AMENDMENT TO RULES COMMITTEE PRINT 117-9 OFFERED BY MS. TLAIB OF MICHIGAN

Strike section 13302 and insert the following:

1	SEC. 13302. LOW-INCOME DRINKING WATER ASSISTANCE
2	PROGRAM.
3	Part E of the Safe Drinking Water Act (42
4	U.S.C300j et seq.) is further amended by adding at the
5	end the following:
6	"SEC. 1459F. LOW-INCOME DRINKING WATER ASSISTANCE
7	PROGRAM.
8	"(a) Definitions.—In this section:
9	"(1) Eligible community water system.—
10	The term 'eligible community water system' means
11	a community water system that serves a population
12	of 100,000 or more.
13	"(2) ELIGIBLE ENTITY.—The term 'eligible en-
14	tity' means an eligible community water system or
15	a State, Territory, or Tribe.
16	"(3) Household.—The term 'household'
17	means any individual or group of individuals who
18	are living together as 1 economic unit.
19	"(4) Drinking water access program.—The
20	term 'drinking water access program' means a pro-

1	gram developed or implemented by an eligible entity
2	using a grant awarded under paragraph (b)(7) or by
3	a Regional Administrator under paragraph (b)(3).
4	"(5) Low-income Household.—The term
5	'low-income household' means a household—
6	"(A) in which 1 or more individuals are re-
7	ceiving—
8	"(i) assistance under a State program
9	funded under part A of title IV of the So-
10	cial Security Act (42 U.S.C. 601 et seq.);
11	"(ii) supplemental security income
12	payments under title XVI of the Social Se-
13	curity Act (42 U.S.C. 1381 et seq.);
14	"(iii) supplemental nutrition assist-
15	ance program benefits under the Food and
16	Nutrition Act of 2008 (7 U.S.C. 2011 et
17	seq.);
18	"(iv) payments under—
19	"(I) section 1315, 1521, 1541, or
20	1542 of title 38, United States Code;
21	or
22	"(II) section 306 of the Veterans'
23	and Survivors' Pension Improvement
24	Act of 1978 (38 U.S.C. 1521 note;
25	Public Law 95–588);

1	"(v) assistance under the Low Income
2	Home Energy Assistance Program (42
3	U.S.C. 8621); or
4	"(vi) assistance under the Women In-
5	fants and Children program (42 U.S.C.
6	1786); or
7	"(B) that has an income that—
8	"(i) as determined by the Regional
9	Administrator or eligible entity, as applica-
10	ble, that is implementing a drinking water
11	access program in the location in which the
12	household resides, does not exceed the
13	greater of—
14	"(I) an amount equal to 200 per-
15	cent of the poverty level; and
16	"(II) an amount equal to 80 per-
17	cent of the Area median income; or
18	"(ii) does not exceed an amount, de-
19	termined by the Regional Administrator or
20	an eligible entity, as applicable, that is im-
21	plementing a drinking water access pro-
22	gram in the location in which the house-
23	hold resides, that is higher that the
24	amount described in clause (i).

1	"(6) POVERTY LEVEL.—The term poverty
2	level' means, with respect to a household in a State,
3	the income described in the poverty guidelines issued
4	by the Secretary of Health and Human Services
5	pursuant to section 673 of the Community Services
6	Block Grant Act (42 U.S.C9902), as applicable to
7	the household.
8	"(7) Area median income.—The term 'Area
9	median income' means the unadjusted median in-
10	come levels by geographic area as determined annu-
11	ally by the Secretary of Housing and Urban Devel-
12	opment.
13	"(8) Water crisis.—The term 'water crisis'
14	means weather-related and supply shortage emer-
15	gencies and other household water-related emer-
16	gencies, including but not limited to disconnection of
17	water service for nonpayment, imminent disconnec-
18	tion of service for nonpayment, or other emergency
19	threatening a household's access to safe water serv-
20	ice.
21	"(b) Establishment.—
22	"(1) In general.—The Administrator shall es-
23	tablish within 12 months of the effective date of this
24	section a Federal low-income drinking water assist-
25	ance program to develop and implement drinking

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water access programs to assist low-income households in maintaining access to affordable drinking water. The Federal low-income drinking water assistance program shall include funding to assist lowincome households, technical assistance to community water systems, and data collection and reporting as provided in this section.

