CRANSTON-GONZALEZ NATIONAL AFFORDABLE HOUSING ACT OF 1990
(AS AMENDED)

TITLE 1 – GENERAL PROVISIONS AND POLICIES

Sec. 103. PURPOSES OF THE CRANSTON-GONZALEZ NATIONAL
AFFORDABLE HOUSING ACT.
The purposes of this Act are—
(1) to help families not owning a home to save for a downpayment for the purchase of
a home;
(2) to retain wherever feasible as housing affordable to low-income families those
dwelling units produced for such purpose with Federal assistance;
(3) to extend and strengthen partnerships among all levels of government and the
private sector, including for-profit and non-profit organizations, in the production and
operation of housing affordable to low-income and moderate-income families;
(4) to expand and improve Federal rental assistance for very low-income families; and
(5) to increase the supply of supportive housing, which combines structural features
and services needed to enable persons with special needs to
live with dignity and independence.

Sec 105. STATE AND LOCAL HOUSING STRATEGIES.
(a) In general
The Secretary shall provide assistance directly to a jurisdiction only if—
(1) the jurisdiction submits to the Secretary a comprehensive housing affordability
strategy (hereafter in this section referred to as the “housing strategy”);
(2) the jurisdiction submits annual updates of the housing strategy; and
(3) the housing strategy, and any annual update of such strategy, is approved by the
Secretary.

The Secretary shall establish such dates and manner for the submission and approval of
housing strategies under this section that the Secretary determines will facilitate orderly
program management by jurisdictions and provide for timely investment or other use of
funds made available under subchapter II of this chapter and other programs requiring
submission of a housing strategy. If the Secretary finds there is good cause, the Secretary
may provide reasonable extensions of any deadlines for submission of a jurisdiction’s
housing strategy.

