115th Congress 1st Session S.
To authorize demonstration projects to improve educational and housing outcomes for children.
IN THE SENATE OF THE UNITED STATES
Mrs. Murray introduced the following bill; which was read twice and referred to the Committee on
A BILL To authorize demonstration projects to improve educational and housing outcomes for children.
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 "Affordable Housing
5 for Educational Achievement Demonstration Act" or the
6 "AHEAD Act".
7 SEC. 2. PURPOSES.
8 The purposes of this Act are as follows:
9 (1) To provide incentives for public housing

agencies or tribally designated housing entities, local

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1	educational agencies, and community-based or social			
2	service organizations to work together to improve			
3	educational and life outcomes for students from low-			
4	income families, including students experiencing			
5	homelessness and students at risk of experiencing			
6	homelessness.			
7	(2) To reduce and prevent child, youth, and			
8	family homelessness and increase housing and school			
9	stability.			
10	(3) To reduce socioeconomic and racial dispari-			
11	ties in academic, health, and quality of life outcomes			
12	by promoting socioeconomic and racial diversity in			
13	neighborhoods, local educational agencies, and			
14	schools.			
15	(4) To support and evaluate innovative ideas in			
16	the areas of housing stability, socioeconomic and ra-			
17	cial diversity, and educational success in order to de-			
18	velop evidence-based practices.			
19	SEC. 3. DEFINITIONS.			
20	In this Act:			
21	(1) Early childhood education pro-			
22	GRAM.—The term "early childhood education pro-			
23	gram" has the meaning given the term in section			
24	103 of the Higher Education Act of 1965 (20			
25	U.S.C. 1003).			

1	(2) ELIGIBLE ENTITY.—The term "eligible enti-
2	ty" means a partnership that—
3	(A) shall include—
4	(i) a public housing agency or tribally
5	designated housing entity (which may be
6	designated as the lead agency);
7	(ii) a local educational agency (which
8	may be designated as the lead agency); and
9	(iii) a community-based or social serv-
10	ice organization; and
11	(B) may include—
12	(i) a housing developer;
13	(ii) an early childhood education pro-
14	gram;
15	(iii) a community development finan-
16	cial institution;
17	(iv) a program that provides shelter to
18	unaccompanied youth who are homeless,
19	which may include a program established
20	or supported under the Runaway and
21	Homeless Youth Act (42 U.S.C. 5701 et
22	seq.);
23	(v) a local transportation authority;

1	(vi) an institution of higher education
2	as described in section 101 of the Higher
3	Education Act of 1965 (20 U.S.C. 1001)
4	(vii) a child welfare agency;
5	(viii) a domestic violence organization;
6	(ix) an owner of a property with a
7	project-based rental assistance contract
8	under section 8 of the United States Hous-
9	ing Act of 1937 (2 U.S.C. 1437f); and
10	(x) other community partners.
11	(3) Homeless Children and Youths.—The
12	term "homeless children and youths" has the mean-
13	ing given the term in section 725 of the McKinney-
14	Vento Homeless Assistance Act (42 U.S.C. 11434a)
15	(4) Local collaborative applicant.—The
16	term "local collaborative applicant" means an entity
17	described in section 401(3) of the McKinney-Vento
18	Homeless Assistance Act (42 U.S.C. 11360(3)) that
19	serves the geographic area covered by an eligible en-
20	tity.
21	(5) Local educational agency.—The term
22	"local educational agency" has the meaning given
23	the term in section 8101 of the Elementary and Sec-
24	ondary Education Act of 1965 (20 U.S.C. 7801).

1	(6) Public Housing Agency.—The term
2	"public housing agency" has the meaning given the
3	term in section 3 of the United States Housing Act
4	of 1937 (42 U.S.C. 1437a).
5	(7) Secretaries.—The term "Secretaries"
6	means the Secretary of Education and the Secretary
7	of Housing and Urban Development.
8	(8) Tribally designated housing enti-
9	TY.—The term "tribally designated housing entity"
10	has the meaning given the term in section $4(22)$ of
11	the Native American Housing Assistance and Self
12	Determination Act of 1996 (25 U.S.C. 4103(22)).
13	(9) UNACCOMPANIED YOUTH.—The term "un-
14	accompanied youth" has the meaning given the term
15	in section 725 of the McKinney-Vento Homeless As-
16	sistance Act (42 U.S.C. 11434a).
17	SEC. 4. AUTHORIZATION OF DEMONSTRATION PROJECTS.
18	(a) In General.—From the funds authorized under
19	section 9(a) and not reserved under section 9(b), the Sec-
20	retaries, in consultation with the Secretary of Health and
21	Human Services, shall jointly award on a competitive
22	basis—
23	(1) a planning grant to not more than 30 eligi-
24	ble entities to enable such eligible entities to prepare