"(2) The Administrator shall delegate development and implementation of a drinking water access program within the service area of an eligible community water system or within geographic boundaries of a State, Territory, or Tribe to an eligible entity that submits an application for a grant that satisfies the requirements of paragraph (7). If an eligible community water system located within the jurisdiction of a State, Territory, or Tribe that has applied for or is developing and implementing a drinking water access program pursuant to a grant under paragraph (7) submits an application for a grant that satisfies the requirements of paragraph (7), the Administrator shall delegate development and implementation of a drinking water access program within the service area of the eligible community water system to the eligible community water system and shall not grant to or shall withdraw from the State,

Territory, or Tribe delegation of a drinking water access program within the service area of the eligible community water system. If required reports submitted to the Administrator by an eligible entity fail to demonstrate that the eligible entity's drinking water access program is being developed and implemented in compliance with all requirements of this section, the Administrator shall promptly notify the eligible entity that its program is not in compliance and identify the necessary remedial actions and provide a deadline for promptly implementing those remedial actions. The Administrator shall revoke or refuse to renew delegation to the eligible entity if the eligible entity fails to take the necessary remedial actions by the deadline set by the Administrator.

"(3) In any State, Territory, Tribe or portion thereof where an eligible entity is not developing and implementing a drinking water access program pursuant to authority delegated by the Administrator under paragraph (b)(2), the Administrator shall direct the applicable Regional Administrator, in consultation with relevant stakeholders and with an opportunity for a public hearing and public comment on a proposed program for each fiscal year, to develop and implement a drinking water access pro-

1	gram that meets the requirements developed under
2	paragraph (5) and treats households that live in
3	owner-occupied homes and households that live in
4	rental housing equitably.
5	"(4) Limitations.—A grant awarded under
6	this subsection—
7	"(A) shall not be used to replace funds for
8	any existing similar program to assist low-in-
9	come households in maintaining access to af-
10	fordable drinking water; but
11	"(B) may be used to supplement or en-
12	hance such a program.
13	"(5) Minimum drinking water access pro-
14	GRAM REQUIREMENTS.—
15	"(A) IN GENERAL.—Not later than 6
16	months after the date of enactment of this sec-
17	tion, the Administrator shall develop, in con-
18	sultation with relevant stakeholders, including
19	frontline community groups, tribal communities,
20	and impacted customers and with an oppor-
21	tunity for public comment on proposed require-
22	ments, the minimum requirements for a drink-
23	ing water access program.

1	"(B) Inclusions.—The drinking water
2	access program requirements developed under
3	subparagraph (A) shall include—
4	"(i) the following types of assistance,
5	with greater assistance amounts provided
6	to households with lower incomes, taking
7	into account household size, and higher
8	drinking water costs—
9	"(I) direct financial assistance,
10	including bill discounting, percentage-
11	of-income payment plan, a lifeline
12	rate, or any other form of direct as-
13	sistance identified by the Adminis-
14	trator;
15	"(II) arrearage management as-
16	sistance, including a partial payment
17	and debt reduction plan,
18	"(III) water crisis assistance; and
19	"(IV) water efficiency assistance,
20	including providing or subsidizing the
21	cost of installation of water efficient
22	appliances and fixtures or leak detec-
23	tion and plumbing repair work; and

1	"(ii) provisions to ensure that all low-
2	income households will be eligible for as-
3	sistance; and
4	"(iii) provisions to ensure that no
5	household receiving assistance under the
6	program;
7	"(I) is disconnected from service,
8	loses access to or ownership of its cur-
9	rent housing, or is otherwise denied
10	access to an amount of water suffi-
11	cient to meet its essential needs be-
12	cause of the household's inability to
13	pay bills owed to a community water
14	system or, where the drinking water
15	account-holder for the household's
16	dwelling is not a member of the
17	household, due to the failure of the
18	account-holder to pay bills owed to the
19	community water system; or
20	"(II) is required to pay any fees,
21	charges, or deposits associated with
22	late payments, unpaid bills, service
23	initiation, and service reconnection;
24	"(iv) procedures that minimize bur-
25	dens on low-income households of filing a

