SECTION 802 OF THE 1990 NATIONAL AFFORDABLE HOUSING ACT

LIST OF CONTENTS

a) Findings and Purposes
   1) Findings
   2) Purposes

b) Contracts for CHSPs
   1) In General
   2) Term of Contracts

c) Reservation of Amounts

d) Eligible Activities
   1) In General
   2) Meal Services
   3) Retrofit and Renovation
   4) Service Coordinator
   5) Other Services
   6) Determination of Needs
   7) Fees
   8) Direct and Indirect Provision of Services

e) Eligibility for Services
   1) Eligible Project Residents
   2) Economic Need
   3) Identification
   4) Eligibility of Other Residents
   5) Eligibility of Nonresidents

f) Eligible Contract Recipients and Distribution of Assistance

g) Applications

h) Selection and Evaluation of Applications
   1) In General
   2) Evaluation of Provision of CHSPs

i) CHSP Funding
   1) Cost Distribution
      A) Contribution Requirement
      B) Exceptions
      C) Eligible Supplemental Contributions (Match)
      D) Prohibition of Substitution of Funds
      E) Limitation
   2) Consultation (with HHS)

j) Miscellaneous Provisions
   1) Use of Residents In Providing Services
 Effect of Services
Eligibility and Priority for 1978 Act Recipients
Administrative Cost Limitation

Definitions

Reports to Congress
1) In General
2) Submission of Data to Secretary Concerned

Regulations

Authorization of Appropriations
1) Authorization and Use
2) Availability

Reserve fund

Conforming Amendment

SEC. 802. REVISED CONGREGATE HOUSING SERVICES PROGRAM. - (a) FINDINGS AND PURPOSES. - (1) FINDINGS. - The Congress finds that-
(A) the effective provision of Congregate services may require the redesign of units and buildings to meet the special physical needs of the frail elderly persons and the creation of congregate space to accommodate services that enhance independent living;
(B) congregate housing, coordinated with the delivery of supportive services, offers an innovative, proven, and cost-effective means of enabling frail older persons and persons with disabilities to maintain their dignity and independence;
(C) independent living with assistance is a preferable housing alternative to institutionalization for many frail older persons and persons with disabilities;
(D) 365,000 persons in federally assisted housing experience some form of frailty, and the number is expected to increase as the general population ages;
(E) an estimated 20 to 30 percent of older adults living in federally assisted housing experience some form of frailty;
(F) a large and growing number of frail elderly residents face premature or unnecessary institutionalization because of the absence of or deficiencies in the availability, adequacy, coordination, or delivery of supportive services;
(G) the support service needs of frail residents of assisted housing are beyond the resources and experience that housing managers have for meeting such needs;
(H) supportive services would promote the invaluable
option of independent living for nonelderly persons with disabilities in federally assisted housing;
(I) approximately 25 percent of congregate housing services program sites provide congregate services to young individuals with disabilities;
(J) to the extent that institutionalized older adults do not need the full costly support provided by such care, public moneys could be more effectively spent providing the necessary services in a noninstitutional setting; and
(K) the Congregate Housing Services Program, established by Congress in 1978, and similar programs providing in-home services have been effective in preventing unnecessary institutionalization and encouraging deinstitutionalization.

(2) Purposes.-The purposes of this section are-
(A) to provide assistance to retrofit individual dwelling units and renovate public and common areas in eligible housing to meet the special physical needs of eligible residents;
(B) to create and rehabilitate congregate space in or adjacent to such housing to accommodate supportive services that enhance independent living;
(C) to improve the capacity of management to assess the service needs of eligible residents, coordinate the provision of supportive services that meet the needs of eligible residents and ensure the long-term provision of such services;
(D) to provide services in federally assisted housing to prevent premature and inappropriate institutionalization in a manner that respects the dignity of the elderly and persons with disabilities;
(E) to provide readily available and efficient supportive services that provide a choice in supported living arrangements by utilizing the services of an on-site coordinator, with emphasis on maintaining a continuum of care for the vulnerable elderly;
(F) to improve the quality of life of older Americans living in federally assisted housing;
(G) to preserve the viability of existing affordable housing projects for lower-income older residents who are aging in place by assisting managers of such housing with the difficulties and challenges created by serving older residents;
(H) to develop partnerships between the Federal Government and State governments in providing services to the frail elderly and person with disabilities; and
(I) to utilize Federal and State funds in a more cost-effective and humane way in serving the needs of older adults.

