

117TH CONGRESS 1ST SESSION

H. R. 816

To direct the Secretary of Housing and Urban Development to establish a grant program to help revitalize certain localities, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

February 4, 2021

Ms. Kaptur (for herself, Ms. Tlaib, Ms. Jackson Lee, Mr. Rush, Mr. Gri-Jalva, Mr. Cooper, Mr. Takano, Mr. Carson, Ms. Norton, Mr. Ryan, Mr. Torres of New York, Mr. Jones, Ms. Pressley, Mr. García of Illinois, Mr. Levin of Michigan, Mr. McGovern, Ms. Blunt Rochester, Mrs. Beatty, Mr. Perlmutter, Mrs. Hayes, Ms. McCollum, Ms. Bush, Mr. San Nicolas, Ms. Velázquez, Ms. Barragán, Mr. Cohen, Mr. Upton, and Mrs. Dingell) introduced the following bill; which was referred to the Committee on Financial Services

A BILL

To direct the Secretary of Housing and Urban Development to establish a grant program to help revitalize certain localities, 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 "Restoring Commu-
- 5 nities Left Behind Act".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:

- (1) As the Nation continues to feel the dev-astating economic impacts of Coronavirus Disease 2019 (COVID-19), many urban and rural commu-nities are still suffering from the effects of underwater mortgages, vacancy, abandoned properties, blight, aging housing stock, properties with deferred maintenance and harmful materials such as lead, as-bestos, and mold, unemployment, and population loss.
 - (2) While some cities and counties struggle with disinvestment and population loss, there are also pockets of economic distress in otherwise prosperous, growing areas.
 - (3) Investments targeted to these communities left behind will be critical to ensure equitable economic recovery, job creation, and housing and neighborhood infrastructure revitalization.
 - (4) The need to revitalize neighborhoods is greater than what can be supported with existing local tax bases.
 - (5) Communities continue to suffer from the impact of governmental policies and private sector practices that forbade or discouraged mortgage lending in neighborhoods having significant minority populations.

- 1 (6) Many State and local governments, land 2 banks, and nonprofit organizations across the 3 United States have responded to the housing crisis 4 by creating cost-effective strategies to revitalize 5 neighborhoods.
 - (7) 2016 data from the United States Census Bureau shows that non-Hispanic, White households have an average net worth of \$143,600, while Black households have an average net worth of \$12,920, and Hispanic households have an average net worth of \$21,420.
 - (8) Housing equity is a significant portion of Black and Hispanic households' net worth, making up nearly 57 percent of Black households' net worth, 66.5 percent of Hispanic households' net worth, and 40.8 percent of White households' net worth, according to the Urban Institute's calculations from the 2016 Survey of Consumer Finances.
 - (9) The 2008 Great Recession and the COVID-19 Recession have exacerbated the racial wealth gap.
 - (10) Funding innovative local neighborhood strategies will allow the United States to close the racial wealth gap, ensure equitable access to housing and economic mobility, and counter the lasting legacy of redlining policies.

- 1 (11) Despite the strong requirement to affirma2 tively furthering fair housing under the Fair Hous3 ing Act, the lack of accountability measures imple4 mented by the Department of Housing and Urban
 5 Development to ensure equitable use of housing and
 6 community development dollars in Federal programs
 7 has allowed for the perpetuation of the legacy of red8 lining and neighborhood disinvestment.
 - (12) It is imperative that the Federal Government make funding available for the best local strategies to increase homeownership and preserve home equity in impacted areas, access to safe and affordable rental housing, economic growth, job creation, and to build on local assets to improve communities in ways that affirmatively further fair housing.