1 to conduct a demonstration project as described in 2 section 7(a); and 3 (2) an implementation grant to not more than 18 eligible entities (which may include eligible enti-4 5 ties that received a planning grant under paragraph 6 (1)) to enable such eligible entities to conduct a 7 demonstration project as described in section 7(b). 8 (b) Duration of Grants.— 9 (1) Planning grants.—A planning grant 10 awarded under this section shall be for a term of not 11 more than 2 years. 12 (2) Implementation grants.—An implement 13 tation grant awarded under this section shall be for 14 a term of not more than 5 years. 15 (c) RATABLE REDUCTION.—If the amount made available under section 9(a) for a fiscal year is less than 16 17 the amount authorized under such provision for such fiscal year, the Secretary shall ratably reduce the number of 19 grants awarded under subsection (a). 20 SEC. 5. APPLICATION REQUIREMENTS. 21 (a) Planning Grant.—An eligible entity that de-22 sires a planning grant shall submit an application at such 23 time, in such manner, and containing such information as the Secretaries may reasonably require. Such application 25 shall include—

1	(1) a comprehensive needs assessment, includ-
2	ing information about the number and percentage of
3	homeless children and youths enrolled in schools
4	served by, and the socioeconomic and racial demo-
5	graphics of, the local educational agency that is a
6	partner in the eligible entity;
7	(2) a description of how the eligible entity
8	will—
9	(A) conduct sufficient stakeholder outreach
10	within the community, including through public
11	hearings, in order to inform the development of
12	the memorandum of understanding described in
13	subparagraph (B) and the activities carried out
14	through the demonstration project described in
15	subsection (b)(3)(B);
16	(B) develop the memorandum of under-
17	standing described in section $7(a)(1)$;
18	(3) a description of the goals of the demonstra-
19	tion project, which shall include—
20	(A) improving academic achievement and
21	life outcomes for children from low-income fam-
22	ilies; and
23	(B) either increasing socioeconomic or ra-
24	cial diversity in 1 or more local educational
25	agencies, or creating housing and educational

1	stability for homeless children and youths, or
2	both such goals;
3	(4) a description of the target population to be
4	served using grant funds, which may include home-
5	less children and youths, unaccompanied youths, or
6	children or youths living in subsidized housing;
7	(5) an assurance that each local educational
8	agency that is a partner in the eligible entity will
9	meet the applicable requirements of paragraphs (3)
10	and (6) of section 722(g) of the McKinney-Vento
11	Homeless Assistance Act (42 U.S.C. 11432(g)(3)
12	and (6)); and
13	(6) a description, including a timeline and a
14	budget, of how the eligible entity plans to spend
15	planning grant funds consistent with section 7(a).
16	(b) Implementation Grant.—An eligible entity
17	that desires an implementation grant to conduct a dem-
18	onstration project shall submit an application at such
19	time, in such manner, and containing such information as
20	the Secretaries may reasonably require. Such application
21	shall include—
22	(1) a description of how the eligible entity used
23	funds under section 7(a), if such entity received a
24	planning grant under subsection (a);

1	(2) a memorandum of understanding between
2	all partners of the eligible entity, which includes the
3	information described in section $7(a)(1)$;
4	(3) a description of—
5	(A) the goals described in subsection
6	(a)(3), updated as necessary to reflect the re-
7	sults of the planning period, if applicable;
8	(B) the activities the eligible entity plans
9	to conduct, in accordance with section 7(b);
10	(C) how the eligible entity conducted stake-
11	holder outreach that informed the demonstra-
12	tion project; and
13	(D) the outcomes that the eligible entity
14	plans to achieve, including how the eligible enti-
15	ty will collect data in accordance with section 8;
16	(4) a description, including a timeline and a
17	budget, of how the eligible entity plans to spend
18	grant funds consistent with section 7(b);
19	(5) an assurance that the eligible entity will
20	provide State, local, or private matching funds in an
21	amount equal to not less than 10 percent of the
22	amount of funds awarded under the grant, which
23	may be provided in cash or in kind, to support the
24	demonstration project;