(b) CONTRACTS FOR CONGREGATE SERVICES PROGRAMS.-
(1) IN GENERAL.—The Secretary of Housing and Urban Development and the Secretary of Agriculture (through Administrator of the Farmers Home Administration) shall enter into contracts with States, Indian tribes, units of general local government and local nonprofit housing sponsors, utilizing any amounts appropriated under subsection (n)—

(A) to provide congregate services programs for eligible project residents to promote and encourage maximum independence within a home environment for such residents capable of self-care with appropriate supportive services; or

(B) to adapt housing to better accommodate the physical requirements and service needs of eligible residents.

(2) TERM OF CONTRACTS.—Each contract between the Secretary concerned and a State, Indian tribe, or unit of general local government, or local nonprofit sponsor, shall be for a term of 5 years and shall be renewable at the expiration of the term, except as otherwise provided in this section.

(c) RESERVATION OF AMOUNTS.—For each State, Indian tribe, unit of general local government, and nonprofit housing sponsor, receiving a contract under this subsection, the Secretary concerned shall reserve a sum equal to the total approved contract amount from the amount authorized and appropriated for the fiscal year in which the notification date of funding approval occurs.

(d) ELIGIBLE ACTIVITIES.—

(1) IN GENERAL.—A congregate services program under this section shall provide meal and other services for eligible project residents (and other residents and nonresidents, as provided in subsection (e)), as provided in this section, that are coordinated on site.

(2) MEAL SERVICES.—Congregate services programs assisted under this section shall include meal service adequate to meet at least one-third the daily nutritional needs of eligible project residents, as follows:

(A) FOOD STAMPS AND AGRICULTURAL COMMODITIES.—In providing meal services under this paragraph, each congregate services program—

(i) shall—

(I) apply for approval as a retail food store under section 9 of the Food Stamp Act of 1977 (42 U.S.C. 2018); and

(II) if approved under such section, accept cou-pons (as defined in section 3(e) of such Act) as payment from individuals to whom such meal services are provided, and

(ii) shall request, and use to provide such meal services, agricultural commodities made available without charge by the Secretary of Agriculture.
(B) PREFERENCE FOR NUTRITION PROVIDERS.-In contracting for or otherwise providing for meal services under this paragraph, each congregate services program shall give preference to any provider of meal services who-

(i) receives assistance under title III of the Older Americans Act of 1965, or
(ii) has experience, according to standards as the Secretary shall require, in providing meal services in a housing project under the Congregate Housing Services Act of 1978 or any other program for congregate serv-ices.

(3) RETROFIT AND RENOVATION.-Assistance under this section may be provided with respect to eligible housing for the elderly for-

(A) retrofitting of individual dwelling units to meet the special physical needs of current or future residents who are or are expected to be eligible residents, which retrofitting may include-

(i) widening of doors to allow passage by persons with disabilities in wheelchairs into and within units in the project;
(ii) placement of light switches, electrical outlets, thermostats and other environmental controls in accessible locations,
(iii) installation of grab bars in bathrooms or the placement of reinforcements in bathroom walls to allow later installation of grab bars;
(iv) redesign of usable kitchens and bathrooms to permit a person in a wheelchair to maneuver about the space; and
(v) such other features of adaptive design that the Secretary finds are appropriate to meet the special needs of such residents;

(B) such renovation as is necessary to ensure that public and common areas are readily accessible to and usable by eligible residents,

(C) renovation, conversion, or combination of vacant dwelling units to create congregate space to accommodate the provision of supportive services to eligible residents;

(D) renovation of existing congregate space to accommodate the provision of supportive services to eligible residents; and

(E) construction or renovation of facilities to create conveniently located congregate space to accommodate the provision of supportive services to eligible residents.