16 SEC. 3. COMPETITIVE GRANT PROGRAM.

- 17 (a) ESTABLISHMENT.—Not later than the expiration
 18 of the 120-day period beginning on the date of the enact19 ment of this Act, the Secretary of Housing and Urban
 20 Development shall establish a program to award competi21 tive grants to eligible local partnerships to carry out more
 22 than one neighborhood revitalization support activity in an
 23 eligible locality.
- 24 (b) Criteria.—

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1	(1) Eligible local partnership.—A local
2	partnership is eligible to receive a grant under the
3	program established under this section if it meets
4	the following requirements:
5	(A) The local partnership includes a na-
6	tional or local nonprofit organization with ex-
7	pertise in community planning, engagement, or-
8	ganizing, development, or neighborhood revital-
9	ization and at least one of the following entities:
10	(i) A city or county government.
11	(ii) A land bank.
12	(iii) A fair housing enforcement orga-
13	nization (as such term is defined in section
14	561 of the Housing and Community Devel-
15	opment Act of 1987 (42 U.S.C. 3616a)).
16	(iv) An anchor institution.
17	(v) A nonprofit organization.
18	(vi) A State housing finance agency
19	(as such term is defined in section 106(h)
20	of the Housing and Urban Development
21	Act of 1968 (12 U.S.C. 1701x(h))).
22	(vii) A community development finan-
23	cial institution (as such term is defined in
24	section 103(5) of the Community Develop-

1	ment Banking and Financial Institutions
2	Act of 1994 (12 U.S.C. 4702(5))).
3	(viii) A public housing agency (as
4	such term is defined in section 3(b) of the
5	United States Housing Act of 1937 (42
6	U.S.C. 1437a(b))).
7	(B) Such local partnership will use a grant
8	awarded under this section to carry out neigh-
9	borhood revitalization support activities in fur-
10	therance of a neighborhood revitalization strat-
11	egy for eligible localities.
12	(2) Eligible locality.—For the purposes of
13	this section, an eligible locality is a geographic area
14	or areas at the neighborhood or county level that
15	meet at least four of the following objective criteria
16	of economic distress:
17	(A) Dwelling unit sales prices are lower
18	than the cost to acquire and rehabilitate, or
19	build, a new dwelling unit.
20	(B) High proportions of residential and
21	commercial properties are vacant due to fore-
22	closure, eviction, abandonment, or other causes.
23	(C) Low rates of homeownership.
24	(D) Racial disparities in homeownership
25	rates.

1	(E) High rates of poverty.
2	(F) High rates of unemployment and
3	underemployment.
4	(G) Population loss.
5	(H) Lack of private sector lending on fair
6	and competitive terms for individuals to pur-
7	chase homes or start small businesses.
8	(I) Other indicators of economic distress,
9	such as the lack of housing affordability, stem-
10	ming from long-standing government policies
11	and private sector practices that prevented
12	mortgage lending in some communities, such as
13	redlining.
14	The Secretary shall establish thresholds for the cri-
15	teria of economic distress under this paragraph.
16	(3) Neighborhood revitalization support
17	ACTIVITIES.—For purposes of this section, neighbor-
18	hood revitalization support activities are the fol-
19	lowing:
20	(A) Providing assistance to existing resi-
21	dents experiencing economic distress or at risk
22	of displacement with homeowner rehabilitation
23	assistance, weatherization, improved housing
24	accessibility and livability for seniors and per-

sons with disabilities, energy efficiency improve-

ments, refinancing, housing counseling certified by the Secretary, including loss mitigation counseling, property tax relief, clearing and obtaining formal title, addressing outstanding housing-related expenses, or other activities that the Secretary determines are appropriate.

