111th CONGRESS 2d Session

To amend section 202 of the Housing Act of 1959, to improve the program under such section for supportive housing for the elderly, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. KOHL introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

- To amend section 202 of the Housing Act of 1959, to improve the program under such section for supportive housing for the elderly, 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 AND TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
 5 "Section 202 Supportive Housing for the Elderly Act of
 6 2010".
- 7 (b) TABLE OF CONTENTS.—The table of contents for
- 8 this Act is as follows:
 - Sec. 1. Short title and table of contents.

TITLE I—NEW CONSTRUCTION REFORMS

- Sec. 101. Selection criteria.
- Sec. 102. Development cost limitations.
- Sec. 103. Owner deposits.
- Sec. 104. Definition of private nonprofit organization.
- Sec. 105. Nonmetropolitan allocation.

TITLE II—REFINANCING

- Sec. 201. Approval of prepayment of debt.
- Sec. 202. Use of unexpended amounts.
- Sec. 203. Use of project residual receipts.
- Sec. 204. Additional provisions.

TITLE III—ASSISTED LIVING FACILITIES AND SERVICE ENRICHED HOUSING

Sec. 301. Amendments to the grants for conversion of elderly housing to assisted living facilities.

Sec. 302. Monthly assistance payment under rental assistance.

TITLE IV—NATIONAL SENIOR HOUSING CLEARINGHOUSE

Sec. 401. National senior housing clearinghouse.

TITLE I—NEW CONSTRUCTION REFORMS

3 SEC. 101. SELECTION CRITERIA.

4 Section 202(f)(1) of the Housing Act of 1959 (12
5 U.S.C. 1701q(f)) is amended—

6 (1) by redesignating subparagraphs (F) and 7 (G) as subparagraphs (G) and (H), respectively; and 8 (2) by inserting after subparagraph (E) the fol-

9 lowing new subparagraph:

"(F) the extent to which the applicant has ensured that a service coordinator will be employed or
otherwise retained for the housing, who has the
managerial capacity and responsibility for carrying

out the actions described in subparagraphs (A) and
 (B) of subsection (g)(2);".

3 SEC. 102. DEVELOPMENT COST LIMITATIONS.

4 Section 202(h)(1) of the Housing Act of 1959 (12
5 U.S.C. 1701q(h)(1)) is amended, in the matter preceding
6 subparagraph (A), by inserting "reasonable" before "de7 velopment cost limitations".

8 SEC. 103. OWNER DEPOSITS.

9 Section 202(j)(3)(A) of the Housing Act of 1959 (12 10 U.S.C. 1701q(j)(3)(A)) is amended by inserting after the 11 period at the end the following: "Such amount shall be 12 used only to cover operating deficits during the first 3 13 years of operations and shall not be used to cover con-14 struction shortfalls or inadequate initial project rental as-15 sistance amounts.".

16 SEC. 104. DEFINITION OF PRIVATE NONPROFIT ORGANIZA-

17 **TION.**

18 Section 202(k)(4) of the Housing Act of 1959 (12
19 U.S.C. 1701q(k)(4)(B)) is amended to read as follows:

20 "(4) The term 'private nonprofit organization'
21 means—

22 "(A) any incorporated private institution
23 or foundation—

	1
1	"(i) no part of the net earnings of
2	which inures to the benefit of any member,
3	founder, contributor, or individual;
4	"(ii) which has a governing board—
5	"(I) the membership of which is
6	selected in a manner to assure that
7	there is significant representation of
8	the views of the community in which
9	such housing is located; and
10	"(II) which is responsible for the
11	operation of the housing assisted
12	under this section, except that, in the
13	case of a nonprofit organization that
14	is the sponsoring organization of mul-
15	tiple housing projects assisted under
16	this section, the Secretary may deter-
17	mine the criteria or conditions under
18	which financial, compliance and other
19	administrative responsibilities exer-
20	cised by a single-entity private non-
21	profit organization that is the owner
22	corporation responsible for the oper-
23	ation of an individual housing project
24	may be shared or transferred to the