For purposes of this paragraph, the term "congregate space" shall include space for cafeterias or dining halls, community rooms or buildings, workshops, adult day health facilities, or other outpatient health facilities, or other essential service facilities.
SERVICE COORDINATOR.—Assistance under this section may be provided with respect to the employment of one or more individuals (hereinafter referred to as "service coordinators") who may be responsible for:

(A) working with the professional assessment committee established under subsection (f) on an ongoing basis to assess the service needs of eligible residents;
(B) working with service providers and the professional assessment committee to tailor the provision of services to the needs and characteristics of eligible residents;
(C) mobilizing public and private resources to ensure that the qualifying supportive services identified pursuant to subsection (d) can be funded over the time period identified under such subsection;
(D) monitoring and evaluating the impact and effectiveness of any supportive service program receiving capital or operating assistance under this section; and
(E) performing such other duties and functions that the Secretary deems appropriate to enable frail elderly persons residing in federally assisted housing to live with dignity and independence.

The Secretary shall establish such minimum qualifications and standards for the position of service coordinator that the Secretary deems necessary to ensure sound management. The Secretary may fund the employment of service coordinators by using amounts appropriated under this section and by permitting owners to use existing sources of funds, including excess project reserves.

OTHER SERVICES.—Congregate services programs assisted under this section may include services for transportation personal care, dressing, bathing, toileting, housekeeping, chore assistance, nonmedical counseling, assessment of the safety of housing units, group and socialization activities, assistance with medications (in accordance with any applicable State law), case management, personal emergency response and other services to prevent premature and unnecessary institutionalization of eligible project residents.

DETERMINATION OF NEEDS.—In determining the services to be provided to eligible project residents under a congregate services program assisted under this section, the program shall provide for consideration of the needs and wants of eligible project residents.

FEES.—
(A) ELIGIBLE PROJECT RESIDENTS.—The owner of each eligible housing project shall establish fees for meals and other services provided under a congregate services program to eligible project residents, which shall be sufficient to provide 10 percent of the costs of the services provided. The Secretary concerned shall provide for the waiver of fees under this paragraph for individuals whose incomes are insufficient to provide for any payment. The fees for meals shall be in the following amounts:
(i) FULL MEAL SERVICES.—The fees for residents receiving more than 1 meal per day, 7 days a week, shall be reasonable and shall equal between 10 and 20 percent of the adjusted income of the project resident (as such income is determined section 3(b) of the United States Housing Act of 1937), or the cost of providing the services, whichever is less.

(ii) LESS THAN FULL MEAL SERVICES.—The fees for residents receiving meal services less frequently than as described in the preceding sentence shall be in an amount equal to 10 percent of such adjusted income of the project resident or the cost of providing the services, whichever is less.

(B) OTHER RESIDENTS AND NONRESIDENTS.—Fees shall be established under this paragraph for residents of eligible housing projects (other than eligible project residents) and for nonresidents that receive services from a congregate services program pursuant to subsection (e). Such fees shall be in an amount equal to the cost of providing the services.

(8) DIRECT AND INDIRECT PROVISION OF SERVICES.—Any State, Indian tribe, unit of general local government, or nonprofit housing sponsor that receives assistance under this section may provide congregate services directly to eligible project residents or may, by contract or lease, provide such services through other appropriate agencies or providers.

(e) ELIGIBILITY FOR SERVICES.—

(1) ELIGIBLE PROJECT RESIDENTS.—Any eligible resident who is a resident of an eligible housing project (or who with deinstitutionalization and appropriate supportive services under this section could become a resident of eligible federally assisted housing) shall be eligible for services under a congregate services program assisted under this section.

