Introduction

The Senate Appropriations committee recently marked up legislation funding the Department of Housing and Urban Development for FY 2002. While this bill restores public housing cuts proposed in President Bush’s budget, it contains provisions damaging to the Section 8 housing voucher program and the project-based Section 8 program. It funds the Section 8 voucher program at a level below the President’s request, providing fewer incremental vouchers than the Administration’s budget. It also contains a $640 million reduction in the Section 8 voucher program reserves that the Administration proposed. Finally, the Senate bill contains an unprecedented, far-reaching rescission of Section 8 funds that was not included in the Administration’s budget and that is likely to cause problems in the future for the financing of the Section 8 program.

The voucher program is the leading source of federal housing assistance for extremely low-income families. These households are far more likely than better-off families to have severe housing problems. A growing number of studies also have found that families with vouchers work more hours and experience higher earnings because they are able to live in neighborhoods with better employment opportunities than similar families without housing assistance or with other forms of housing assistance. Despite this evidence, the Senate bill reduces the number of new vouchers more than 70 percent below last year’s level. The bill provides rental assistance to fewer families than either the Administration’s budget or the House VA-HUD bill.

In addition, the Senate bill cuts the Section 8 reserves by $640 million, a reduction that was proposed in the Administration’s budget and included in the House VA-HUD bill. These reserves provide additional funds to public housing agencies (PHAs) that face budget shortfalls due to escalating rental costs or other factors. When this cut was first proposed, it was not intended to reduce the number of families served by the voucher program. However, without appropriate guidance from Congress, the Section 8 reserve cut could, in fact, reduce the number of families that some PHAs are able to serve. The reserve cut also could deter other PHAs from taking steps to make their voucher programs more effective. The Senate bill fails to provide clear guidance to avoid these adverse outcomes.

Finally, the Senate bill contains an unprecedented rescission of unused Section 8 funds, or “recaptures,” that HUD collects from Public Housing Agencies (PHAs) and from expired Section 8 contracts with private owners. HUD typically uses these recaptures to offset the cost of funding the Section 8 program in the upcoming fiscal year. Congress typically rescinds a specific portion of Section 8 recaptures that it anticipates HUD will not need to help finance the Section 8 program. However, the Senate bill goes much farther by including an open-ended rescission of all
future recaptures of unused Section 8 funds from FY 2002 and prior years. This would prevent
HUD from using these funds as it normally does to help fund the voucher program and the
project-based Section 8 program in the coming fiscal year.

By entirely depriving HUD of these recapture funds, the Senate bill risks setting up the
voucher program and the project-based Section 8 program for future funding squeezes. The
result may be fewer vouchers for low-income families. In addition, if HUD does not have
sufficient funds to make adjustments in private owners’ contracts when they encounter
unanticipated cost increases, such as the recent escalation of utility bills, more owners may decide
to opt-out of the Section 8 program. Finally, the rescission could hamper efforts to improve the
voucher program’s effectiveness in helping poor families secure affordable housing.

Vouchers Serve Families With The Most Severe Housing Needs

The voucher program helps families afford rental housing by subsidizing the costs of
apartments they find in the private housing market. Families that use their vouchers generally pay
between 30 percent and 40 percent of their incomes in rent and utilities, with vouchers subsidizing
the balance of their costs.

Housing vouchers are the leading source of federal housing assistance for low-income
families with children. Two-thirds of vouchers issued in any year go to families with children, with
the remainder predominantly used by people with disabilities and elderly people. Nearly one
million families with children are currently served by the voucher program, almost twice the
number of families with children in the public housing program. Furthermore, new vouchers are
more targeted than other forms of federal housing on extremely low-income families that are at or
below 30 percent of the Area Median Income, which is roughly equivalent to the poverty line in
most areas.

These families experience the most acute housing needs of any segment of the population.
Census data show that in 1999, nearly 70 percent of extremely low-income households that did
not receive housing assistance either paid more than half of their income for rent or lived in
severely substandard housing. By contrast, 22 percent of renter households that had incomes
between 31 percent and 50 percent of the area median income and received no housing assistance
experienced these housing problems. Fewer than 5 percent of households with incomes between
51 percent and 80 percent of AMI faced these problems. Exacerbating this situation, the number
of private, unsubsidized units affordable to extremely low-income renter households dropped by
more than 200,000 between 1997 and 1999 due to rent increases as well as continuing
abandonment of unprofitable rental housing.