5

1	governing board of such sponsoring
2	organization; and
3	"(iii) which is approved by the Sec-
4	retary as to financial responsibility; and
5	"(B) a for-profit limited partnership the
6	sole general partner of which is—
7	"(i) an organization meeting the re-
8	quirements under subparagraph (A);
9	"(ii) a for-profit corporation wholly
10	owned and controlled by one or more orga-
11	nizations meeting the requirements under
12	subparagraph (A); or
13	"(iii) a limited liability company whol-
14	ly owned and controlled by one or more or-
15	ganizations meeting the requirements
16	under subparagraph (A).".
17	SEC. 105. NONMETROPOLITAN ALLOCATION.
18	Paragraph (3) of section 202(l) of the Housing Act
19	of 1959 (12 U.S.C. $1701a(l)(3)$) is amended by inserting

of 1959 (12 U.S.C. 1701q(l)(3)) is amended by inserting
after the period at the end the following: "In complying
with this paragraph, the Secretary shall either operate a
national competition for the nonmetropolitan funds or
make allocations to regional offices of the Department of
Housing and Urban Development.".

TITLE II—REFINANCING 1 2 SEC. 201. APPROVAL OF PREPAYMENT OF DEBT. 3 Subsection (a) of section 811 of the American Homeownership and Economic Opportunity Act of 2000 (12) 4 U.S.C. 1701q note) is amended— 5 6 (1) in the matter preceding paragraph (1), by 7 inserting ", for which the Secretary's consent to prepayment is required," after "Affordable Housing 8 Act)"; 9 10 (2) in paragraph (1)— 11 (A) by inserting "at least 20 years following" before "the maturity date"; 12 (B) by inserting "project-based" before 13 14 "rental assistance payments contract"; (C) by inserting "project-based" before 15 16 "rental housing assistance programs"; and (D) by inserting ", or any successor 17 18 project-based rental assistance program," after "(1701s))"; 19 20 (3) by amending paragraph (2) to read as fol-21 lows: "(2) the prepayment may involve refinancing of 22 23 the loan if such refinancing results in—

1	"(A) a lower interest rate on the principal
2	of the loan for the project and in reductions in
3	debt service related to such loan; or
4	"(B) a transaction in which the project
5	owner will address the physical needs of the
6	project, but only if, as a result of the refi-
7	nancing-
8	"(i) the rent charges for unassisted
9	families residing in the project do not in-
10	crease or such families are provided rental
11	assistance under a senior preservation
12	rental assistance contract for the project
13	pursuant to subsection (e); and
14	"(ii) the overall cost for providing
15	rental assistance under section 8 for the
16	project (if any) is not increased, except,
17	upon approval by the Secretary to—
18	"(I) mark-up-to-market contracts
19	pursuant to section $524(a)(3)$ of the
20	Multifamily Assisted Housing Reform
21	and Affordability Act (42 U.S.C.
22	1437f note), as such section is carried
23	out by the Secretary for properties
24	owned by nonprofit organizations; or

	0
1	"(II) mark-up-to-budget con-
2	tracts pursuant to section $524(a)(4)$
3	of the Multifamily Assisted Housing
4	Reform and Affordability Act (42
5	U.S.C. 1437f note), as such section is
6	carried out by the Secretary for prop-
7	erties owned by eligible owners (as
8	such term is defined in section $202(k)$
9	of the Housing Act of 1959 (12
10	U.S.C. 1701q(k)); and"; and
11	(4) by adding at the end the following:
12	"(3) notwithstanding paragraph $(2)(A)$, the
13	prepayment and refinancing authorized pursuant to
14	paragraph (2)(B) involves an increase in debt service
15	only in the case of a refinancing of a project assisted
16	with a loan under such section 202 carrying an in-
17	terest rate of 6 percent or lower.".
18	SEC. 202. USE OF UNEXPENDED AMOUNTS.
19	Subsection (c) of section 811 of the American Home-
20	ownership and Economic Opportunity Act of 2000 (12
21	U.S.C. 1701q note) is amended—
22	(1) by striking "Use of Unexpended
23	AMOUNTS.—" and inserting "USE OF PROCEEDS.—
24	";

9

1 (2) by amending the matter preceding para-2 graph (1) to read as follows: "Upon execution of the 3 refinancing for a project pursuant to this section, 4 the Secretary shall ensure that proceeds are used in 5 a manner advantageous to tenants of the project, or 6 are used in the provision of affordable rental hous-7 ing and related social services for elderly persons 8 that are tenants of the project or are tenants of 9 other HUD-assisted senior housing by the private 10 nonprofit organization project owner, private non-11 profit organization project sponsor, or private non-12 profit organization project developer, including—"; 13 (3) by amending paragraph (1) to read as fol-14 lows: 15 "(1) not more than 15 percent of the cost of in-16 creasing the availability or provision of supportive 17 services, which may include the financing of service 18 coordinators and congregate services, except that 19 upon the request of the non-profit owner, sponsor, 20 or organization and determination of the Secretary, 21

such 15 percent limitation may be waived to ensure
that the use of unexpended amounts better enables
seniors to age in place;";

