Cuts to Housing Benefits

By Elayne Weiss, Senior Policy Analyst, National Low Income Housing Coalition

During the last Congress, President Donald Trump and conservative members of Congress proposed to cut housing benefits that help America’s poorest seniors, people with disabilities, families with children, and other people afford to keep a roof over their heads. These proposals would have increased rents and imposed work requirements on millions of low-income families who receive housing benefits. If enacted, the proposals would have left even more low-income people without a stable home, making it harder for them to climb the economic ladder and live with dignity, and in and in worst cases, could have led to increased evictions and homelessness.

Congress must continue to reject proposals that take away housing benefits and instead enact proven solutions to help struggling families earn more and get ahead. This starts with expanding—not slashing—investments in affordable homes, job training, education, childcare, and other policies that help families thrive.

ISSUES

One of the biggest barriers to economic prosperity for America’s lowest-income families is the lack of decent, accessible, and affordable homes. Research shows that when people have a stable, decent, and accessible home that they can afford, they are better able to find employment, achieve economic mobility, age in place, perform better in school, and maintain improved health (Weiss, E. 2017; A Place to Call Home, The Campaign for Housing and Community Development Funding).

Without housing benefits, it will be even harder for struggling families to get ahead and live with dignity. If Congress cuts housing benefits, even more families would be homeless, living in substandard or overcrowded conditions, or struggling to meet other basic needs because too much of their limited income would go toward paying rent. When families cannot afford rent, they are forced to cut back on investments in their future, including education, training, retirement savings, and healthcare.

Families with rental assistance are already required to pay what they can afford in rent, based on their income. Charging higher rents would force them to divert money away from basic needs like medicine or clothing or would put them at risk of eviction and homelessness. Rent increases, such as higher minimum rents or eliminating deductions, target the very poorest people, including seniors and people with disabilities, who are already at great risk of homelessness (Fischer, W. et al. 2017; Trump Budget’s Housing Proposals Would Raise Rents on Struggling Families, Seniors, and People with Disabilities. Washington, DC: Center on Budget and Policy Priorities).

Additionally, cutting housing benefits will not create the well-paying jobs and opportunities needed to lift families out of poverty. Work requirements will only make it more difficult for families to get and keep their jobs. Research shows that for most families, work requirements do not lead to stable employment or a path out of poverty. In fact, work requirements are counter-productive and prevent people from working. Work requirements will have the greatest impact on people with disabilities, who need affordable homes—and often other services offered by housing providers—in order to maintain employment. Without housing assistance, low-income people face a greater risk of eviction and homelessness, circumstances that make it incredibly difficult to maintain a job. Affordable housing and housing assistance are foundational to employment and economic security (Desmond, M. and Gershenson, M. 2016; Housing and Employment Insecurity among the Working Poor, Social Problems 63: 46-67).

Imposing arbitrary time limits will only cut people off from the very housing benefits that make it possible for them to find and maintain
jobs. Arbitrary time limits are especially harmful in high-cost areas and rural communities, where rents are well above what a low-income worker can afford and where there is a severe shortage of affordable homes. Time limits will not address this structural problem; only investments in affordable homes and job creation will.

Moreover, imposing work requirements, time limits, and rent increases creates new administrative costs for housing providers, without providing significant benefits to residents or the public. Housing providers will be forced to divert resources away from property maintenance and the employment-related resident services they already provide to pay for additional staff and regulatory compliance.

115TH CONGRESS

During the 115th Congress, there were several proposals that would have imposed rent increases, work requirements, and *de facto* time limits on housing benefits. After enacting $1.5 trillion in tax cuts for America’s wealthy individuals and corporations, Republican leaders, including President Trump and those in the House of Representatives, wanted to pay for the tax bill by cutting housing benefits that help low-income families living in public housing or receiving a Housing Choice Voucher afford to keep a roof over their head. The House Financial Services Committee held hearings on some of these proposals, while the Senate Banking Committee remained largely silent on the issue. Advocates mobilized against proposals to cut housing benefits and were successful in stalling legislation from moving forward.

**Trump Rent Proposal**

The Trump Administration issued proposed the “Making Affordable Housing Work Act” in April 2018 to impose work requirements, rent increases, and other burdens on millions of low-income families who receive federal housing assistance through the HUD. The Administration claimed that such changes were needed to promote self-sufficiency and decrease federal spending. The legislation was never formally introduced in the 115th Congress.

Currently, most families receiving federal housing assistance pay 30% of their adjusted income as rent. Under the Trump proposal, most HUD-assisted families, with some exceptions, would instead have had to pay 35% of their gross income or 35% of the amount earned by working at least 15 hours a week for four weeks at the federal minimum wage, whichever is higher. With this provision, HUD would have essentially set a new mandatory minimum rent of $150—three times higher than the current minimum rent that housing providers may apply to families. The bill would have also increased rents for households with high medical or child care expenses by eliminating income deductions for those expenses, the impact of which would disproportionately fall on seniors, people with disabilities, and families with young children. The bill provided the HUD secretary with the authority to impose even higher rents through alternative rent structures and *de facto* time limits. The proposal allowed housing providers to broadly impose work requirements, without any resources to help people gain the skills they need for well-paying jobs.

