119TH CONGRESS 1ST SESSION

To provide grants to units of general local government related to pre-reviewed designs for mixed-income housing, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

Ms. BLUNT ROCHESTER (for herself and Mr. MORENO) introduced the following bill; which was read twice and referred to the Committee on

## A BILL

- To provide grants to units of general local government related to pre-reviewed designs for mixed-income housing, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

## **3 SECTION 1. SHORT TITLE.**

4 This Act may be cited as the "Accelerating Home

- 5 Building Act of 2025".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:

1 (1) The United States faces an acute housing 2 supply crisis. As of 2023, the United States faced an 3 estimated housing shortage of 4,870,000 units. (2) An increasing share of households are cost-4 5 burdened or severely cost-burdened. In 2023, 24 6 percent of all homeowner households and 50 percent 7 of all renter households were cost-burdened. 8 (3) Complex and restrictive land use regula-9 tions, permitting processes, and related regulatory 10 burdens hinder housing production and drive hous-11 ing costs. 12 (4) Pre-reviewed designs, also known as pattern 13 books, are sets of construction plans that are as-14 sessed and approved by localities for compliance with 15 local building and zoning standards to streamline 16 approval pathways for construction. 17 (5) For developers, faster and more predictable 18 permitting through pre-reviewed designs increases 19 access to housing development opportunities and 20 makes new home construction possible. 21 (6) For communities, pre-reviewed designs en-22 sure that future development includes positive design 23 features while simplifying review of construction

24 plans.

1 (7) Developing pre-reviewed designs strikes a 2 balance between local architectural features and 3 rapid home construction. 4 **SEC. 3. DEFINITIONS.** 5 (a) In this Act: 6 (1) AFFORDABLE HOUSING.—The term "afford-7 able housing" means housing for which the total 8 monthly housing cost payment is not more than 30 9 percent of the monthly household income for a 10 household earning not more than 80 percent of the 11 area median income. 12 (2) COVERED STRUCTURE.—The term "covered structure" means-13 14 (A) a low-rise or mid-rise structure with 15 not more than 25 dwelling units; and 16 (B) includes— 17 (i) an accessory dwelling unit; 18 (ii) infill development; 19 (iii) a duplex; 20 (iv) a triplex; 21 (v) a fourplex; 22 (vi) a cottage court; 23 (vii) a courtyard building; 24 (viii) a townhouse; 25 (ix) a multiplex; and

1	(x) any other structure with not less
2	than 2 dwelling units that the Secretary
3	considers appropriate.
4	(3) ELIGIBLE ENTITY.—The term "eligible enti-
5	ty" means—
6	(A) a unit of general local government, as
7	defined in section 102(a) of the Housing and
8	Community Development Act of $1974$ (42)
9	U.S.C. 5302(a));
10	(B) a municipal membership organization;
11	and
12	(C) an Indian tribe, as defined in section
13	102(a) of the Housing and Community Devel-
14	opment Act of 1974 (42 U.S.C. 5302(a)).
15	(4) HIGH OPPORTUNITY AREA.—The term
16	"high opportunity area" has the meaning given the
17	term in section 1282.1 of title 12, Code of Federal
18	Regulations, or any successor regulation.
19	(5) INFILL DEVELOPMENT.—The term "infill
20	development" means residential development on
21	small parcels in previously established areas for re-
22	placement by new or refurbished housing that uti-
23	lizes existing utilities and infrastructure.
24	(6) MIXED-INCOME HOUSING.—The term
25	"mixed-income housing" means a housing develop-

ment that is comprised of housing units that pro mote differing levels of affordability in the commu nity.

4 (7) PRE-REVIEWED DESIGN.—The term "pre5 reviewed design" means a construction plan that is
6 assessed and approved by a locality for compliance
7 with local building and zoning standards to stream8 line approval pathways for construction.

9 (8) RURAL AREA.—The term "rural area"
10 means any area other than a city or town that has
11 a population of greater than 50,000 inhabitants.

12 (9) SECRETARY.—The term "Secretary" means
13 the Secretary of Housing and Urban Development.
14 SEC. 4. GRANTS FOR ESTABLISHING PRE-REVIEWED DE15 SIGNS FOR MIXED-INCOME HOUSING.

(a) AUTHORITY.—The Secretary may award grants
to eligible entities to establish designs of covered structures for use in the jurisdiction of the eligible entity that
the eligible entity pre-reviews as mixed-income housing.

20 (b) CONSIDERATIONS.—In reviewing applications
21 submitted by eligible entities for a grant under this sec22 tion, the Secretary shall consider—

23 (1) the need for affordable housing by the eligi-24 ble entity;

1	(2) the presence of high opportunity areas in
2	the jurisdiction of the eligible entity;
3	(3) coordination between the eligible entity and
4	a regulating or non-regulating State agency;
5	(4) coordination between the eligible entity and
6	State, local, and regional transportation planning
7	authorities; and
8	(5) steps the eligible entity has taken to reduce
9	barriers to housing development related to land use
10	regulations, permitting, or related procedural issues.
11	(c) Set-aside for Rural Areas.—Of the amount
12	made available in each fiscal year for grants under this
13	section, the Secretary shall ensure that not less than 10
14	percent shall be used for grants to eligible entities that
15	are located in rural areas.
16	(d) REPORTS.—The Secretary shall require eligible
17	entities receiving grants under this section to report on—
18	(1) the impacts of the activities carried out
19	using the grant amounts in improving the produc-
20	tion and supply of affordable housing;
21	(2) the pre-reviewed designs established using
22	the grant amounts in their communities;
23	(3) the number of permits for pre-reviewed de-
24	signs issued; and

(4) the number of housing units produced using
 the pre-reviewed designs.
 (e) AVAILABILITY OF INFORMATION.—The Secretary
 shall—

5 (1) to the extent possible, encourage localities 6 to make publicly available through a website infor-7 mation on the pre-reviewed designs submitted by eli-8 gible entities receiving grants under this section, in-9 cluding information on the benefits of use of those 10 designs; and

(2) collect, identify, and disseminate best practices regarding such designs to interested localities
and parties.

(f) REPAYMENT.—The Secretary may require an eligible entity to return to the Secretary any grant funds
received under this section if the pre-reviewed designs submitted under this section have not been approved during
the 5-year period following receipt of the grant, unless
that period is extended by the Secretary.

20 (g) Authorization of Appropriations.—

(1) IN GENERAL.—There is authorized to be
appropriated to the Secretary to carry out this section \$15,000,000 for each of fiscal years 2027
through 2031.

(2) TECHNICAL ASSISTANCE.—The Secretary
 may set aside not more than 10 percent of amounts
 appropriated under paragraph (1) in a fiscal year to
 provide technical assistance to grant recipients
 under this section and pre-grant technical assistance
 for prospective applicants.