24 (4) in paragraph (2), by inserting before the25 semicolon the following; ", including reducing the

1	number of units by reconfiguring units that are
2	functionally obsolete, unmarketable, or not economi-
3	cally viable";
4	(5) in paragraph (3), by striking "or" at the
5	end;
6	(6) in paragraph (4), by striking "according to
7	a pro rata allocation of shared savings resulting
8	from the refinancing." and inserting a semicolon;
9	and
10	(7) by adding at the end the following new
11	paragraphs:
12	"(5) rehabilitation of the project to ensure long-
13	term viability; and
14	"(6) the payment to the project owner, sponsor,
15	or third party developer of a developer's fee in an
16	amount not to exceed or duplicate—
17	"(A) in the case of a project refinanced
18	through a State low income housing tax credit
19	program, the fee permitted by the low income
20	housing tax credit program as calculated by the
21	State program as a percentage of acceptable de-
22	velopment cost as defined by that State pro-
23	gram; or

11

"(B) in the case of a project refinanced
 through any other source of refinancing, 15
 percent of the acceptable development cost.

4 For purposes of paragraph (6)(B), the term 'acceptable
5 development cost' shall include, as applicable, the cost of
6 acquisition, rehabilitation, loan prepayment, initial reserve
7 deposits, and transaction costs.".

8 SEC. 203. USE OF PROJECT RESIDUAL RECEIPTS.

9 Paragraph (1) of section 811(d) of the American
10 Homeownership and Economic Opportunity Act of 2000
11 (12 U.S.C. 1701q note) is amended—

12 (1) by striking "not more than 15 percent of";13 and

14 (2) by inserting before the period at the end the
15 following: "or other purposes approved by the Sec16 retary".

17 SEC. 204. ADDITIONAL PROVISIONS.

18 Section 811 of the American Homeownership and
19 Economic Opportunity Act of 2000 (12 U.S.C. 1701q
20 note) is amended by adding at the end the following new
21 subsections:

"(e) SENIOR PRESERVATION RENTAL ASSISTANCE
CONTRACTS.—Notwithstanding any other provision of
law, in connection with a prepayment plan for a project
approved under subsection (a) by the Secretary or as oth-

25

S.L.C.

12

erwise approved by the Secretary to prevent displacement 1 2 of elderly residents of the project in the case of refinancing 3 or recapitalization and to further preservation and afford-4 ability of such project, the Secretary shall provide project-5 based rental assistance for the project under a senior pres-6 ervation rental assistance contract, as follows: 7 "(1) Assistance under the contract shall be 8 made available to the private nonprofit organization 9 owner-10 "(A) for a term of at least 20 years, sub-11 ject to annual appropriations; and 12 under the same rules governing "(B) 13 project-based rental assistance made available 14 under section 8 of the Housing Act of 1937 or 15 under the rules of such assistance as may be 16 made available for the project. 17 "(2) Any projects for which a senior preserva-18 tion rental assistance contract is provided shall be 19 subject to a use agreement to ensure continued 20 project affordability having a term of the longer of 21 (A) the term of the senior preservation rental assist-22 ance contract, or (B) such term as is required by the 23 new financing. 24 "(f) Subordination or Assumption of Existing DEBT.—In lieu of prepayment under this section of the

13

indebtedness with respect to a project, the Secretary may
 approve—

3 "(1) in connection with new financing for the 4 project, the subordination of the loan for the project 5 under section 202 of the Housing Act of 1959 (as 6 in effect before the enactment of the Cranston-Gon-7 zalez National Affordable Housing Act) and the con-8 tinued subordination of any other existing subordi-9 nate debt previously approved by the Secretary to 10 facilitate preservation of the project as affordable housing; or 11

12 "(2) the assumption (which may include the 13 subordination described in paragraph (1)) of the 14 loan for the project under such section 202 in con-15 nection with the transfer of the project with such a 16 loan to a private nonprofit organization.