(b) Contents
A housing strategy submitted under this section shall be in a form that the Secretary
determines to be appropriate for the assistance the jurisdiction may be provided and shall—
(1) describe the jurisdiction’s estimated housing needs projected for the ensuing 5-year
period, and the jurisdiction’s need for assistance for very low-income, low-income,
and moderate-income families, specifying such needs for different types of tenure and
for different categories of residents, such as very low-income, low-income, and
moderate-income families, the elderly, persons with disabilities, single persons, large
families, residents of nonmetropolitan areas, families who are participating in an
organized program to achieve economic independence and self-sufficiency, persons
with acquired immunodeficiency syndrome, victims of domestic violence, dating
violence, sexual abuse and stalking, and other categories of persons residing in or
expected to reside in the jurisdiction that the Secretary determines to be appropriate;
(2) describe the nature and extent of homelessness, including rural homelessness,
within the jurisdiction, providing an estimate of the special needs of various categories
of persons who are homeless or threatened with homelessness, including tabular representation of such information, and a description of the jurisdiction’s strategy for
(A) helping low-income families avoid becoming homeless;
(B) addressing the emergency shelter and transitional housing needs of homeless persons (including a brief inventory of facilities and services that meet such needs within that jurisdiction); and
(C) helping homeless persons make the transition to permanent housing and independent living;
(3) describe the significant characteristics of the jurisdiction’s housing market, indicating how those characteristics will influence the use of funds made available for rental assistance, production of new units, rehabilitation of old units, or acquisition of existing units;
(4) explain whether the cost of housing or the incentives to develop, maintain, or improve affordable housing in the jurisdiction are affected by public policies, particularly by policies of the jurisdiction, including tax policies affecting land and other property, land use controls, zoning ordinances, building codes, fees and charges, growth limits, and policies that affect the return on residential investment, and describe the jurisdiction’s strategy to remove or ameliorate negative effects, if any, of such policies, except that, if a State requires a unit of general local government to submit a regulatory barrier assessment that is substantially equivalent to the information required under this paragraph, as determined by the Secretary, the unit of general local government may submit its assessment submitted to the State to the Secretary and shall be considered to have complied with this paragraph;
(5) explain the institutional structure, including private industry, nonprofit organizations, and public institutions, through which the jurisdiction will carry out its housing strategy, assessing the strengths and gaps in that delivery system and describing what the jurisdiction will do to overcome those gaps;
(6) indicate resources from private and non-Federal public sources that are reasonably expected to be made available to carry out the purposes of this Act, explaining how funds made available will leverage those additional resources and identifying, where the jurisdiction deems it appropriate, publicly owned land or property located within the jurisdiction that may be utilized to carry out the purposes of this Act;
(7) set forth the jurisdiction’s plan for investment or other use of housing funds made available under subchapter II of this chapter, the United States Housing Act of 1937 [42 U.S.C. 1437 et seq.], the Housing and Community Development Act of 1974, and the McKinney-Vento Homeless Assistance Act [42 U.S.C. 11301 et seq.], during the ensuing year or such longer period as the Secretary determines to be appropriate, indicating the general priorities for allocating investment geographically within the jurisdiction and among different activities and housing needs;
(8) describe how the jurisdiction’s plan will address the housing needs identified pursuant to subparagraphs (1) and (2), describe the reasons for allocation priorities, and identify any obstacles to addressing underserved needs;
(9) describe the means of cooperation and coordination among the State and any units of general local government in the development, submission, and implementation of their housing strategies;
(10) in the case of a unit of local government, describe the number of public housing units in the jurisdiction, the physical condition of such units, the restoration and revitalization needs of public housing projects within the jurisdiction, the public housing agency’s strategy for improving the management and operation of such public housing, and the public housing agency’s strategy for improving the living environment of low- and very-low-income families residing in public housing;
describe the manner in which the plan of the jurisdiction will help address the needs of public housing;
(12) in the case of a State, describe the strategy to coordinate the Low-Income Tax Credit with development of housing, including public housing, that is affordable to very low-income and low-income families;
(13) describe the jurisdiction’s activities to encourage public housing residents to become more involved in management and participate in homeownership;
(14) describe the standards and procedures according to which the jurisdiction will monitor activities authorized under this Act and ensure long-term compliance with the provisions of this Act;
(15) include a certification that the jurisdiction will affirmatively further fair housing;
(16) include a certification that the jurisdiction has in effect and is following a residential antidisplacement and relocation assistance plan that, in any case of any such displacement in connection with any activity assisted with amounts provided under subchapter II of this chapter, requires the same actions and provides the same rights as required and provided under a residential antidisplacement and relocation assistance plan under section 104(d) of the Housing and Community Development Act of 1974 [42 U.S.C. 5304(d)] in the event of displacement in connection with a development project assisted under section 106 or 119 of such Act [42 U.S.C. 5306, 5318];
(17) estimate the number of housing units within the jurisdiction that are occupied by low-income families or very low-income families and that contain lead-based paint hazards, as defined in section 1004 of the Residential Lead Based Paint Hazard Reduction Act of 1992, outline the actions proposed or being taken to evaluate and reduce lead-based paint hazards, and describe how lead-based paint hazard reduction will be integrated into housing policies and programs;
(18) include the number of families to whom the jurisdiction will provide affordable housing as defined in section 215 of this title using funds made available;
(19) for any housing strategy submitted for fiscal year 1994 or any fiscal year thereafter and taking into consideration factors over which the jurisdiction has control, describe the jurisdiction’s goals, programs, and policies for reducing the number of households with incomes below the poverty line (as defined by the Office of Management and Budget and revised annually), and, in consultation with other appropriate public and private agencies, state how the jurisdiction’s goals, programs, and policies for producing and preserving affordable housing set forth in the housing strategy will be coordinated with other programs and services for which the jurisdiction is responsible and the extent to which they will reduce (or assist in reducing) the number of households with incomes below the poverty line; and
(20) describe the jurisdictions activities to enhance coordination between public and assisted housing providers and private and governmental health, mental health, and service agencies.

The Secretary may provide for the submission of abbreviated housing strategies by jurisdictions that are not otherwise expected to be participating jurisdictions under subchapter II of this chapter. Such an abbreviated housing strategy shall be appropriate to the types and amounts of assistance the jurisdiction is to receive as determined by the Secretary.