1	complete application for assistance, includ-
2	ing but not limited to allowing for alter-
3	native forms of identification; and
4	"(v) coordination of development and
5	implementation of the drinking water ac-
6	cess program with other existing water as-
7	sistance programs, energy assistance pro-
8	grams, and other relevant Federal, State,
9	and local programs that provide financial
10	or other assistance to low-income house-
11	holds.
12	"(6) Allocation of funds.—
13	"(A) In General.—The Administrator
14	shall allocate funds appropriated annually for
15	the Federal low-income drinking water assist-
16	ance program to eligible entities and Regional
17	Administrators developing and implementing
18	drinking water access programs proportionally
19	based upon the percentage which the number of
20	households within the geographic area served by
21	the drinking water access program with income
22	equal or less than 200 percent of the poverty
23	level bears to the number of households in all
24	States, Territories, and Tribes with income
25	equal or less than 200 percent of the poverty

1	level; provided that, following collection of suffi-
2	cient data, including data reported pursuant to
3	this section, the allocation criteria shall also ac-
4	count for the number of drinking water service
5	disconnections for nonpayment and the amount
6	of drinking water services debt held by low-in-
7	come households within the geographic area
8	served by the drinking water access program.
9	"(B) Exceptions.—Notwithstanding
10	paragraph (b)(6)(A), the Administrator may re-
11	serve up to 10percent of appropriated funds to
12	provide supplementary funds to assist low-in-
13	come households in—
14	"(i) Tribes and Territories that have
15	historically lacked equitable access to Fed-
16	eral and State financial assistance for
17	water and wastewater infrastructure; and
18	"(ii) Communities experiencing lack of
19	access to safe public drinking water serv-
20	ices to meet essential household needs;
21	"(7) Application.—
22	"(A) In general.—To receive a grant
23	under this subsection, an eligible entity shall
24	submit annually to the Administrator an appli-
25	cation that demonstrates that—

1	"(i) the proposed drinking water ac-
2	cess program meets the requirements de-
3	veloped under paragraph (5); and
4	"(ii) the proposed drinking water ac-
5	cess program will treat households that live
6	in owner-occupied homes and households
7	that live in rental housing equitably.
8	"(B) Additional requirements.—To
9	receive a grant under this subsection, the eligi-
10	ble entity shall include in an application sub-
11	mitted under subparagraph (A) information
12	demonstrating that—
13	"(i) the eligible entity has the capacity
14	to make assistance under a drinking water
15	access program available to all low-income
16	households in its jurisdiction or service
17	area, without regard to where that house-
18	hold resides within the jurisdiction or serv-
19	ice area;
20	"(ii) the eligible entity has the capac-
21	ity to fulfill the data collection and man-
22	agement requirements set forth in para-
23	graph (9);
24	"(iii) the eligible entity has the capac-
25	ity to develop and implement, in coordina-

1	tion with technical assistance providers, an
2	effective community outreach plan to in-
3	form low-income households of the drink-
4	ing water access program and assist with
5	enrollment; and
6	"(iv) the eligible entity has developed
7	its proposed drinking water access pro-
8	gram in consultation with relevant stake-
9	holders, including frontline community
10	groups, tribal communities, and impacted
11	stakeholders, and with an opportunity for
12	a public hearing and public comment on a
13	proposed program for each fiscal year.
14	"(8) TECHNICAL ASSISTANCE.—Within the
15	funds allocated to each eligible entity and Regional
16	Administrator under paragraph (6), the Adminis-
17	trator shall allocate technical assistance funding to
18	facilitate enrollment by low-income households and
19	ensure fulfillment of reporting requirements under
20	this section. The Administrator shall set minimum
21	requirements for technical assistance administered
22	by eligible entities and Regional Administrators, in-
23	cluding but not limited to:
24	"(A) outreach to low-income households in
25	communities with high incidence of disconnec-

1	tions or that may face difficulty accessing as-
2	sistance, including households in geographically
3	remote locations, households lacking access to
4	telecommunications networks including home
5	broadband internet service, households with
6	limited English proficiency, and households
7	with disabilities as defined under the Americans
8	with Disabilities Act;
9	"(B) developing the capacity of small and
10	mid-size community water systems to effectuate
11	the assistance types described in paragraph (5);
12	"(C) set aside a minimum of 20 percent of
13	total technical assistance funding for improve-
14	ment of data management systems, including
15	billing systems, websites, electronic customer
16	communications, and use of easily accessible
17	technologies, such as smartphone applications,
18	for community water systems that provide serv-
19	ice to populations of fewer than 100,000; and
20	"(D) set aside a minimum of 20 percent of
21	total technical assistance funding for environ-
22	mental justice and community based organiza-
23	tions to build capacity and provide assistance
24	for under-resourced communities to fully access
25	the program and to address other urgent water