17 "(g) FLEXIBLE SUBSIDY DEBT.—The Secretary 18 shall waive the requirement that debt for a project pursu-19 ant to the flexible subsidy program under section 201 of 20 the Housing and Community Development Amendments 21 of 1978 (12 U.S.C. 1715z–1a) be prepaid in connection 22 with a prepayment, refinancing, or transfer under this sec-23 tion of a project if the financial transaction or refinancing 24 cannot be completed without the waiver.

"(h) TENANT INVOLVEMENT IN PREPAYMENT AND
 REFINANCING.—The Secretary shall not accept an offer
 to prepay the loan for any project under section 202 of
 the Housing Act of 1959 unless the Secretary—

5 "(1) has determined that the owner of the
6 project has notified the tenants of the owner's re7 quest for approval of a prepayment; and

8 ((2)) has determined that the owner of the 9 project has provided the tenants with an opportunity 10 to comment on the owner's request for approval of 11 a prepayment, including on the description of any 12 anticipated rehabilitation or other use of the pro-13 ceeds from the transaction, and its impacts on 14 project rents, tenant contributions, or the afford-15 ability restrictions for the project, and that the 16 owner has responded to such comments in writing. "(i) Definition of Private Nonprofit Organi-17 18 ZATION.—For purposes of this section, the term 'private 19 nonprofit organization' has the meaning given such term 20 in section 202(k) of the Housing Act of 1959 (12 U.S.C. 21 1701q(k)).".

1 TITLE III—ASSISTED LIVING FA 2 CILITIES AND SERVICE EN 3 RICHED HOUSING

4 SEC. 301. AMENDMENTS TO THE GRANTS FOR CONVERSION

5 OF ELDERLY HOUSING TO ASSISTED LIVING
6 FACILITIES.

7 (a) TECHNICAL AMENDMENT.—The section heading
8 for section 202b of the Housing Act of 1959 (12 U.S.C.
9 1701q-2) is amended by inserting "AND OTHER PUR10 POSES" after "ASSISTED LIVING FACILITIES".

(b) EXTENSION OF GRANT AUTHORITY.—Section
202b(a)(2) of the Housing Act of 1959 (12 U.S.C. 1701q2(a)(2)) is amended—

14	(1) by striking "(2) CONVERSION.—Activities"
15	and inserting the following:

16 "(2) CONVERSION.—

17 "(A) ASSISTED LIVING FACILITIES.—Ac18 tivities"; and

19 (2) by adding at the end the following:

20 "(B) SERVICE ENRICHED HOUSING.—Ac21 tivities designed to convert dwelling units in the
22 eligible project to service enriched housing for
23 elderly persons.".

24 (c) AMENDMENT TO APPLICATION PROCESS.—Sec25 tion 202b(c)(1) of the Housing Act of 1959 (12 U.S.C.

1 1701q-2(c)(1)) is amended by inserting "for either an as 2 sisted living facility or service enriched housing" after "ac 3 tivities".

4 (d) REQUIREMENTS FOR SERVICES.—Section
5 202b(d) of the Housing Act of 1959 (12 U.S.C. 1701q6 2(d)) is amended to read as follows:

7 "(d) Requirements for Services.—

"(1) SUFFICIENT EVIDENCE OF FIRM FUNDING 8 9 COMMITMENTS.—The Secretary may not make a 10 grant under this section for conversion activities un-11 less an application for a grant submitted pursuant 12 to subsection (c) contains sufficient evidence, in the 13 determination of the Secretary, of firm commitments 14 for the funding of services to be provided in the as-15 sisted living facility or service enriched housing, 16 which may be provided by third parties.

17 "(2) REQUIRED EVIDENCE.—The Secretary
18 shall require evidence that each recipient of a grant
19 for service enriched housing under this section pro20 vides relevant and timely disclosure of information
21 to residents or potential residents of such housing
22 relating to—

23 "(A) the services that will be available at
24 the property to each resident, including—

	11
1	"(i) the right to accept, decline, or
2	choose such services and to have the choice
3	of provider;
4	"(ii) the services made available by or
5	contracted through the grantee;
6	"(iii) the identity of, and relevant in-
7	formation for, all agencies or organizations
8	providing any services to residents, which
9	agencies or organizations shall provide in-
10	formation regarding all procedures and re-
11	quirements to obtain services, any charges
12	or rates for the services, and the rights
13	and responsibilities of the residents related
14	to those services;
15	"(B) the availability, identity, contact in-
16	formation, and role of the service coordinator;
17	and
18	"(C) such other information as the Sec-
19	retary determines to be appropriate to ensure
20	that residents are adequately informed of the
21	services options available to promote resident
22	independence and quality of life.".
23	(e) Amendments to Selection Criteria.—Sec-
24	tion 202b(e) of the Housing Act of 1959 (12 U.S.C.
25	1701q-2(e)) is amended—

S.L.C.

