118th Congress 1st Session S •
To require the Secretary of Housing and Urban Development to reform policies and issue guidance related to health and safety accountability, and for other purposes.
IN THE SENATE OF THE UNITED STATES
Mr. Rubio introduced the following bill; which was read twice and referred to the Committee on
A BILL
To require the Secretary of Housing and Urban Development
to reform policies and issue guidance related to health

1 Be it enacted by the Senate and House of Representa-

and safety accountability, and for other purposes.

- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "HUD Health and Safe-
- 5 ty Accountability Act of 2023".
- 6 SEC. 2. DEFINITIONS.
- 7 In this Act:

1	(1) Department.—The term "Department"
2	means the Department of Housing and Urban De-
3	velopment.
4	(2) Secretary.—The term "Secretary" means
5	the Secretary of Housing and Urban Development.
6	SEC. 3. REFORMS TO MANAGEMENT AND OCCUPANCY RE-
7	VIEWS.
8	Not later than 180 days after the date of enactment
9	of this Act, the Secretary shall make the following reforms
10	to management and occupancy reviews conducted by the
11	Office of Multifamily Housing Programs:
12	(1) Form 9843 shall be restructured to include
13	the following as graded factors:
14	(A) Responsiveness of local code violations.
15	(B) Remediation of health and sanitation
16	and structural integrity issues outlined in uni-
17	form physical condition standards inspections.
18	(C) Remediation of deficiencies outlined in
19	any demand for corrective actions.
20	(D) Restoration of the resident satisfaction
21	section and inclusion of feedback from tenants
22	to contribute to the grading.
23	(2) Rebalance existing grading methodology to
24	prioritize—

1	(A) health, safety, and sanitation condi-
2	tions;
3	(B) general physical condition is compliant
4	with contractual standards; and
5	(C) remediation of tenant concerns regard-
6	ing unit conditions, particularly health, safety,
7	and sanitation.
8	(3) The Performance Based Contract Adminis-
9	trator may formally recommend abatement or cure
10	period for properties and resident units that do not
11	meet contractual or Federal, State, or local stand-
12	ards.
13	(4) Owner-reported notices of local code viola-
14	tions, security and incident reports, and uniform
15	physical condition standards inspection reports from
16	the Department shall be included in the review for
17	the category for overall assessment and score re-
18	sults.
19	(5) During the review, Performance Based Con-
20	tract Administrators may assess conditions of both
21	occupied (with resident consent) and unoccupied
22	units.
23	(6) If a property that has not received a uni-
24	form physical condition standards inspection within
25	1 year receives an "unsatisfactory" rating on a re-

1	view, a uniform physical condition standards inspec-
2	tion shall be automatically required within 120 days.
3	(7) Allows the Secretary to allocate revenue
4	from civil money penalties on owners as a result of
5	housing assistance payment contract violations to
6	fund the reviews and uniform physical condition
7	standards inspections.
8	SEC. 4. REFORMS TO LOCAL CODE ENFORCEMENT.
9	Not later than 180 days after the date of enactment
10	of this Act, the Secretary shall issue guidance to reform
11	local code enforcement by the Department, including by
12	requiring owners, or designated property managers, of
13	properties receiving project-based rental assistance under
14	section 8(o) of the United States Housing Act of 1937
15	(42 U.S.C. 1437f(o)) to—
16	(1) report to the appropriate Performance
17	Based Contract Administrator and regional office of
18	the Department within 14 days of receiving official
19	notice—
20	(A) local code enforcement findings of defi-
21	cient conditions at properties both generally
22	and at resident units, including—
23	(i) a copy of the official notice;
24	(ii) a summary of the deficiency find-
25	ings; and

1	(iii) a priority summary of health and
2	safety conditions cited and compliance re-
3	quirements; and
4	(2) report to the local code enforcement entity
5	that the owner or designated property manager, as
6	applicable, has submitted the information under
7	paragraph (1).
8	SEC. 5. REFORMS TO HUD OVERSIGHT.
9	Not later than 180 days after the date of enactment
10	of this Act, the Secretary shall issue guidance to—
11	(1) reform the scoring methodology for uniform
12	physical condition standards inspections to prioritize
13	health and safety conditions, including interior unit
14	conditions;
15	(2) require the Secretary to verify in person
16	that owners have taken action to address health and
17	safety deficiencies outlined in a demand for correc-
18	tive action;
19	(3) requires property owners to report all defi-
20	ciencies listed in a demand for corrective action to
21	the applicable Performance Based Contract Admin-
22	istrator; and
23	(4) allow for the Department to abate indi-
24	vidual units assisted under section 8 of the United
25	States Housing Act of 1937 (42 U.S.C. 1437f) from

contractual financial payments for exigent health and safety reasons, provided that tenants of such units shall not be required to pay contributions toward rent for during the abatement periods.