(2) ECONOMIC NEED.—IN providing services under a congregate services program, the program shall give consideration to serving eligible project residents with the greatest economic need.

(3) IDENTIFICATION.—

(A) IN GENERAL.—A professional assessment committee under subparagraph (B) shall identify eligible project residents under paragraph (1) and shall designate services appropriate to the functional abilities and needs of each eligible project resident. The committee shall utilize procedures that ensure that the process of determining eligibility of individuals for congregate services shall accord such individuals fair treatment and due process and a right of appeal of the determination of eligibility, and shall also ensure the confidentiality of personal and medical records.

(B) PROFESSIONAL ASSESSMENT COMMITTEE.—A professional assessment committee under this section shall consist of not less than 3 individuals, who shall be appointed to the committee by the officials of the eligible housing project responsible for the congregate services program, and shall include qualified medical and other health and social services professionals competent to appraise the functional abilities of the frail elderly and persons with disabilities in relation to the performance of tasks of daily living.
(4) ELIGIBILITY OF OTHER RESIDENTS.—The elderly and persons with disabilities who reside in an eligible housing project other than eligible project residents under paragraph (1) may receive services from a congregate services program under this section if the housing managers, congregate service coordinators, and the professional assessment committee jointly determine that the participation of such individuals will not negatively affect the provision of services to eligible project residents. Residents eligible for services under this paragraph shall pay fees as provided under subsection (d).

(5) ELIGIBILITY OF NONRESIDENTS.—The Secretary may permit the provision of services to elderly persons and persons with disabilities who are not residents if the participation of such persons will not adversely affect the cost-effectiveness or operation of the program or add significantly to the need for assistance under this section.

(f) ELIGIBLE CONTRACT RECIPIENTS AND DISTRIBUTION OF ASSISTANCE.—The Secretary concerned may provide assistance under this section and enter into contracts under subsection (b) with—

(1) owners of eligible housing;
(2) States that submit applications in behalf of owners of eligible housing; and
(3) Indian tribes and units of general local Government that submit applications on behalf owners of eligible housing.

(g) APPLICATIONS.—The funds made available under this section shall be allocated by the Secretary among approvable applications submitted by or on behalf of owners. Applications for assistance under this section shall be submitted in such form and in accordance with such procedures as the Secretary shall establish. Applications for assistance shall contain—

(1) a description of the type of assistance the applicant is applying for;
(2) in the case of an application involving rehabilitation or retrofit, a description of the activities to be carried out, the number of elderly persons to be served, the costs of such activities, and evidence of a commitment for the services to be associated with the project;
(3) a description of qualifying supportive services that can reasonably be expected to be made available to eligible residents over a 5-year period;
(4) a firm commitment from one or more sources of assistance ensuring that some or all of the qualifying supportive services identified under paragraph (3) will be provided for not less than 1 year following the completion of activities assisted under subsection (d);
(5) a description of public or private sources of assistance that are likely to fund or provide qualifying supportive services, including evidence of any intention to provide assistance expressed by State and local governments, private foundations, and other organizations (including for-profit and nonprofit organizations);
(6) a certification from the appropriate State or local agency (as determined by the Secretary) that—
(A) the provision of the qualifying supportive services identified under paragraph (3) will enable eligible residents to live independently and avoid unnecessary institutionalization,

(B) there is a reasonable likelihood that such services will be funded or provided for the entire period specified under paragraph (3), and

(C) the agency and the applicant will, during the term of the contract, actively seek assistance for such services from other sources;

(7) a description of any fees that would be established pursuant to subsection (d), and

(8) such other information or certifications that the Secretary determines to be necessary or appropriate to achieve the purposes of this section.

The Secretary shall act on each application within 60 days of its submission.

