga-
2	nizations with demonstrated experience includ-
3	ing at least a two-year recent track record of
4	organizing and providing assistance to tenants,
5	and independence from the owner, a prospective
6	purchaser, or their managing agents. The Sec-
7	retary may provide assistance and training to
8	grantees in administrative and fiscal manage-
9	ment to ensure compliance with applicable Fed-
10	eral requirements. The Secretary shall expedite
11	the provision of funding for the fiscal year in
12	which the date of the enactment of this Act oc-
13	curs and by entering into an interagency agree-
14	ment for not less than \$1,000,000 with the
15	Corporation for National and Community Serv-
16	ice to conduct a tenant outreach and training
17	program to eligible housing under this sub-
18	section. The Secretary shall also make available
19	flexible grants to qualified nonprofit organiza-
20	tions that do not own eligible multifamily prop-
21	erties, for tenant outreach in underserved areas,
22	and to experienced national or regional non-
23	profit organizations to provide specialized train-
24	ing or support to grantees assisted under this
25	section. Notwithstanding any other provision of

1	law, funds authorized under this paragraph for
2	any fiscal year shall be available for obligation
3	in subsequent fiscal years. The Secretary shall
4	require each recipient of amounts made avail-
5	able pursuant to this subparagraph to submit
6	to the Secretary reports, on a quarterly basis,
7	detailing the use of such funds and including
8	such information as the Secretary shall re-
9	quire."
10	SEC. 6. TENANT PARTICIPATION IN PHYSICAL INSPECTION
11	AND MANAGEMENT REVIEW PROCESSES.
12	In implementing any inspection requirements for en-
13	suring decent, safe, and sanitary conditions and any Man-
14	agement and Occupancy Reviews in multifamily housing
15	receiving project-based assistance under a program admin-
16	istered by the Secretary of Housing and Urban Develop-
17	ment, the Secretary shall—
18	(1) encourage tenant participation—
19	(A) by requiring that the owner shall post
20	notice of any Department of Housing and
21	Urban Development (in this section referred to
22	as "HUD") inspection, including information
2223	as "HUD") inspection, including information about the inspection process, contact informa-

property; (B) by requiring that, after any inspection
(B) by requiring that, after any inspection
the owner shall post the property score in com-
mon areas of the property and ensure that the
full HUD inspection report (but not including
any personally identifiable information for own-
ers or residents) and related correspondence is
made available for inspection by tenants and
their representatives at the property where they
reside;
(C) by allowing any legitimate tenant orga-
nization, prior to an inspection, to submit a re-
port regarding the property to the inspector
and to HUD;
(D) by notifying and allowing any legiti-
mate tenant organization, upon request, to meet
with and to designate a representative to ac-
company the inspector during the on-site in-
spection of common areas, including grounds
hallways, lobbies, community, mail and laundry
rooms, and other common spaces accessible to
residents;

1	(E) by including in any HUD physical in-
2	spection up to five additional units suggested by
3	tenants or any legitimate tenant organization;
4	(F) by providing notice, comment, and ap-
5	peal rights for tenants and any legitimate ten-
6	ant organization parallel to the notice, com-
7	ment, and appeal rights provided to owners;
8	and
9	(G) by conducting a full or partial Man-
10	agement and Occupancy Review upon the writ-
11	ten request by at least 25 percent of residents
12	or by any legitimate tenant association at the
13	property, for the issues identified by residents;
14	(2) require inspectors to notate in their report
15	potential environmental hazards and unseen health
16	and safety conditions described by residents, man-
17	agement staff, or local agencies, or as observed by
18	the inspector;
19	(3) require HUD to provide for independent
20	testing of potential environmental hazards identified
21	by HUD inspectors;
22	(4) require the Secretary to develop a remedial
23	plan if environmental hazards or health and safety
24	conditions are documented and to monitor the imple-
25	mentation of the remedial plan;