- (B) Purchasing non-performing mortgages to assist existing homeowners and advance neighborhood stability.
- (C) Supporting the purchase and redevelopment of vacant, abandoned, or distressed properties to create affordable rental housing, homeownership or shared equity homeownership opportunities, mixed-use properties, or commercial properties. Properties supported with assistance under this subparagraph may be converted between rental and homeownership, including shared equity homeownership, upon termination of the lease or transfer of the property during the relevant period of affordability to ensure local community needs are met, properties do not sit vacant, and affordability is preserved.
- (D) Providing pre-purchase counseling through housing counselors certified by the Secretary for neighborhood revitalization support

- 1 activities that provide homeownership opportu-2 nities.
 - (E) Providing down payment assistance to prospective homebuyers.
 - (F) Establishing and operating community land trusts to provide affordable rental and homeownership opportunities, including shared equity homeownership opportunities.
 - (G) Demolishing abandoned or distressed structures, but only if such activity is part of a strategy that incorporates rehabilitation or new construction and efforts to increase affordable housing and homeownership, except that not more than 10 percent of any grant made under this section may be used for activities under this subparagraph unless the Secretary determines that such use is to replace units in an effort to increase affordable housing or homeownership.
 - (H) Establishing or operating land banks to maintain acquire, redevelop, or sell properties that are abandoned or distressed. Preference among applications proposing activities under this subparagraph shall be given to applications

- that promote distribution of properties for affordable housing and small businesses.
 - (I) Improving parks, sidewalks, street lighting, and other neighborhood improvements that impact quality of life in the targeted neighborhoods, except that not more than 5 percent of any grant made under this section may be used for activities under this subparagraph.
 - (J) In connection with any other eligible activity under this paragraph, working with resident leaders and community groups to undertake community planning, outreach, and neighborhood engagement, consistent with the goals of increasing homeownership, stabilizing neighborhoods, reducing vacancy rates, creating jobs, increasing or stabilizing residential and commercial property values, and meeting other neighborhood needs, except that not more than 10 percent of any grant made under this section may be used for activities under this subparagraph.

(4) Affordability terms.—

(A) Rental units.—In the case of property assisted pursuant to paragraph (3) con-

1	taining any dwelling units that are made avail-
2	able for rental—
3	(i) such units shall be available for
4	rental only by a household having an in-
5	come that does not exceed 60 percent of
6	the median income for the area in which
7	such unit is located;
8	(ii) such units shall remain affordable
9	for at least 30 years;
10	(iii) such property may be a mixed-use
11	property; and
12	(iv) such unit shall be maintained in
13	habitable condition, as defined by the local-
14	ity in which the property is located.
15	(B) Homeownership units.—In the case
16	of property assisted pursuant to paragraph (3)
17	consisting of a dwelling unit, or containing any
18	dwelling units, made available for homeowner-
19	ship, such unit or units—
20	(i) shall be available for purchase only
21	to by a household having an income that
22	does not exceed 120 percent of the median
23	income for the area in which such unit is
24	located;

1	(ii) if made available through a shared
2	equity homeownership program, shall re-
3	main affordable for at least 30 years; and
4	(iii) if not made available through a
5	shared equity homeownership program—
6	(I) shall remain affordable for a
7	period of years as determined by the
8	partnership, which shall not be short-
9	er than 5 years from the sale of the
10	unit; and
11	(II) shall be subject to resale or
12	recapture provisions that—
13	(aa) are established by the
14	partnership to ensure that the af-
15	fordability term may be met or
16	funds may be redeployed for
17	neighborhood revitalization sup-
18	port activities;
19	(bb) may be waived in cases
20	of hardship or market deprecia-
21	tion; and
22	(cc) provide that, in the case
23	of a resale, the partnership may
24	maintain preemptive purchase
25	options in order to sell the prop-

1	erty to another income qualified
2	purchaser.
3	If a property converts between rental and homeown-
4	ership or shared equity homeownership, the afford-
5	ability terms of the new tenure type shall be utilized
6	upon occupancy.
7	(c) Applications.—
8	(1) In general.—To apply to receive a grant
9	under this section, an eligible local partnership shall
10	submit to the Secretary an application at such time,
11	in such manner, and containing such information as
12	the Secretary may require.
13	(2) Grant recipient priority selection
14	CRITERIA.—The Secretary shall prioritize awarding
15	grants based on the following criteria:
16	(A) The severity of the locality's indicators
17	of distress under subsection (b)(2).
18	(B) The extent to which the activities pro-
19	posed will—
20	(i) in the case of rental housing, ben-
21	efit households having incomes not exceed-
22	ing 30 percent of the median income for
23	the area; and
24	(ii) in the case of homeownership
25	housing, including shared equity homeown-