(h) SELECTION AND EVALUATION OF APPLICATIONS AND PROGRAMS.—

(1) IN GENERAL.—Each Secretary concerned shall establish criteria for selecting States, Indian tribes, units of general local government, and local nonprofit housing sponsors to receive assistance under this section, and shall select such entities to receive assistance. The criteria for selection shall include consideration of—

(A) the extent to which the activities described in subsection (d)(3) will foster independent living and the provision of such services,—

(B) the types and priorities of the basic services proposed to be provided, the appropriateness of the targeting of services, the methods of providing for deinstitutionalized older individuals and individuals with disabilities, and the relationship of the proposal to the needs and characteristics of the eligible residents of the projects where the services are to be provided;

(C) the schedule for establishment of services following approval of the application;

(D) the degree to which local social services are adequate for the purpose of assisting eligible project residents to maintain independent living and avoid unnecessary institutionalization;

(E) the professional qualifications of the members of the professional assessment committee;

(F) the reasonableness and application of fee schedules established for congregate services;

(G) the adequacy and accuracy of the proposed budgets; and

(H) the extent to which the Owner will provide funds from other services in excess of that required by this section.

(2) EVALUATION OF PROVISION OF CONGREGATE SERVICES PROGRAMS.—The Secretary of Housing and Urban Development and the Secretary of Agriculture shall, by regulation under subsection (n), establish procedures for States, Indian tribes, and units of general local
government receiving assistance under this section—
(A) to review and evaluate the performance of the congre-
gate services programs of eligible housing projects
receiving assistance under this section in such State, and
(B) to submit annually, to the Secretary concerned, a
report evaluating the impact and effectiveness of congregate
services programs in the entity assisted under this section.

(i) CONGREGATE SERVICES PROGRAM FUNDING.—
(1) COST DISTRIBUTION—
(A) CONTRIBUTION REQUIREMENT.—In providing contracts under
subsection (b), each Secretary concerned shall provide for
the cost of providing the congregate services program
assisted under this section to be distributed as follows:
(i) Each State, Indian tribe, unit of general
government, or nonprofit housing sponsor that receives
amounts under a contract under subsection (b) shall
supplement any such amount with amounts sufficient to
provide 50 percent of the cost of providing the
congregate services program. Any monetary or in-kind
contributions received by a congregate services program
under the Congregate Housing Services Act of 1978 may
be considered for purposes of fulfilling the
requirement under this clause. The Secretary concerned
shall encourage owners to use excess residual receipts
to the extent available to supplement funds for
retrofit and supportive services under this section.
(ii) The Secretary concerned shall provide 40 per-
cent of the cost, with amounts under contracts under
subsection (b).
(iii) Fees under subsection (d)(7) shall provide 10 per-
cent of the cost.
(B) EXCEPTIONS.—
(i) For any congregate services program that was
receiving assistance under a contract under the
Congregate Housing Services Act of 1978 on the date of
the enactment of this Act, the unit of general local
government or nonprofit housing sponsor, in
coordination with a local government with respect to
such program shall not be subject to the requirement to
provide supplemental contributions under subparagraph
(A)(i) (for such program) for the 3-year period
beginning on the expiration of the contract for such
assistance. The Secretary concerned shall require each
such program to maintain, for such 3-year period, the
same dollar amount of annual contributions in support
of the services eligible for assistance under this
section as were contributed to such program during the
year preceding the date of the enactment of this Act.
(ii) To the extent that the limitations under
subsection (d)(7) regarding the percentage of income
eligible residents may pay for services will result in
collected fees for any congregate services program of
less than 10 percent of the cost of providing the program, 50 percent of such remaining costs shall be provided by the recipient of amounts under the contract and 50 percent of such remaining costs shall be provided by the Secretary concerned under such contract.