1	(1) in paragraph (2)—
2	(A) by inserting "or service enriched hous-
3	ing" after "facilities"; and
4	(B) by inserting "service enriched hous-
5	ing" after "facility";
6	(2) in paragraph (5) , by inserting "or service
7	enriched housing" after "facility"; and
8	(3) in paragraph (6), by inserting "or service
9	enriched housing" after "facility".
10	(f) Amendments to Section 8 Project-based
11	Assistance.—Section 202b(f) of the Housing Act of
12	1959 (12 U.S.C. 1701q-2(f)) is amended—
13	(1) in paragraph (1) , by inserting "or service
14	enriched housing" after "facilities" each time that
15	term appears; and
16	(2) in paragraph (2), by inserting "or service
17	enriched housing" after "facility".
18	(g) Amendments to Definitions.—Section
19	$202\mathrm{b}(\mathrm{g})$ of the Housing Act of 1959 (12 U.S.C. 1701q-
20	2(g)) is amended to read as follows:
21	"(g) Definitions.—For purposes of this section—
22	((1) the term 'assisted living facility' has the
23	meaning given such term in section 232(b) of the
24	National Housing Act (1715w(b));

"(2) the term 'service enriched housing' means
 housing that—

3 "(A) makes available through licensed or 4 certified third party service providers supportive 5 services to assist the residents in carrying out 6 activities of daily living, such as bathing, dress-7 ing, eating, getting in and out of bed or chairs, 8 walking, going outdoors, using the toilet, laun-9 dry, home management, preparing meals, shop-10 ping for personal items, obtaining and taking 11 medication, managing money, using the tele-12 phone, or performing light or heavy housework, 13 and which may make available to residents 14 home health care services, such as nursing and 15 therapy;

16 "(B) includes the position of service coor17 dinator, which may be funded as an operating
18 expense of the property; ;

"(C) provides separate dwelling units for
residents, each of which contains a full kitchen
and bathroom and which includes common
rooms and other facilities appropriate for the
provision of supportive services to the residents
of the housing; and

"(D) provides residents with control over
 health care and supportive services decisions,
 including the right to accept, decline, or choose
 such services, and to have the choice of pro vider; and

6 "(3) the definitions in section 1701(q)(k) of
7 this title shall apply.".

8 SEC. 302. MONTHLY ASSISTANCE PAYMENT UNDER RENTAL 9 ASSISTANCE.

10 Clause (iii) of section 8(0)(18)(B) of the United 11 States Act of 1937 (42)U.S.C. Housing 12 1437f(o)(18)(B)(iii)) is amended by inserting before the period at the end the following: ", except that a family 13 may be required at the time the family initially receives 14 15 such assistance to pay rent in an amount exceeding 40 percent of the monthly adjusted income of the family by 16 17 such an amount or percentage that is reasonable given the services and amenities provided and as the Secretary 18 19 deems appropriate.".

20 TITLE IV—NATIONAL SENIOR

21 HOUSING CLEARINGHOUSE

22 SEC. 401. NATIONAL SENIOR HOUSING CLEARINGHOUSE.

(a) ESTABLISHMENT.—Not later than 360 days after
the date of enactment of this Act, the Secretary of Housing and Urban Development shall establish and operate

21

a clearinghouse to serve as a national repository to receive, 1 2 collect, process, assemble, and disseminate information re-3 garding the availability and quality of multifamily develop-4 ments for elderly tenants, including— 5 (1) the availability of— 6 (A) supportive housing for the elderly pur-7 suant to section 202 of the Housing Act of 8 1959 (12 U.S.C. 1701q), including any housing 9 unit assisted with a project rental assistance 10 contract under such section; 11 (B) properties and units eligible for assist-12 ance under section 8 of the United States 13 Housing Act of 1937 (42 U.S.C. 1437f); 14 (C) properties eligible for the low-income 15 housing tax credit under section 42 of the In-16 ternal Revenue Code of 1986; 17 (D) units in assisted living facilities in-18 sured pursuant to section 221(d)(4) of the Na-19 tional Housing Act (12 U.S.C. 1715l(d)(4));20 (E) units in any multifamily project that 21 has been converted into an assisted living facil-22 ity for elderly persons pursuant to section 202b 23 of the Housing Act of 1959 (12 U.S.C. 1701q-24 2); and

S.L.C.