1	affordability needs in under-resourced commu-
2	nities. Prior to setting the minimum require-
3	ments for technical assistance, the Adminis-
4	trator shall engage with environmental justice
5	and community based organizations to make
6	them aware of the technical assistance set
7	aside.
8	"(9) Reporting requirements.—
9	"(A) In General.—An eligible entity or
10	Regional Administrator developing or imple-
11	menting a drinking water access program under
12	this section shall submit to the Administrator,
13	in a manner determined by the Administrator,
14	information regarding the applicable drinking
15	water access program, including—
16	"(i) key features, including—
17	"(I) An explanation, with rel-
18	evant supporting data, for the pro-
19	gram design selected pursuant to the
20	requirements of paragraphs (5) and
21	(7);
22	"(II) the demonstrable impacts
23	of the program on arrearages, service
24	disconnection, and other debt collec-
25	tion activities for low-income house-

1	holds that participate in the program,
2	based on data from before and after
3	the initiation of the program, includ-
4	ing at minimum: number of dis-
5	connections for nonpayment, length of
6	disconnections, amount of debt at
7	time of disconnection, number of
8	households and amount of debt sub-
9	ject to sale or enforcement of property
10	liens, number of households enrolled
11	in the program, number of eligible
12	households, benefit levels, and amount
13	of debt reduction for enrolled house-
14	holds, and number of enrolled house-
15	holds reconnected to water service,
16	provided that such information shall
17	be provided by zip code;
18	"(III) Revenue collection infor-
19	mation from each community water
20	system within the geographic area
21	served by the program, including at
22	minimum: rate design for residential
23	customers, billing frequency, fees and
24	charges included on the bill, and pro-

1	jected rate increases over the next five
2	years;
3	"(IV) Information regarding
4	drinking water customer assistance
5	programs within the geographic area
6	served by the program that are not
7	funded by a grant under this section,
8	including: rate structures, rebates,
9	discounts, billing methods that aver-
10	age rates over the course of a year,
11	known as 'budget billing,' and proce-
12	dures that ensure that households re-
13	ceive notice and an opportunity to dis-
14	pute charges before service is discon-
15	nected or interrupted due to non-
16	payment; and
17	"(ii) other relevant information re-
18	quired by the Administrator.
19	"(B) With respect to drinking water access
20	programs developed or implemented by States,
21	Territories, Tribes, or Regional Administrator,
22	the Administrator may provide for a phase-in of
23	the reporting requirements under paragraph
24	(9)(A)(i)(II), (9)(A)(i)(III) and (9)(A)(ii), tak-
25	ing into consideration the availability of tech-

1	nical assistance pursuant to paragraph (8) re-
2	lated to data reporting.
3	"(C) Use of national surveys The Director
4	of the United States Census Bureau shall, in
5	coordination with the Administrator, add one or
6	more questions into the American Community
7	Survey to ascertain whether households have
8	faced difficulty paying for drinking water and
9	wastewater.
10	"(D) An eligible community water system
11	that is developing or implementing a drinking
12	water access program shall report to its State
13	drinking water quality regulator the amount of
14	all grants it receives under this section and all
15	information it submits to the Administrator
16	pursuant to paragraphs $(b)(7)$ and $(b)(9)$.
17	"(E) Publication.—The Administrator
18	shall annually make all program data available
19	in an easily accessible format on its website and
20	publish a report that compiles and summarizes
21	the information submitted under subparagraphs
22	(A) and (B).
23	"(10) Assistance exempt from taxation.—
24	"(A) Notwithstanding any other provision
25	of law, assistance provided to a low-income

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household under a drinking water access program shall not be includible in the gross income of the recipient of such assistance for purposes of the Internal Revenue Code of 1986 and shall not be considered income or resources of such household (or any member thereof) for any purpose under any other Federal or State law, including any law relating to taxation or governmental assistance programs.