(C) ELIGIBLE SUPPLEMENTAL CONTRIBUTIONS.—If provided by the State, Indian tribe, unit of general local government or local nonprofit housing sponsor, any salary paid to staff from governmental sources to carry out the program of the recipient and salary paid to residents employed by the program (other than from amounts under a contract under subsection (b)), and any other in-kind contributions from governmental sources shall be considered as supplemental contributions for purposes of meeting the supplemental contribution requirement under subparagraph (A)(i), except that the amount of in-kind contributions considered for purposes of fulfilling such contribution requirement may not exceed 10 percent of the total amount to be provided by the State, Indian tribe, local government or local nonprofit housing sponsor.

(D) PROHIBITION OF SUBSTITUTION OF FUNDS.—The Secretary concerned shall require each State, Indian tribe, unit of general local government and local nonprofit housing sponsor, that receives assistance under this section to maintain the same dollar amount of annual contribution that such State, Indian tribe, local government, or sponsor was making, if any, in support of services eligible for assistance under this section before the date of the submission of the application for such assistance.

(E) LIMITATION.—For purposes of complying with the requirement under subparagraph (A)(i), the appropriate Secretary concerned may not consider any amounts contributed or provided by any local government to any State receiving assistance under this section that exceed 10 percent of the amount required of the State under subparagraph (A)(i).

(2) CONSULTATION.—The Secretary shall consult with the Secretary of Health and Human Services regarding the availability of assistance from other Federal programs to support services under this section and shall make information available to applicants for assistance under this section.

(j) MISCELLANEOUS PROVISIONS.—

(1) USE OF RESIDENTS IN PROVIDING SERVICES.—Each housing project that receives assistance under this Section shall, to the maximum extent practicable, utilize the elderly and persons with disabilities who are residents of the housing project, but who are not eligible project residents, to participate in providing the services provided under congregate services programs under this section. Such individuals shall be paid wages that shall not be lower than the higher of—

(A) the minimum wage that would be applicable to the employee under the Fair Labor Standards Act of 1938, if
section 6(a)(1) of such Act applied to the resident and if the resident were not exempt under section 13 of such Act; (B) the State of local minimum wage for the most nearly comparable covered employment; or (C) the prevailing rates of pay for persons employed in similar public occupations by the same employer.

(2) EFFECT OF SERVICES.-Except for wages paid under paragraph (1) of this subsection services provided to a resident of an eligible housing project under a congregate services program under this section may not be considered as income for the purpose of determining eligibility for or the amount of assistance or aid furnished under any Federal, federally assisted, or State program based on need.

(3) ELIGIBILITY AND PRIORITY FOR 1978 ACT RECIPIENTS.-Notwithstanding any other provision of this section, any public housing agency, housing assisted under section 202 of the Housing Act of 1959, or nonprofit corporation that was receiving assistance under a contract under the Congregate Housing Services Act of 1978 on the date of the enactment of this section shall (subject to approval and allocation of sufficient amounts under the Congregate Housing Services Act of 1978 and appropriations Acts under such Act) receive assistance under the Congregate Housing Services Act of 1978 for the remainder of the term of the contract for assistance for such agency or corporation under such Act, and shall receive priority for assistance under this section after the expiration of such period.

(4) ADMINISTRATIVE COST LIMITATION.-A recipient of assistance under this section may not use more than 10 percent of the sum of such assistance and the contribution amounts required under subsection (i)(1)(A)(i) for administrative costs and shall ensure that any entity to which the recipient distributes amounts from such sum may not expend more than a reasonable amount from such distributed amounts for administrative costs. Administrative costs may not include any capital expenses.

(k) DEFINITIONS.-For purposes of this section:
(1) The term "activity of daily living" means an activity regularly necessary for personal care and includes bathing, dressing, eating, getting in and out of bed and chairs, walking, going outdoors, and using the toilet.
(2) The term "case management" means assessment of the needs of a resident, ensuring access to and coordination of services for the resident, monitoring delivery of services to the resident, and periodic reassessment to ensure that services provided are appropriate to the needs and wants of the resident.
(3) The term "congregate housing" means low-rent housing that is connected to a central dining facility where wholesome and economical meals can be served to the residents.
(4) The term "congregate services" means services described in subsection (d) of this section.
(5) The term "congregate services program" means a program assisted under this section undertaken by an eligible housing
project to provide congregate services to eligible residents.