(c) Approval

(1) In general
The Secretary shall review the housing strategy upon receipt. Not later than 60 days after receipt by the Secretary, the housing strategy shall be approved unless the Secretary determines before that date that
(A) the housing strategy is inconsistent with the purposes of this Act, or
(B) the information described in subsection (b) of this section has not been
provided in a substantially complete manner. For the purpose of the preceding
sentence, the adoption or continuation of a public policy identified pursuant to
subsection (b)(4) of this section shall not be a basis for the Secretary’s
disapproval of a housing strategy. During the 18-month period following
November 28, 1990, the Secretary may extend the review period to not longer
than 90 days.

(2) **Actions in case of disapproval**
If the Secretary disapproves the housing strategy, the Secretary shall immediately
notify the jurisdiction of such disapproval. Not later than 15 days after the Secretary’s
disapproval, the Secretary shall inform the jurisdiction in writing of
(A) the reasons for disapproval, and
(B) actions that the jurisdiction could take to meet the criteria for approval. If the
Secretary fails to inform the jurisdiction of the reasons for disapproval within
such 15-day period, the housing strategy shall be deemed to have been approved.

(3) **Amendments and resubmission**
The Secretary shall, for a period of not less than 45 days following the date of first
disapproval, permit amendments to, or the resubmission of, any housing strategy that
is disapproved. The Secretary shall approve or disapprove a housing strategy not less
than 30 days after receipt of such amendments or resubmission.

(d) **Coordination of State and local housing strategies**
The Secretary may establish such requirements as the Secretary deems appropriate to
encourage coordination between and among the housing strategies of a State and any
participating jurisdictions within the State, except that a unit of general local government
shall not be required to have elements of its housing strategy approved by the State.

(e) **Consultation with social service agencies**
(1) **In general**
When preparing a housing strategy for submission under this section, a jurisdiction
shall make reasonable efforts to confer with appropriate social service agencies
regarding the housing needs of children, elderly persons, persons with disabilities,
homeless persons, and other persons served by such agencies.

(2) **Lead-based paint hazards**
When preparing that portion of a housing strategy required by subsection (b)(16) of
this section, a jurisdiction shall consult with State or local health and child welfare
agencies and examine existing data related to lead-based paint hazards and poisonings,
including health department data on the addresses of housing units in which children
have been identified as lead poisoned.

(f) **Barrier removal**
Not later than 4 months after completion of the final report of the Secretary’s Advisory
Commission on Regulatory Barriers to Affordable Housing, the Secretary shall submit to
the Congress a written report outlining the Secretary’s recommendations for legislative and
administrative actions to facilitate the removal or modification of excessive, duplicative, or
unnecessary regulations or other requirements of Federal, State, or local governments that
(1) inflate the costs of or otherwise inhibit the construction, rehabilitation, or
management of housing, particularly housing that otherwise could be affordable to
low-income and moderate-income families, or
(2) contribute to economic or racial discrimination.

(g) **Treatment of troubled public housing agencies**
(1) **Effect of troubled status on CHAS**
The comprehensive housing affordability strategy (or any consolidated plan incorporating such strategy) for the State or unit of general local government in which any troubled public housing agency is located shall not be considered to comply with the requirements under this section unless such plan includes a description of the manner in which the State or unit will provide financial or other assistance to such troubled agency in improving its operations to remove such designation.

(2) Definition
For purposes of this subsection, the term “troubled public housing agency” means a public housing agency that, upon the effective date of the Quality Housing and Work Responsibility Act of 1998, is designated under section 6(j)(2) of the United States Housing Act of 1937 [42 U.S.C. 1437d (j)(2)] as a troubled public housing agency.

SEC. 106 CERTIFICATION.
The Secretary shall, by regulation or otherwise, as deemed by the Secretary to be appropriate, require any application for housing assistance under subchapter II of this chapter, assistance under the Housing and Community Development Act of 1974, or assistance under the McKinney-Vento Homeless Assistance Act [42 U.S.C. 11301 et seq.], to contain or be accompanied by a certification by an appropriate State or local public official that the proposed housing activities are consistent with the housing strategy of the jurisdiction to be served.