1	ership, benefit households having incomes
2	not exceeding 80 percent of the median in-
3	come for the area.
4	(C) Whether the activities proposed will
5	promote affordable homeownership and the ex-
6	tent to which such affordability terms will be
7	preserved.
8	(D) The extent to which an eligible part-
9	nership that includes a public housing agency
10	will use housing choice vouchers to support
11	homeownership for households at or below 60
12	percent of area median income.
13	(E) The demonstrated capacity of an eligi-
14	ble local partnership to execute the proposed el-
15	igible neighborhood revitalization support activi-
16	ties.
17	(F) The demonstrated community plan-
18	ning, outreach, and engagement practices of an
19	eligible local partnership.
20	(G) The depth and breadth of the commu-
21	nity partnership supporting the application.
22	(H) The extent to which existing residents
23	are assisted to prevent displacement.
24	(I) The extent to which the proposed
25	neighborhood revitalization support activities

- would help close the racial wealth gap by increasing minority homeownership, ensuring equitable access to housing and economic opportunity, and countering the ongoing legacy of redlining policies.
 - (J) The extent to which development of new units are water and energy efficient.
 - (K) The feasibility of the proposed neighborhood revitalization support activities considering local market conditions.
 - (L) The extent to which an application demonstrates comprehensive community planning efforts and additional funds in hand or committed for activities in the geographic area that are not directly related to the provision of affordable housing, such as support for small, minority, and women-owned business activity in commercial zones in the targeted neighborhoods.
 - (3) Geographical diversity.—The Secretary shall seek to make grants under this section for local partnerships serving geographically diverse areas of economic distress as defined in subsection (b)(2), including metropolitan and underserved rural areas.

1	(d) Operation Costs.—Up to 15 percent of the
2	amount of each grant under this section may be used by
3	the recipient for administrative and organizational support
4	costs.
5	(e) Technical Assistance and Capacity Build-
6	ING.—The Secretary may reserve up to 1 percent of any
7	funds appropriated to carry out this section for technical
8	assistance activities which support grantees under this
9	program and 1 percent of funds from each grant awarded
10	shall be used to develop grantee capacity to meet the re-
11	quirements under paragraphs (1) and (2) of subsection
12	(g).
13	(f) Fair Housing Protections.—Funds provided
13 14	•
14	•
14 15	under the program under this section may not be used
14 15 16	under the program under this section may not be used to deny housing opportunities based on the criminal or eviction history, source of income, or veteran status of any
14 15 16 17	under the program under this section may not be used to deny housing opportunities based on the criminal or eviction history, source of income, or veteran status of any
14 15 16 17	under the program under this section may not be used to deny housing opportunities based on the criminal or eviction history, source of income, or veteran status of any member of a household.
14 15 16 17	under the program under this section may not be used to deny housing opportunities based on the criminal or eviction history, source of income, or veteran status of any member of a household. (g) Accountability of Recipients.—
14 15 16 17 18	under the program under this section may not be used to deny housing opportunities based on the criminal or eviction history, source of income, or veteran status of any member of a household. (g) Accountability of Recipients.— (1) Requirements.—The Secretary shall—
14 15 16 17 18 19 20	under the program under this section may not be used to deny housing opportunities based on the criminal or eviction history, source of income, or veteran status of any member of a household. (g) Accountability of Recipients.— (1) Requirements.—The Secretary shall— (A) require each grantee under this section
14 15 16 17 18 19 20	under the program under this section may not be used to deny housing opportunities based on the criminal or eviction history, source of income, or veteran status of any member of a household. (g) Accountability of Recipients.— (1) Requirements.—The Secretary shall— (A) require each grantee under this section to develop and maintain a system to ensure