(6) The term "eligible housing project" means-
(A) public housing (as such term is defined in section 3(b) of the United States Housing Act of 1937) and lower income housing developed or operated pursuant to a contract between the Secretary of Housing and Urban Development and an Indian housing authority under title II of the United States Housing Act of 1937;
(B) housing assisted under section 8 of the United States Housing Act of 1937 with a contract that is attached to the structure under subsection (d)(2) of such section or with a contract entered into in connection with the new construction or moderate rehabilitation of the structure under section 8(b)(2) of the United States Housing Act, as such section existed before October 1, 1983;
(C) housing assisted under section 202 of the Housing Act of 1959;
(D) housing assisted under section 221(d) or 236 of the National Housing Act, with respect to which the owner has made a binding commitment to the Secretary of Housing and Urban Development not to prepay the mortgage or terminate the insurance contract under section 229 of such Act (unless the binding commitments have been made to extend the low income use restrictions relating to such housing for the remaining useful life of the housing);
(E) housing assisted under section 514 or 515 of the Housing Act of 1949, with respect to which the owner has made a binding commitment to the Secretary of Agriculture not to prepay or refinance the mortgage (unless the binding commitments have been made to extend the low income use restrictions relating to such housing for not less than the 20-year period under section 502(c)(4) of the Housing Act of 1949); and
(F) housing assisted under section 516 of the Housing Act of 1949.

(7) The term "eligible resident" means a person residing in eligible housing for the elderly who qualifies under the definition of frail elderly, person with disabilities (regardless of whether the person is elderly), or temporarily disabled.

(8) The term "frail elderly" means an elderly person who is unable to perform at least 3 activities of daily living adopted by the Secretary for purposes of this program. Owners may establish additional eligibility requirements (acceptable to the Secretary) based on the standards in local supportive services programs.

(9) The term "Indian tribe" means any Indian tribe, band, nation, or other organized group or community, including any Alaska Native village or regional corporation as defined in or established pursuant to the Alaska Native Claims Settlement Act, that is recognized as eligible for the special programs and services provided by the United States to Indians because of their status as Indians.

(10) The term "instrumental activity of daily living" means a regularly necessary home management activity and includes preparing
meals, shopping for personal items, managing money, using the telephone and performing light or heavy housework.

(11) The term "local nonprofit housing sponsor" includes public housing agencies (as such term is defined in section 3(b)(6) of the United States Housing Act of 1937.

(12) The term "nonprofit", as applied to an organization, means no part of the net earnings of the organization inures, or may lawfully inure, to the benefit of any private shareholder or individual.

(13) The term "elderly person" means a person who is at least 62 years of age.

(14) The term "person with disabilities" has the meaning given the term by section 811 of this Act.

(15) The term "professional assessment committee" means a committee established under subsection (e)(3)(B).

(16) The term "qualifying supportive services" means new or significantly expanded services that the Secretary deems essential to enable eligible residents to live independently and avoid unnecessary institutionalization. Such services may include but not be limited to (A) meal service adequate to meet nutritional need; (B) housekeeping aid; (C) personal assistance (which may include, but is not limited to, aid given to eligible residents in grooming, dressing, and other activities which maintain personal appearance and hygiene); (D) transportation services; (E) health-related services; and (F) personal emergency response systems; the owner may provide the qualifying services directly to eligible residents or may, by contract or lease, provide such services through other appropriate agencies or providers.

(17) The term "Secretary concerned " means-
(A) the Secretary of Housing and Urban Development, with respect to eligible federally assisted housing administered by such Secretary; and
(B) the Secretary of Agriculture, with respect to eligible federally assisted housing administered by the Administrator of the Farmers Home Administration.

(18) The term "State" means the States of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Commonwealth of the Northern Mariana Islands, Guam, the Virgin Islands, American Samoa, the Trust Territory of the Pacific Islands, and any other territory or possession of the United States.