SEC. 107 CITIZEN PARTICIPATION.
Before submitting a housing strategy under this section, a jurisdiction shall—

(1) make available to its citizens, public agencies, and other interested parties information concerning the amount of assistance the jurisdiction expects to receive and the range of investment or other uses of such assistance that the jurisdiction may undertake;
(2) publish a proposed housing strategy in a manner that, in the determination of the Secretary, affords affected citizens, public agencies, and other interested parties a reasonable opportunity to examine its content and to submit comments on the proposed housing strategy;
(3) hold one or more public hearings to obtain the views of citizens, public agencies, and other interested parties on the housing needs of the jurisdiction; and
(4) provide citizens, public agencies, and other interested parties with reasonable access to records regarding any uses of any assistance the jurisdiction may have received during the preceding 5 years.

(b) Notice and comment
Before submitting any performance report or substantial amendment to a housing strategy under this section, a participating jurisdiction shall provide citizens with reasonable notice of, and opportunity to comment on, such performance report or substantial amendment prior to its submission.

(c) Consideration of comments
A participating jurisdiction shall consider any comments or views of citizens in preparing a final housing strategy, amendment to a housing strategy or performance report for submission. A summary of such comments or views shall be attached when a housing strategy, amendment to a housing strategy or performance report is submitted. The submitted housing strategy, amendment, or report shall be made available to the public.

(d) Regulations
The Secretary shall by regulation establish procedures appropriate and practicable for providing a fair hearing and timely resolution of citizen complaints related to housing strategies or performance reports.
SEC. 108 COMPLIANCE.

(a) Performance reports

(1) In general

Each participating jurisdiction shall annually review and report, in a form acceptable to the Secretary, on the progress it has made in carrying out its housing strategy, which report shall include an evaluation of the jurisdiction’s progress in meeting its goal established in section 105 (b)(18) of this title, and information on the number and types of households served, including the number of very low-income, low-income, and moderate-income persons served and the racial and ethnic status of persons served that will be assisted with funds made available.

(2) Submission

The Secretary shall

(A) establish dates for submission of reports under this subsection, and
(B) review such reports and make such recommendations as the Secretary deems appropriate to carry out the purposes of this Act.

(3) Failure to report

If a jurisdiction fails to submit a report satisfactory to the Secretary in a timely manner, assistance to the jurisdiction under subchapter II of this chapter or the other programs referred to in section 12706 of this title may be—

(A) suspended until a report satisfactory to the Secretary is submitted; or
(B) withdrawn and reallocated if the Secretary finds, after notice and opportunity for a hearing, that the jurisdiction will not submit a satisfactory report.

(b) Performance review by Secretary

(1) In general

The Secretary shall ensure that activities of each jurisdiction required to submit a housing strategy under section 12705 of this title are reviewed not less frequently than annually. Such review shall include, insofar as practicable, on-site visits by employees of the Department of Housing and Urban Development and shall include an assessment of the jurisdiction’s—

(A) management of funds made available under programs administered by the Secretary;
(B) compliance with its housing strategy;
(C) accuracy in the preparation of performance reports under subsection (a) of this section; and
(D) efforts to ensure that housing assisted under programs administered by the Secretary are in compliance with contractual agreements and the requirements of law.

(2) Report by Secretary

The Secretary shall report on the performance review in writing. The Secretary shall give the jurisdiction not less than 30 days to review and comment on the report. After taking into consideration the comments of the jurisdiction, the Secretary may revise the report and shall make the jurisdiction’s comments and the report, with any revisions, readily available to the public within 30 days after receipt of the jurisdiction’s comments.

(c) Review by courts

The adequacy of information submitted under section 12705 (b)(4) of this title shall not be reviewable by any Federal, State, or other court. Review of a housing strategy by any Federal, State, or other court shall be limited to determining whether the process of development and the content of the strategy are in substantial compliance with the requirements of this Act. During the pendency of any action challenging the adequacy of a
housing strategy or the action of the Secretary in approving a strategy, the court shall not have the authority to enjoin activities taken by the jurisdiction to implement an approved housing strategy. Any housing assisted during the pendency of such action shall not be subject to any order of the court resulting from such action.