Vouchers are especially important for families moving from welfare to work, because such
families are unlikely to earn enough to afford decent quality housing. Typically, households that
previously received welfare benefits and have at least one working member earn less than $3,500
per quarter; many state studies report average earnings significantly below this amount. On average, however, a family must earn at least $12.47 per hour of full-time work — about $25,000 per year — to afford a two-bedroom housing unit at the Fair Market Rent.

Vouchers can enable families to move to areas with greater job opportunities. A growing number of studies find that families with vouchers experience greater increases in employment and earnings than similar families that do not have vouchers.

The Senate Bill Provides Too Few New Vouchers

In light of the severe housing needs of extremely low-income families, the Senate VA-HUD FY 2002 appropriations bill provides an inadequate level of new vouchers. The bill funds 25,000 new vouchers, which is 9,000 fewer than the 34,000 new vouchers approved by the House bill, which is roughly the same level the Administration requested. (The President’s budget proposes 33,700 new vouchers.) In sharp contrast, Congress last year funded 87,000 new vouchers. The Senate bill reduces the number of new vouchers by more than 70 percent compared with the additional vouchers funded in FY 2001.

Furthermore, 8,000 of the Senate bill’s new vouchers are set aside for persons with disabilities. While vouchers for such individuals are an important priority, this means that not all of the Senate’s new vouchers can be used to address general housing needs. Only 17,000 of the Senate’s new vouchers can be used to address the general housing needs of low-income families. The reduction in these general, so-called “fair share” vouchers, from last year’s level is even greater than the reduction in the total level. Compared to last year’s 79,000 new fair share vouchers, the Senate’s level is a reduction of nearly 79 percent.

New vouchers are critical to ensuring that the problems faced by extremely low-income families in affording decent housing do not grow worse. Recently, the private housing market has lost 100,000 units per year that are affordable to extremely low-income families. By providing only 25,000 new vouchers, the Senate bill thus addresses less than one-quarter of the increased affordable housing needs of extremely low-income households for next year.

The Senate VA-HUD appropriations committee report defends its decision to fund fewer new vouchers than the number the Administration requested by arguing that “vouchers do not always provide the best opportunities for low-income families to obtain affordable housing,” and that HUD has failed to address “inefficiencies” in the program.

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1 Some 17,000 of these new vouchers would be distributed to public housing agencies (PHAs) through the "fair share" allocation system. Only PHAs demonstrating that they are using 97 percent or more of their voucher funds will be eligible to apply for these new vouchers. In addition, the Senate bill funds 8,000 new vouchers for disabled persons.
Upon closer examination, however, this argument does not provide a rationale for the Senate’s steep reduction of new vouchers below the Administration’s request and below last year’s level. It is certainly true that the shortage of rental housing is indeed so severe that some families given vouchers are unable to find apartments to rent with their vouchers. Yet even in these areas of extreme shortage, hundreds of thousands of families already have housing, but need vouchers to offset the excessive cost of that housing. More than three-fourths of the nearly five million households with what HUD considers to be “worst case” housing needs — in other words, very low-income families that pay more than 50% of their income in rental costs or live in substandard housing — occupy decent quality uncrowded housing that could be made affordable if they had housing vouchers. Furthermore, in most areas, there are sufficient rental housing vacancies to allow families without housing to find affordable housing if they have voucher assistance. Finally, nearly all vouchers are used: HUD recently reported that about 93 percent of vouchers were in use.

However, the voucher program does need to be reformed. In the last nine months, HUD has instituted a number of reforms to address specific reasons why families may be unable to use their vouchers. Most of these reforms give new authority to PHAs to increase the size of voucher payments, so that the voucher payment (in combination with the family’s contribution), will be adequate to cover the rental costs of housing that meets HUD’s standard for quality. More remains to be done. It is ironic, however, that rather than take a constructive approach to solving these problems, the Senate bill includes provisions (discussed below) that will have the unintended consequence of undercutting these reforms and further reducing voucher utilization.