1	(6) a description of how the eligible entity will
2	coordinate services with those provided by—
3	(A) the State, the State Coordinator for
4	the Education of Homeless Children and
5	Youths, local educational agencies, and the local
6	educational agencies' homeless liaisons;
7	(B) the public and private child health and
8	welfare systems and Federal housing, early
9	childhood, education, juvenile justice, and child
10	health and welfare programs, such as—
11	(i) the Runaway and Homeless Youth
12	Act (42 U.S.C. 5701 et seq.); and
13	(ii) programs authorized under the
14	Head Start Act (42 U.S.C. 9831 et seq.),
15	the Child Care and Development Block
16	Grant Act of 1990 (42 U.S.C. 9858 et
17	seq.), and the Elementary and Secondary
18	Education Act of 1965 (20 U.S.C. 6301 et
19	seq.); and
20	(C) the local collaborative applicant; and
21	(7) an assurance that the eligible entity will
22	participate in the evaluation described in section
23	8(a).

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2	(a) In General.—In selecting among applications to				
3	receive grants under this Act, the Secretaries shall take				
4	into account—				
5	(1) the potential of each eligible entity to plan				
6	and carry out a demonstration project that meets				
7	the goals described in section $5(a)(3)$;				
8	(2) the relative performance of the public hous-				
9	ing agency that is a partner in the eligible entity,				
10	measured by the Department of Housing and Urban				
11	Development Public Housing Assessment System;				
12	(3) the capacity of the eligible entity to share				
13	relevant data between partner agencies, as described				
14	in the memorandum of understanding under section				
15	7(a)(1);				
16	(4) the evidence-based practices the eligible en-				
17	tity plans to adopt to promote housing and edu-				
18	cational stability, if applicable;				
19	(5) the degree to which the eligible entity has				
20	conducted sufficient outreach within the community				
21	to be served by the implementation grant; and				
22	(6) whether the local educational agency that is				
23	a partner in the eligible entity is a local educational				
24	agency with an urban-centric district locale code of				
25	32, 33, 41, 42, or 43.				

1	(b) Special Rule for Implementation					
2	GRANTS.—In awarding implementation grants, the Secre-					
3	taries shall provide an equal number of grants to eligible					
4	entities desiring to increase socioeconomic or racial diver-					
5	sity in 1 or more local education agencies as eligible enti-					
6	ties desiring to create housing and educational stability					
7	for homeless children and youths.					
8	SEC. 7. USES OF FUNDS.					
9	(a) Planning Grants.—An eligible entity that re-					
10	ceives a planning grant under section 4(a)(1) shall use the					
11	grant funds—					
12	(1) to develop a memorandum of understanding					
13	(which may be an existing or amended memorandum					
14	of understanding) between all partners of the eligible					
15	entity describing the demonstration project that the					
16	eligible entity plans to conduct, including—					
17	(A) the roles and responsibilities of each					
18	partner agency;					
19	(B) the intended outcomes of the dem-					
20	onstration project;					
21	(C) how each partner agency will share rel-					
22	evant data, if applicable, consistent with the re-					
23	quirements of section 444 of the General Edu-					
24	cation Provisions Act (20 U.S.C. 1232g) (com-					

1	monly referred to as the "Family Educational
2	Rights and Privacy Act of 1974"); and
3	(D) a timeline for the demonstration
4	project;
5	(2) to conduct planning, collaboration activities
6	stakeholder and community outreach, public hear-
7	ings, and listening sessions, including engagement
8	with the community, parents, teachers, and students
9	(3) to increase the capacity of the eligible entity
10	to share relevant data; and
11	(4) to investigate innovative approaches to
12	meeting the goals under section $5(a)(3)$.
13	(b) Implementation Grants.—An eligible entity
14	that receives an implementation grant under section
15	4(a)(2) shall use the grant funds to implement a dem-
16	onstration project that meets the goals identified in sec-
17	tion 5(a)(3), which shall include for one or more of the
18	following activities:
19	(1) To provide housing assistance that facili-
20	tates homeownership or affordable rental, including
21	downpayment assistance, limited-English proficiency
22	support, or rental vouchers or subsidies.
23	(2) To assist families in addressing housing
24	needs, such as through housing counselors or client
25	advocates.