1	(F) any other federally assisted or sub-
2	sidized housing for the elderly;
3	(2) the number of available units in each prop-
4	erty, project, or facility described in paragraph (1);
5	(3) the number of bedrooms in each available
6	unit in each property, project, or facility described in
7	paragraph (1);
8	(4) the estimated cost to a potential tenant to
9	rent or reside in each available unit in each prop-
10	erty, project, or facility described in paragraph (1);
11	(5) the presence of a waiting list for entry into
12	any available unit in each property, project, or facil-
13	ity described in paragraph (1);
14	(6) the number of persons on the waiting list
15	for entry into any available unit in each property,
16	project, or facility described in paragraph (1);
17	(7) the amenities available in each available
18	unit in each property, project, or facility described in
19	paragraph (1), including—
20	(A) the services provided by such property,
21	project, or facility;
22	(B) the size and availability of common
23	space within each property, project, or facility;

S.L.C.

1	(C) the availability of organized activities
2	for individuals residing in such property,
3	project, or facility; and
4	(D) any other additional amenities avail-
5	able to individuals residing in such property,
6	project, or facility;
7	(8) the level of care (personal, physical, or nurs-
8	ing) available to individuals residing in any property,
9	project, or facility described in paragraph (1);
10	(9) whether there is a service coordinator in
11	any property, project, or facility described in para-
12	graph (1); and
13	(10) any other criteria determined appropriate
14	by the Secretary.
15	(b) Collection and Updating of Informa-
16	TION.—
17	(1) INITIAL COLLECTION.—Not later than 180
18	days after the date of enactment of this Act, the
19	Secretary of Housing and Urban Development shall
20	conduct a survey requesting information from each
21	owner of a property, project, or facility described in
22	subsection $(a)(1)$ regarding the provisions described
23	in paragraphs (2) through (11) of such subsection.
24	(2) RESPONSE TIME.—Not later than 60 days
25	after receiving the request described under para-

24

graph (1), the owner of each such property, project,
 or facility shall submit such information to the Sec retary of Housing and Urban Development.

4 (3) PUBLIC AVAILABILITY.—Not later than 120
5 days after the Secretary of Housing and Urban De6 velopment receives the submission of any informa7 tion required under paragraph (2), the Secretary
8 shall make such information publicly available
9 through the clearinghouse.

10 (4) UPDATES.—The Secretary of Housing and 11 Urban Development shall conduct a biennial survey 12 of each owner of a property, project, or facility de-13 scribed in subsection (a)(1) for the purpose of up-14 dating or modifying information provided in the ini-15 tial collection of information under paragraph (1). 16 Not later than 30 days after receiving such a re-17 quest, the owner of each such property, project, or 18 facility shall submit such updates or modifications to 19 the Secretary. Not later than 60 days after receiving 20 such updates or modifications, the Secretary shall 21 inform the clearinghouse of such updated or modi-22 fied information.

23 (c) FUNCTIONS.—The clearinghouse established24 under subsection (a) shall—

1	(1) respond to inquiries from State and local
2	governments, other organizations, and individuals re-
3	questing information regarding the availability of
4	housing in multifamily developments for elderly ten-
5	ants;
6	(2) make such information publicly available via
7	the Internet website of the Department of Housing
8	and Urban Development, which shall include—
9	(A) access via electronic mail; and
10	(B) an easily searchable, sortable,
11	downloadable, and accessible index that itemizes
12	the availability of housing in multifamily devel-
13	opments for elderly tenants by State, county,
14	and zip code;
15	(3) establish a toll-free number to provide the
16	public with specific information regarding the avail-
17	ability of housing in multifamily developments for el-
18	derly tenants; and
19	(4) perform any other duty that the Secretary
20	determines necessary to achieve the purposes of this
21	section.
22	(d) Relationship With Other Databases.—The
23	Secretary of Housing and Urban Development may make
24	the clearinghouse established under subsection (a) a part

of any other multifamily housing database the Secretary
 is required to establish.

3 (e) AUTHORIZATION OF APPROPRIATIONS.—There
4 are authorized to be appropriated such sums as necessary
5 to carry out this section.