

SCHUMER, Mr. BROWN of Ohio, Mr. POSHARD, Mr. BONIOR, Mr. TRAFICANT, and Mr. KLINK.

H.R. 367: Mr. ENGEL.

H.R. 445: Mr. MARTINEZ and Mr. TRAFICANT.

H.R. 475: Ms. KAPTUR.

H.R. 816: Mr. BARCIA of Michigan.

H.R. 896: Mr. BLUMENAUER.

H.R. 959: Mr. RAMSTAD, Mr. BARRETT of Wisconsin, Mr. COBURN, Mr. ACKERMAN, Ms. FURSE, Ms. NORTON, Mr. MEEHAN, Mr. MARTINEZ, Ms. PELOSI, Mr. BERMAN, Ms. LOFGREN, Mr. LEWIS of Georgia, Mr. THOMPSON, Mr. LIPINSKI, Mr. MANTON, Mr. KUCINICH, Ms. RIVERS, and Mr. TRAFICANT.

H.R. 1006: Mr. GIBBONS.

H.R. 1007: Mr. RILEY.

H.R. 1008: Mr. DELLUMS and Mr. FRANK of Massachusetts.

H.R. 1146: Mrs. CHENOWETH.

H.R. 1178: Mr. FAZIO of California.

H.R. 1232: Mr. BONIOR and Mr. THOMAS.

H.R. 1283: Mr. ADERHOLT, Mr. POMBO, Mr. WELDON of Florida, Mr. CRAPO, Mr. PORTER, Mr. DAN SCHAEFER of Colorado, Mr. BARTLETT of Maryland, and Mr. COOKSEY.

H.R. 1437: Mr. SOLOMON, Mr. ALLEN, and Mr. FATTAH.

H.R. 1450: Mr. GUTIERREZ, Mr. JACKSON, Mr. FATTAH, and Mr. MARTINEZ.

H.R. 1492: Mr. DEAL of Georgia and Mr. BAKER.

AMENDMENTS

Under clause 6 of rule XXIII, proposed amendments were submitted as follows:

H.R. 2

OFFERED BY: MS. JACKSON-LEE OF TEXAS

AMENDMENT No. 50: Page 152, line 2, strike "and".

Page 152, line 6, strike the period and insert "; and".

Page 152, after line 6, insert the following:

(7) how the agency will comply with the requirement under subsection (k)(3), if applicable.

Page 153, after line 15, insert the following:

(3) REPLACEMENT REQUIREMENT FOR PHA'S WITH LONG WAITING LISTS.—In the case only of public housing agencies having waiting

lists for occupancy in public housing that contain 9,000 or more families at the time of demolition or disposition, the agency may demolish or dispose of a public housing development (or portion of a development) only if the agency provides an additional safe, clean, healthy, and affordable dwelling unit for each public housing dwelling unit to be demolished or disposed of. Such additional dwelling units may be provided for through acquisition or development of additional public housing dwelling units or as provided under paragraph (1).

H.R. 2

OFFERED BY: MR. MORAN OF VIRGINIA

AMENDMENT No. 51: Page 99, after line 11, insert the following new subsection:

(e) OPTIONAL TIME LIMITATION ON OCCUPANCY BY FAMILIES FOR PHA'S WITH WAITING LISTS OF 1 YEAR OR LONGER.—

(1) 5-YEAR LIMITATION.—A public housing agency described in paragraph (2) may, at the option of the agency and on an agency-wide basis, limit the duration of occupancy in public housing of each family to 60 consecutive months. Occupancy in public housing occurring before the effective date of this Act shall not count toward such 60 months.

(2) APPLICABILITY ONLY TO PHA'S WITH WAITING LISTS OF 1 YEAR OR LONGER.—A public housing agency described in this paragraph is an agency that, upon the conclusion of the 60-month period referred to in paragraph (1) for any family, has a waiting list for occupancy in public housing dwelling units that contains a sufficient number of families such that the last family on such list who will be provided a public housing dwelling unit will be provided the unit 1 year or more from such date (based on the turnover rate for public housing dwelling units of the agency).

(3) EXCEPTIONS FOR WORKING, ELDERLY, AND DISABLED FAMILIES.—The provisions of paragraph (1) shall not apply to—

(A) any family that contains an adult member who, during the 60-month period referred to in such paragraph, obtains employment; except that, if at any time during the 12-month period beginning upon the commencement of such employment, the family does not contain an adult member who has employment, the provisions of paragraph (1)

shall apply and the nonconsecutive months during which the family did not contain an employed member shall be treated for purposes of such paragraph as being consecutive;

(B) any elderly family; or

(C) any disabled family.

(4) PREFERENCES FOR FAMILIES MOVING TO FIND EMPLOYMENT.—A public housing agency may, in establishing preferences under section 321(d), provide a preference for any family that—

(A) occupied a public housing dwelling unit owned or operated by a different public housing agency, but was limited in the duration of such occupancy by reason of paragraph (1) of this subsection; and

(B) is determined by the agency to have moved to the jurisdiction of the agency to obtain employment.

(5) PREFERENCES FOR FAMILIES MOVING TO FIND EMPLOYMENT.—A public housing agency may, in establishing preferences under section 321(d), provide a preference for any family that—

(A) occupied a public housing dwelling unit owned or operated by a different public housing agency, but was limited in the duration of such occupancy by reason of paragraph (1) of this subsection; and

(B) is determined by the agency to have moved to the jurisdiction of the agency to obtain employment.

(5) DEFINITIONS.—For purposes of this subsection, the following definitions shall apply:

(A) EMPLOYMENT.—The term "employment" means employment in a position that—

(i) is not a job training or work program required under a welfare program; and

(ii) involves an average of 20 or more hours of work per week.

(B) WELFARE PROGRAM.—The term "welfare program" means a program for aid or assistance under a State program funded under part A of title IV of the Social Security Act (as in effect before or after the effective date of the amendments made by section 103(a) of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996).