1	(5) require HUD contract inspectors to review
2	records and consult with local code enforcement
3	agencies regarding physical conditions of a property
4	prior to inspections, if the locality's databases are
5	accessible;
6	(6) review work order records in the manage-
7	ment office of the property to assess for response
8	time and tenant satisfaction; and
9	(7) require the Secretary to inspect for compli-
10	ance with any findings of exigent health and safety
11	violations resulting from HUD inspections.
12	SEC. 7. DUTY TO MAINTAIN HOUSING ASSISTANCE PAY-
13	MENTS DURING FORECLOSURE.
1314	MENTS DURING FORECLOSURE. (a) IN GENERAL.—Notwithstanding any other provi-
14	(a) In General.—Notwithstanding any other provi-
14 15	(a) In General.—Notwithstanding any other provision of law, in managing and disposing of any multifamily
14151617	(a) IN GENERAL.—Notwithstanding any other provision of law, in managing and disposing of any multifamily property that is owned or has a mortgage held by the Sec-
14151617	(a) IN GENERAL.—Notwithstanding any other provision of law, in managing and disposing of any multifamily property that is owned or has a mortgage held by the Secretary of Housing and Urban Development, and during
1415161718	(a) In General.—Notwithstanding any other provision of law, in managing and disposing of any multifamily property that is owned or has a mortgage held by the Secretary of Housing and Urban Development, and during the process of foreclosure on any property with a contract
141516171819	(a) In General.—Notwithstanding any other provision of law, in managing and disposing of any multifamily property that is owned or has a mortgage held by the Secretary of Housing and Urban Development, and during the process of foreclosure on any property with a contract for rental assistance payments under section 8 of the
14 15 16 17 18 19 20	(a) In General.—Notwithstanding any other provision of law, in managing and disposing of any multifamily property that is owned or has a mortgage held by the Secretary of Housing and Urban Development, and during the process of foreclosure on any property with a contract for rental assistance payments under section 8 of the United States Housing Act of 1937 or any other program
14 15 16 17 18 19 20 21	(a) In General.—Notwithstanding any other provision of law, in managing and disposing of any multifamily property that is owned or has a mortgage held by the Secretary of Housing and Urban Development, and during the process of foreclosure on any property with a contract for rental assistance payments under section 8 of the United States Housing Act of 1937 or any other program administered by the Secretary, the Secretary shall main-
14 15 16 17 18 19 20 21 22	(a) In General.—Notwithstanding any other provision of law, in managing and disposing of any multifamily property that is owned or has a mortgage held by the Secretary of Housing and Urban Development, and during the process of foreclosure on any property with a contract for rental assistance payments under section 8 of the United States Housing Act of 1937 or any other program administered by the Secretary, the Secretary shall maintain any rental assistance payments under section 8 of the

1	(b) Other Rental Assistance.— To the extent
2	the Secretary determines, in consultation with the tenants
3	and the local government, that such a multifamily prop-
4	erty owned or having a mortgage held by the Secretary
5	is not feasible for continued rental assistance payments
6	under such section 8 or other programs, based on consid-
7	eration of (1) the costs of rehabilitating and operating the
8	property and all available Federal, State, and local re-
9	sources, including rent adjustments under section 524 of
10	the Multifamily Assisted Housing Reform and Afford-
11	ability Act of 1997 (42 U.S.C. 1437f note), and (2) envi-
12	ronmental conditions that cannot be remedied in a cost-
13	effective fashion, the Secretary may, in consultation with
14	the tenants of that property, contract for project-based
15	rental assistance payments with an owner or owners of
16	other existing housing properties, or provide other rental
17	assistance.
18	(c) Project-based Contracts.— The Secretary
19	shall take appropriate steps to ensure that project-based
20	contracts remain in effect prior to foreclosure, subject to
21	the exercise of contractual abatement remedies to assist
22	relocation of tenants for imminent major threats to health
23	and safety after written notice to and informed consent
24	of the affected tenants and use of other available remedies,
25	such as partial abatements or receivership.

- 1 (d) Rent Levels.—After disposition of any multi-
- 2 family property described under this section, the contract
- 3 and allowable rent levels on such properties shall be sub-
- 4 ject to the requirements under section 524 of the Multi-
- 5 family Assisted Housing Reform and Affordability Act of
- 6 1997.
- 7 SEC. 8. CLARIFICATION OF TENANT PARTICIPATION IN
- 8 MULTIFAMILY PROJECTS.
- 9 The last sentence of section 202(a) of the Housing
- 10 and Community Development Amendments of 1978 (12
- 11 U.S.C. 1715z–1b(a)) is amended by inserting after "(42
- 12 U.S.C. 1437f)," the following: "including a project as-
- 13 sisted under section 8(o)(13) (42 U.S.C. 1437f(o)(13)),".