5 SEC. 6. REFORMS TO TENANT SURVEYS.

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- Not later than 180 days after the date of enactment of this Act, the Secretary shall develop a process by which a Performance Based Contract Administrator shall issue tenant surveys, as follows:
 - (1) For properties receiving a uniform physical condition standards inspection score of not less than 60/100 and not more than 80/100, tenant surveys shall be made available to a sampling of not less than 20 percent of residents of each structure under a housing assistance payments contract, and will be required on the next inspection, and ongoing for each inspection until the property receives a score that is more than 80/100.
 - (2) For properties receiving a uniform physical condition standards inspection score of not more than 59/100, tenant surveys shall be made available for 100 percent of tenants of each structure covered under a housing assistance payments contract for the purpose of identifying consistent or persistent

1	problems with the physical condition of the structure
2	or performance of the manager of the structure.
3	(3) The tenant surveys shall be reviewed by the
4	Performance Based Contract Administrator and in-
5	cluded as graded factors in uniform physical condi-
6	tion standards inspections, with priority provided for
7	health and safety deficiencies.
8	SEC. 7. CONTACT INFORMATION.
9	Each owner of a property receiving assistance under
10	section 8 of the United States Housing Act of 1937 (42
11	U.S.C. 1437f) shall, on an annual basis, provide to tenants
12	contact information for the applicable—
13	(1) regional office of the Department;
14	(2) local field office of the Department;
15	(3) public housing agency, as defined in section
16	3(b) of the United States Housing Act of 1937 (42
17	U.S.C. 1437a(b)); and
18	(4) Performance Based Contract Administrator
19	SEC. 8. REPORT.
20	Not later than 1 year after the date of enactment
21	of this Act, the Secretary shall submit to Congress a re-
22	port that—
23	(1) examines the capital reserves of each struc-
24	ture under a housing assistance payment contract
25	under section 8 of the United States Housing Act of

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1937 (42 U.S.C. 1437f) with a uniform physical condition standards inspection score of 59/100 or below, including the use of funds derived from the housing assistance payment contract for purposes unrelated to the maintenance and capitalization of the structure, and the remediation of health and safety issues outlined in uniform physical condition standards inspections, demands for corrective actions, and notices of default;

- (2) includes a list of each structure under a housing assistance payment contract under section 8 of the United States Housing Act of 1937 (42 U.S.C. 1437f) that has received a demand for corrective action from the Department but has not complied with compliance or remediation requirements;
- (3) a list of each structure under a housing assistance payment contract under section 8 of the United States Housing Act of 1937 (42 U.S.C. 1437f) that has not received a uniform physical condition standards inspection according to the applicable timeline requirements under section 200.857(b) of title 24, Code of Federal Regulations (or any successor regulation) during the 5-year period preceding the date of the report, and a detailed explanation for

1	why each such structure was not inspected in ac-
2	cording to the applicable timelines;
3	(4) a detailed list of all crimes of violence (as
4	defined in section 16 of title 18, United States
5	Code) that have taken place at each structure under
6	a housing assistance payment contract under section
7	8 of the United States Housing Act of 1937 (42
8	U.S.C. 1437f) during the 5-year period preceding
9	the date of the report, and recommendations for im-
10	proving safety and precautionary security efforts to
11	keep tenants safe from crimes of violence; and
12	(5) a detailed list of programmatic rec-
13	ommendations regarding assistance provided under
14	section 8 of the United States Housing Act of 1937
15	(42 U.S.C. 1437f), including—
16	(A) improving health, sanitation, and safe-
17	ty conditions;
18	(B) physical rehabilitation of properties for
19	long-term sustainability; and
20	(C) improving enforcement mechanisms on
21	both property owners and contracted managers
22	to remediate deficiencies.