1	(3) To increase educational support for children
2	living in public or subsidized housing, emergency
3	shelters, transitional housing, motels, or other living
4	arrangements described in section 725(2)(B) of the
5	McKinney-Vento Homeless Assistance Act (42
6	U.S.C. $11434a(2)(B)$).
7	(4) To conduct outreach and collaborate with
8	local entities that provide educational and housing
9	supports for unaccompanied youths who are home-
10	less, including entities funded by the Runaway and
11	Homeless Youth Act (42 U.S.C. 5701 et seq.).
12	(5) To improve access to high-quality early
13	childhood education programs for homeless children
14	or children living in subsidized housing.
15	(6) To provide community-based services for
16	low-income children and their families, which may
17	include case management, health, mental health, em-
18	ployment, or other social services provided through
19	a local Continuum of Care program described under
20	subtitle C of title IV of the McKinney-Vento Home-
21	less Assistance Act (42 U.S.C. 11381 et seq.), as ap-
22	plicable.
23	(7) To increase higher education, job training,
24	workforce, adult education, parenting, family en-
25	gagement, and employment supports for families liv-

15 1 ing in subsidized housing, emergency shelters, or 2 transitional housing. 3 (8) To provide professional development activi-4 ties for staff and administrators, including training 5 practices on best to promote and support 6 socioeconomically and racially diverse classrooms. 7 (9) To promote housing stability for youth who 8 leave foster care after the age of 18 or who have left 9 foster care after the age of 16 to adoption or guard-10 ianship, which may include intensive case manage-11 ment or coordination with the family unification pro-12 gram described in section 8(x) of the United States 13 Housing Act of 1937 (42 U.S.C. 1437f(x)). 14 (10) To support programs that focus on build-15 ing self-sufficiency skills, permanent connections, 16 and social and emotional well-being for youth at risk 17 of homelessness. 18 (11) To implement strategies to increase socio-19 economic or racial diversity in early childhood edu-20 cation programs or public elementary schools or sec-21 ondary schools. 22 SEC. 8. EVALUATIONS AND REPORTS. 23 (a) EVALUATIONS.—The Secretaries shall conduct a rigorous evaluation of each implementation grant awarded

under section 4 and report the findings of each such eval-

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- 1 uation to Congress. Such an evaluation shall examine the
- 2 results of the demonstration project on the following out-
- 3 comes for children:
- 4 (1) Academic achievement or school readiness.
- 5 (2) Housing and educational stability.
- 6 (3) Socioeconomic or racial diversity.
- 7 (4) Other measures of child well-being and
- 8 neighborhood opportunity, as determined by the Sec-
- 9 retaries.
- 10 (b) REPORTS.—Each eligible entity receiving an im-
- 11 plementation grant under section 4 shall submit to the
- 12 Secretaries a report detailing the effects of the demonstra-
- 13 tion project on the outcomes described in subsection (a).
- 14 Such reports shall be submitted—
- 15 (1) at the end of the 3rd year of the 5-year
- 16 grant period; and
- 17 (2) at the end of such grant period.
- 18 SEC. 9. AUTHORIZATION OF APPROPRIATIONS.
- 19 (a) In General.—There are authorized to be appro-
- 20 priated \$150,000,000 for fiscal year 2018 and such sums
- 21 as may be necessary for each of fiscal years 2019 through
- 22 2024 in order to carry out this Act.
- 23 (b) Technical Assistance and Evaluation.—
- 24 From the amount appropriated to carry out this Act for
- 25 any fiscal year, the Secretaries may reserve not more than

1 5 percent of funds to provide technical assistance, conduct

- 2 an evaluation of a demonstration project under section
- 3 8(a), and disseminate best practices.