**Ross Rent Proposal**

Similar to the Trump proposal, Representative Dennis Ross (R-FL) proposed a draft bill, the “Promoting Resident Opportunity through Rent Reform Act” in April 2018 that would have cut housing benefits that help low-income families living in public housing or receiving a Housing Choice Voucher afford to keep a roof over their head. While the House Financial Services Committee held a hearing on the Ross proposal, it was never formally introduced in the 115th Congress and Representative Ross did not run for reelection in 2018.

The Ross proposal would have increased rents and allowed for *de facto* time limits on millions of low-income families who receive housing benefits. The Ross proposal would have allowed public housing agencies (PHAs) to choose from a complex menu of alternative rent rules (i.e. tiered or stepped rents) or design their own rules, which would take effect if HUD did not reject them within 90 days. The bill would have
eliminated all income deductions and would have allowed HUD to raise rents on elderly or disabled households with no limit. The bill would have also allowed PHAs to provide significantly less assistance to families in need. PHAs would have been permitted to offer shallow housing benefits across more families, diluting the value of the benefit so that families could not achieve housing stability or move to higher-opportunity neighborhoods.

Both the Trump and Ross proposals would have made it difficult and expensive for HUD to provide the oversight needed to ensure taxpayer funds are spent properly. Allowing nearly 3,800 PHAs to choose their own rent structures would make it much harder for HUD to oversee the public housing and housing voucher programs, reducing accountability for a significant portion of the HUD budget.

**Turner Proposal**

The House Financial Services Committee passed, on a party-line vote, Representative Mike Turner’s (R-OH) “Fostering Stable Housing Opportunities Act of 2017” (HR 2069) in July 2018. The bill aimed to provide housing assistance to youth aging out of the foster system, but it provided no additional resources to do so. Instead, the bill would have imposed work requirements and other burdens on youth as a condition for receiving housing assistance, the first time ever for individuals who rely on such assistance. The bill never received a vote on the House floor in the 115th Congress.

The bill directed public housing agencies to impose a combination of education and training or self-sufficiency requirements on youth aging out of the foster care system as a condition of receiving housing assistance. While the bill was amended to no longer expressly require youth to work a set number of hours each week to maintain their housing assistance, the HUD Secretary would have had the authority to establish hourly education and training requirements through regulation.

As an alternative to imposing education and training requirements, public housing agencies would have been required under the bill to make participation in HUD’s Family Self Sufficiency (FSS) programs mandatory for youth as a condition of receiving housing assistance.

Whether through education and training requirements or mandatory FSS participation, the “Fostering Stable Housing Opportunities Act” would have put youth unable to meet these standards at risk of losing housing benefits that make it possible for them to live in stable, affordable homes and find and maintain work.

**Barr Proposal**

The House approved by a vote of 230-173 the “Transitional Housing for Recovery in Viable Environments Demonstration Program (THRIVE) Act” (HR 5735) in June 2018. The bill, introduced by Representative Andy Barr (R-KY), would have diverted 10,000 vouchers, or $83 million, away from the Housing Choice Voucher program to pay for transitional recovery housing for people with substance-use disorders. Eligible voucher recipients would have received 12-24 months of assistance, after which the provider would be able to transfer the voucher to a newly selected eligible recipient. While the House passed the bill, it was not taken up by the Senate. Advocates opposed the bill in part because it would have reduced the availability of vouchers for families in need and would have allowed service providers to impose arbitrary and counterproductive time limits, and service engagement and self-sufficiency requirements on voucher recipients.

**FORECAST FOR 2019**

With the Democrats taking control of the House in the 116th Congress, it is far less likely that legislation to cut housing benefits will move forward through the legislative process since Democrats largely oppose such proposals. However, conservative lawmakers may still seek to reintroduce legislation from the previous Congress. Representative Ross retired at the end of 2018, and it remains unclear if another lawmaker will take the lead in formally introducing his draft bill. President Trump may again include in his fiscal year 2020 budget
request his proposal to increase rents and impose work requirements on HUD-assisted tenants to decrease overall federal spending on affordable housing programs.

In October, HUD issued a new operating notice for the expansion of the Moving to Work (MTW) demonstration that would permit 100 PHAs participating in the expansion to impose the policy changes proposed by the Trump Administration (See Advocates’ Guide article on Public Housing). Advocates will continue to monitor the MTW expansion as HUD and participating PHAs moves forward with implementing it.

**HOW YOU CAN TAKE ACTION**

Instead of taking away housing benefits, Congress and the Trump Administration should enact proven solutions to help struggling families earn more and get ahead. This starts with expanding—not slashing—investments in affordable homes, job training, education, childcare, and other policies to help families thrive. Urge Congress and the Administration to:

- Expand voluntary programs, like Jobs Plus and Family Self Sufficiency, that provide services and financial incentives to help families increase their earnings without the risks and added costs.
- Evaluate existing demonstration programs, like Moving to Work, to determine the impact on tenants and outcomes before imposing across-the-board changes.
- Use HUD’s Section 3 regulation, which provides an opportunity to promote job training and hiring among people receiving housing benefits.
- Implement bipartisan changes recently enacted by Congress in the “Housing Opportunity Through Modernization Act” that encourage work among housing beneficiaries.