The Senate Bill Cuts Section 8 Reserves Without Protecting PHAs From Budget Shortfalls

The Senate bill adopts the Administration’s proposal to reduce the “Section 8 reserves” from $1.28 billion to $640 million. The Section 8 reserves provide additional funds to Public Housing Agencies (PHAs) whose voucher program costs exceed their budget allocation in a given year. The reserves currently ensure that PHAs may have two months of funding beyond their 12-month budgets; if a PHA approaches the final months of its fiscal year and needs more funds to pay landlords, it can request up to two months worth of additional funding from HUD.

The reserves are critical to the program’s financing because HUD bases each PHA’s annual budget not on its expected costs in the coming fiscal year but rather on its actual costs in the prior year or even two years earlier, plus an adjustment for inflation. Various factors, such as rising housing and utility costs, may cause a PHA’s costs to be significantly higher than in the prior year. For example, PHAs in tight housing markets may need to increase their payment standards (the amount of rent that a voucher payment subsidizes) to keep pace with escalating rents. In such cases, a PHA’s budget allocation may be insufficient to pay landlords unless the PHA uses some of its reserve funds. Without adequate reserves, PHAs may be forced to reduce
the number of families they serve (by not reissuing vouchers to new families when existing voucher-holders no longer use them).

Budget shortfalls can result from tight housing markets or other uncontrollable factors. They also may arise if PHAs are taking deliberate and appropriate steps to increase utilization of vouchers. Low voucher utilization occurs when families cannot use their vouchers to secure housing, usually because the voucher’s subsidy is not large enough to adequately cover the cost of renting available units. In response to Congressional and other concerns regarding these problems HUD in the last nine months instituted new policies, aimed at increasing voucher utilization, to allow PHAs to increase the size of voucher payments in certain circumstances. As a result, many PHAs have new authority to increase the size of voucher payments. PHAs will be deterred from taking such steps if they do not have access to adequate reserves, and they anticipate that increased voucher utilization could raise their costs enough to cause a budget shortfall.

Historically, HUD has administered the reserves in such a way that each PHA gets its own “piece” of the reserve. HUD thus treats the reserves as though they are divided into 2,600 accounts (the number of PHAs that administer housing programs), each containing two months worth of reserve funds. If HUD administers the reserves as it has in the past, it will divide the reduced reserve dollars into 2,600 portions equal to one month, rather than two months, worth of reserves — effectively halving the amount of reserve funds each PHA could access. A PHA whose costs exceed a one-month reserve thus would not have access to adequate reserves even if other PHAs are not exhausting their reserves and significant total reserve funds remain.

This problem can be solved. If Congress is going to cut the Section 8 reserves in half, it should direct HUD to administer the reduced reserve funds in a way that ensures that PHAs needing more than one month of reserves can access additional funds. Congress could direct HUD to establish a “headquarters” reserve that could be used to supplement PHAs’ individual reserves, ensuring that PHAs needing more than one month of reserves can access additional funds. HUD could finance a modest headquarters reserve by recapturing unused voucher funds more frequently from PHAs that do not need them, and using these recaptures to create and replenish a central fund. (PHAs’ fiscal years end at various times throughout the calendar year. HUD could identify PHAs that have completed their fiscal years with unused voucher funds and recapture those funds well in advance of the end of the federal fiscal year. Currently, HUD recaptures unused funds annually, in August.) HUD could also finance such a reserve by setting aside a small portion of the $640 million as a headquarters fund and dividing the remainder among PHAs.

The Senate bill does not authorize a central reserve or direct HUD to manage the reserve in such a way that PHAs will have access to adequate reserves. The Committee report does express concern about the potential impact of the reduction in Section 8 vouchers on voucher utilization but does not take steps to remedy the problem.
The Senate Bill Contains A Damaging Rescission

In addition to providing an inadequate level of new vouchers and cutting Section 8 reserves in half without taking steps to minimize adverse consequences of such action, the Senate bill contains a rescission of unused Section 8 funds from FY 2002 and earlier years. In the past, Congress has rescinded certain amounts of unused voucher funds that it expects HUD to collect at the end of the fiscal year, as well as funds remaining in expired project-based Section 8 contracts. Each year HUD collects funds from PHAs that have been unable to use all of their voucher funds by the end of their fiscal year, as well as unused budget authority in expired contracts with private owners.) Because HUD uses recaptures as an additional funding stream for the Section 8 program, Congress normally rescinds only what it believes to be “excess” funds that HUD cannot otherwise use.