1	requirements or conditions under which such
2	amounts were provided; and
3	(B) establish minimum requirements for
4	agreements between the grantee and the Sec-
5	retary, regarding assistance from grants under
6	this section, which shall include—
7	(i) appropriate periodic financial and
8	project reporting, record retention, and
9	audit requirements for the duration of the
10	grant to the recipient to ensure compliance
11	with the limitations and requirements of
12	this section and the regulations under this
13	section; and
14	(ii) any other requirements that the
15	Secretary determines are necessary to en-
16	sure appropriate grant administration and
17	compliance.
18	(2) Publicly available information.—The
19	Secretary shall make information regarding the re-
20	sults of assistance provided with amounts from
21	grants under this section publicly available, which
22	shall include at least the following information:
23	(A) A list of recipients of grants awarded
24	under this section and the amount of each such
25	grant.

1	(B) A description of each neighborhood re-
2	vitalization support activity carried out by each
3	such recipient and the impacts associated with
4	each such activity, including the change in the
5	rate of minority and first-time homeownership.
6	(C) The total number of housing units ac-
7	quired, redeveloped, or produced using grant
8	amounts under this section.
9	(D) The total number of housing units for
10	rent, ownership, and shared equity homeowner-
11	ship assisted with grant amounts under this
12	section and the number of bedrooms in each
13	such unit.
14	(E) The percentage of housing units as-
15	sisted with grant amounts under this section
16	that are affordable to low-, very low-, and ex-
17	tremely low-income households.
18	(F) The number of such housing units lo-
19	cated in areas where the percentage of house-
20	holds in a racial or ethnic minority group—
21	(i) is at least 20 percentage points
22	higher than the percentage of the popu-
23	lation of that minority group for the Met-
24	ropolitan Statistical Area;

1	(ii) is at least 20 percentage points
2	higher than the percentage of the popu-
3	lation of all minorities for the Metropolitan
4	Statistical Area; and
5	(iii) exceeds 50 percent of the popu-
6	lation.
7	(G) Any other information that the Sec-
8	retary of Housing and Urban Development de-
9	termines necessary to ensure that housing out-
10	comes and grant administration and compliance
11	align with the purposes of this Act.
12	(h) In General.—Not later than 2 years after
13	grants under this section are first awarded and again 3
14	years thereafter, the Secretary shall submit to the appro-
15	priate Congressional Committees, and make publicly avail-
16	able online, a report that—
17	(1) evaluates the impact of the program estab-
18	lished under this section;
19	(2) describes demographic changes in the eligi-
20	ble localities served by grantees of grants under this
21	section, including changes in income, race, and eth-
22	nicity, property values, and unemployment rates;
23	(3) identifies the number of housing units as-
24	sisted with grant amounts under this section located
25	in high- and low-poverty census tracts;

1	(4) identifies the number of accessible units cre-
2	ated and modified with grant amounts under this
3	section and where such units are located using the
4	most granular location measurement that is feasible
5	such as at the Census block group level; and
6	(5) identifies where housing units assisted with
7	grant amounts are located in relation to community
8	assets, including high performing schools and public
9	transportation options.
10	(i) DEFINITIONS.—In this section:
11	(1) Anchor institution.—The term "anchor
12	institution" means a school, a library, a healthcare
13	provider, a community college or other institution of
14	higher education, or another community support or
15	ganization or entity.
16	(2) Appropriate congressional commit-
17	TEES.—The term "appropriate Congressional Com-
18	mittees" means the following:
19	(A) The Committees on Financial Services
20	and Appropriations of the House of Representa-
21	tives.
22	(B) The Committees on Banking, Housing,
23	and Urban Affairs and Appropriations of the

Senate.