(19) The term "temporarily disabled" means having an impairment that-
(A) is expected to be of no more than 6 months duration; and
(B) impedes the ability of the individual to live independently unless the individual receives congregate services.

(20) The term "unit of general local government"-
(A) means any city, town, township, county, parish, village, or other general purpose political subdivision of a State; and
(B) includes a unit of general government acting as an applicant for assistance under this section in cooperation
with a nonprofit housing sponsor and a nonprofit housing
sponsor acting as an applicant for assistance under this
section in cooperation with a unit of general local
government, as provided under subsection (g)(1)(B).

(1) REPORTS TO CONGRESS. -

(1) IN GENERAL.—Each Secretary concerned shall submit to the
Congress, for each fiscal year for which assistance is provided for
congregate services programs under this section, an annual report—
(A) describing the activities being carried out with
assistance under this section and the population being
served by such activities;
(B) evaluating the effectiveness of the program of providing
assistance for congregate services under this section, and a
comparison of the effectiveness of the program under this
section with the HOPE for Elderly Independence Program under
section 803 of this Act; and
(C) containing any other information that the Secretary
concerned considers helpful to the Congress in evaluating the
effectiveness of this section.

(2) SUBMISSION OF DATA TO SECRETARY CONCERNED.—The Secretary of
Housing and Urban Development and the Secretary of Agriculture
shall provide, by regulation under subsection (m), for the
submission of data by recipients of assistance under this section
to be used in the repeat required by paragraph (1).

(m) REGULATIONS.—The Secretary of Housing and Urban Development and the
Secretary of Agriculture shall, not later than the expiration of the
180-day period beginning on the date of the enactment of this Act,
jointly issue any regulations necessary to carry out this section.

(n) AUTHORIZATION OF APPROPRIATIONS.—

(1) AUTHORIZATION AND USE.—There are authorized to be appropriated
to carry out this section $25,000,000 for fiscal year 1991, and
$26,100,000 for fiscal year 1991, of which not more than—
(A) the amount of such sums appropriated that, with respect
to the total amount appropriated, represents the ratio of the
total number of units of eligible federally assisted housing
for elderly individual assisted by programs administered by
the Secretary of Housing and Urban Development to the total
number of units assisted by programs administered by such
Secretary and the Secretary of Agriculture, shall be used for
assistance for congregate services programs in eligible
federally assisted housing administered by the Secretary of
Housing and Urban Development; and
(B) the amount of such sums appropriated that, with respect
to the total amount appropriated, represents the ratio of the
total number of units of eligible Federally assisted housing
for elderly individuals assisted by programs administered by
the Secretary of Agriculture to the total number of units
assisted by programs administered by such Secretary and the
Secretary of Housing and Urban Development, shall be used for
assistance for congregate services programs in eligible
federally assisted housing administered by the Secretary of
Agriculture (through the Administrator of the Farmers Home
Administration).

(2) AVAILABILITY.-Any amounts appropriated under this subsection shall remain available until expended.

(o) RESERVE FUND.-The Secretary may reserve not more than 5 percent of the amounts made available in each fiscal year to supplement grants awarded to owners under this section when, in the determination of the Secretary, such supplemental adjustments are required to maintain adequate levels of services to eligible residents.

(p) CONFORMING AMENDMENT.-Section 9(a)(3)(B) of the United States Housing Act of 1937 is amended-

(1) by striking "and" at the end of clause (iii);

(2) by striking the period at the end of clause (iv) and inserting "and"; and

(3) by adding at the end the following new clause:

"(v) if a public housing agency renovates, converts, or combines one or more dwelling units in a public housing project to create congregate space to accommodate the provision of supportive services in accordance with section 22 of this Act and section 802 of the Cranston-Gonzalez National Affordable Housing Act, the payments received under this section shall not be reduced because of the resulting reduction in the number of dwelling units."