The Senate bill continues this practice by rescinding $615 million of unused Section 8 funds that HUD is expected to collect through fiscal year 2002. However, the Senate bill takes an additional, unprecedented step — it also rescinds all Section 8 funds that may be recaptured from FY 2002 and prior years beyond the specified $615 million, regardless of whether there may be other pressing needs for these funds within the Section 8 programs. Thus, the bill rescinds funds that may not truly be “excess” and reallocates them for other purposes.

The Recission Sets The Stage For Future Reductions In The Section 8 Program

This open-ended rescission of all future recaptures sets the stage for a serious funding strain in the voucher program and possibly in the project-based Section 8 program as well. It may also lead to additional owners opting not to renew their Section 8 contracts, if HUD does not have sufficient funds to make needed emergency adjustments in the funds owners receive.

HUD uses recaptured funds in part to finance the costs of the voucher program in the coming fiscal year. It also relies in part on recaptured funds to finance the renewal of expiring project-based Section 8 contracts and to make mid-term adjustments to these contracts for unanticipated cost increases. For example, HUD this year provided more than $75 million in additional funds to private owners with project-based Section 8 contracts to offset unanticipated utility cost increases. When it calculates how much funding to request from Congress to re-issue all existing vouchers and renew expiring project-based Section 8 contracts, HUD assumes that a portion of recaptured Section 8 funds will be used to fund vouchers and project-based Section 8 renewals in the coming fiscal year. Under the Senate provision, HUD would lose this funding source and thus could not use recaptures to offset costs of the Section 8 program in the coming

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2 The Section 8 program has two components. The tenant-based or voucher program provides approximately 1.8 million subsidies, administered by public housing agencies (PHAs), that families can use to rent private housing of their choice. The project-based Section 8 program now houses about 1.1 million households, consisting primarily of elderly and disabled individuals, in privately-owned units selected by HUD or state agencies. Funding for the annual renewal of both components of the Section 8 program is contained in a single appropriation.
fiscal year. Congress thus would need to appropriate more money than would otherwise be the case simply to maintain the size of the Section 8 programs from the previous year.

This increased funding pressure could, in turn, squeeze new vouchers out of future appropriations bills. HUD will require a larger direct appropriation from Congress simply to fund renewal vouchers and project-based Section 8 contracts. Unless Congress expands the overall pot of funds for the Section 8 program in the future, fewer funds would be available to provide new vouchers. As a result, the voucher program would be unable to keep pace with the housing needs of low-income families that continue to grow as the affordable private housing stock shrinks.

The Rescission Deprives HUD Of A Tool To Mitigate The Impact Of Reserve Cuts

The cuts to the Section 8 reserves, combined with the rescission of all Section 8 recaptures, could result in damage to the Section 8 program. As noted above, the potentially harmful effects of cutting the Section 8 reserves by $640 million could be mitigated if the Senate bill were to include language calling for management of the reserves so that the reserves could be allocated to PHAs that need the funds. As also discussed above, one way for HUD to ensure adequate reserves is to use a more-frequent recapture process to create and replenish a central fund for those PHAs that need more than one month of reserves. Such an approach would not require any additional budget authority, since recaptures represent previous years’ unused budget authority. But the provision of the Senate bill that creates an open-ended rescission of Section 8 funds would make such an approach impossible to use. By rescinding all future recaptured Section 8 funds, the Senate bill effectively blocks HUD from using more frequent recaptures as a way of ensuring that unused voucher funds can be accessed by PHAs that otherwise will have inadequate reserve funds as a result of the $640 million cut in the reserves.

Conclusion

Section 8 vouchers are a critical source of housing assistance for extremely low-income families, particularly the families with children who face the most acute housing needs of any segment of the population. New vouchers are needed to prevent these families’ needs for affordable housing from growing worse. In addition, Congress should advance policies that support efforts to increase voucher utilization and ensure that the program serves families more effectively, rather than hindering such efforts.

The Senate VA-HUD bill’s level of new vouchers is inadequate to address the housing needs of poor families, and is lower than the level requested by the Administration and provided by the House of Representatives. The bill also does not advance constructive policies to increase voucher utilization. In fact, it contains provisions that may have the unintended result of undermining the financing of the Section 8 program, decreasing voucher utilization, and reducing the number of families served by the Section 8 program.