1	(3) COMMUNITY LAND TRUST.—The term
2	"community land trust" means a nonprofit organi-
3	zation or State or local governments or instrumen-
4	talities that—
5	(A) use a ground lease or deed covenant
6	with an affordability period of at least 30 years
7	or more to—
8	(i) make rental and homeownership
9	units affordable to households; and
10	(ii) stipulate a preemptive option to
11	purchase the affordable rentals or home-
12	ownership units so that the affordability of
13	the units is preserved for successive in-
14	come-eligible households; and
15	(B) monitor properties to ensure afford-
16	ability is preserved.
17	(4) LAND BANK.—The term "land bank"
18	means a government entity, agency, or program, or
19	a special purpose nonprofit entity formed by one or
20	more units of government in accordance with State
21	or local land bank enabling law, that has been des-
22	ignated by one or more State or local governments
23	to acquire, steward, and dispose of vacant, aban-
24	doned, or other problem properties in accordance

with locally-determined priorities and goals.

1	(5) Neighborhood Revitalization support
2	ACTIVITY.—The term "neighborhood revitalization
3	support activity" means an activity described in sub-
4	section $(b)(3)$.
5	(6) Non-performing mortgage.—The term
6	"non-performing" mortgage means a residential
7	mortgage loan that is 90 days or more delinquent.
8	(7) Nonprofit organization.—The term
9	"nonprofit organization" means an organization that
10	is described in section 501(c)(3) of the Internal Rev-
11	enue Code of 1986 (26 U.S.C. 501(c)(3)) and is ex-
12	empt from taxation under section 501(a) of such
13	Code.
14	(8) Shared equity homeownership pro-
15	GRAM.—
16	(A) IN GENERAL.—The term "shared eq-
17	uity homeownership program" means affordable
18	homeownership preservation through a resale
19	restriction program administered by a commu-
20	nity land trust, other nonprofit organization, or
21	State or local government or instrumentalities.
22	(B) Affordability requirements.—
23	Any such program under subparagraph (A)
24	shall—

1	(i) provide affordable homeownership
2	opportunities to households; and
3	(ii) utilize a ground lease, deed re-
4	striction, subordinate loan, or similar legal
5	mechanism that includes provisions ensur-
6	ing that the program shall—
7	(I) maintain the home as afford-
8	able for subsequent very low-, low-, or
9	moderate-income families for an af-
10	fordability term of at least 30 years
11	after recordation;
12	(II) apply a resale formula that
13	limits the homeowner's proceeds upon
14	resale; and
15	(III) provide the program admin-
16	istrator or such administrator's as-
17	signee a preemptive option to pur-
18	chase the homeownership unit from
19	the homeowner at resale.
20	(j) Authorization of Appropriations.—
21	(1) In general.—There is authorized to be
22	appropriated to carry out this section
23	\$5,000,000,000 for each of fiscal years 2021
24	through 2031.

- 1 (2) Set aside.—The Secretary shall award at 2 least \$500,000,000 of any amounts appropriated 3 pursuant to this subsection to eligible local partner-4 ships that will provide neighborhood revitalization 5 support activities to localities outside of a Metropoli-6 tan Statistical Area, as designated by the Office of 7 Management and Budget. The priority under sub-8 section (c)(2)(I) (relating to matching funds) shall 9 not apply to amounts awarded under this paragraph.
- 10 (3) NOFA.—The Secretary shall issue a Notice 11 of Funding Availability for grants under this section 12 not later than the expiration of the 180-day period 13 beginning upon the date of the enactment of this 14 Act.

15 SEC. 4. SELF-HELP HOMEOWNERSHIP OPPORTUNITY PRO-

16 GRAM.

There is authorized to be appropriated for grants under section 11 of the Housing Opportunity Program 19 Extension Act of 1996 (42 U.S.C. 12805 note) 20 \$250,000,000 for fiscal year 2021, which shall remain

21 available until September 30, 2031.

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