"(B) A grant received under this section by an eligible community water system that is subject to Federal or State income tax shall not be considered income for purposes of any Federal or State income tax law if the eligible community water system certifies to the Administrator that it has adopted and is implementing a policy that prevents any household from being disconnected from service or otherwise denied access to an amount of water sufficient to meet its essential needs because of the household's inability to pay bills owed to the community water system or, where the drinking water account-holder for the household's dwelling is not a member of the household, due to the failure of the account-holder to pay bills owed to the

1	community water system, except that if the Ad-
2	ministrator determines that the certification
3	does not adequately demonstrate that the com-
4	munity water system has adopted and is imple-
5	menting such a policy then nothing in this sec-
6	tion shall affect the application of Federal or
7	State tax law to the grant.
8	"(11) Financial terms for private utili-
9	TIES.—
10	"(A) Any community water system that is
11	owned by shareholders or individuals shall not
12	derive any financial benefits, including but not
13	limited to increased rates of return on capital
14	investments, dividends, and interest, from re-
15	ceipt of funding under this section.
16	"(B) An eligible community water system
17	that is regulated by a State utility commission
18	and is owned by shareholders that is developing
19	or implementing a drinking water access pro-
20	gram shall report to its State utility commission
21	or equivalent financial regulator the amount of
22	all grants it receives under this section and all
23	information it submits to the Administrator
24	pursuant to paragraphs $(b)(7)$ and $(b)(9)$.

1	"(c) Report.—Not later than 2 years after the date
2	on which grant funds are first disbursed to an eligible enti-
3	ty under this section, and annually thereafter, the Admin-
4	istrator shall submit to Congress a report on the results
5	of the Federal program established under this section.
6	"(d) Authorization of Appropriations.—There
7	is authorized to be appropriated to carry out this section
8	\$4,000,000,000, to remain available until expended.".
	Strike section 13303 and insert the following:
9	SEC. 13303. LOW-INCOME WASTEWATER ASSISTANCE PRO-
10	GRAM.
11	Title I of the Federal Water Pollution Control Act
12	(33 U.S.C. 1251 et seq.) is amended by adding at the end
13	the following:
14	"SEC. 124. LOW-INCOME WASTEWATER ASSISTANCE PRO-
15	GRAM.
16	"(a) Definitions.—In this section:
17	"(1) Eligible wastewater or stormwater
18	SYSTEM.—The term 'eligible wastewater or
19	stormwater system' means—
20	"(A) a treatment works for municipal
21	waste that serves a population of 100,000 or

more;

1	"(B) a municipal separate storm sewer
2	system that serves a population of 100,000 or
3	more; or
4	"(C) 2 or more treatment works for munic-
5	ipal waste or municipal separate storm sewer
6	systems that jointly serve a population of
7	100,000 or more and have entered into a part-
8	nership agreement or a cooperative agreement.
9	"(2) ELIGIBLE ENTITY.—The term 'eligible en-
10	tity' means an eligible wastewater or stormwater
11	system or a State, Territory, or Tribe.
12	"(3) Household.—The term 'household'
13	means any individual or group of individuals who
14	are living together as 1 economic unit.
15	"(4) Wastewater services access pro-
16	GRAM.—The term 'wastewater services access pro-
17	gram' means a program developed or implemented
18	by an eligible entity using a grant awarded under
19	paragraph (b)(7) or by the Administrator under
20	paragraph (b)(3).
21	"(5) Low-income Household.—The term
22	'low-income household' means a household—
23	"(A) in which 1 or more individuals are re-
24	ceiving—

1	"(i) assistance under a State program
2	funded under part A of title IV of the So-
3	cial Security Act (42 U.S.C. 601 et seq.);
4	"(ii) supplemental security income
5	payments under title XVI of the Social Se-
6	curity Act (42 U.S.C. 1381 et seq.);
7	"(iii) supplemental nutrition assist-
8	ance program benefits under the Food and
9	Nutrition Act of 2008 (7 U.S.C. 2011 et
10	seq.);
11	"(iv) payments under—
12	"(I) section 1315, 1521, 1541, or
13	of title 38, United States Code; or
14	"(II) section 306 of the Veterans'
15	and Survivors' Pension Improvement
16	Act of 1978 (38 U.S.C. 1521 note;
17	Public Law 95–588);
18	"(v) assistance under the Low Income
19	Home Energy Assistance Program (42
20	U.S.C. 8621); or
21	"(vi) assistance under the Women In-
22	fants and Children program (42 U.S.C.
23	1786); or
24	"(B) that has an income that—

1	"(i) as determined by the Regional
2	Administrator or eligible entity, as applica-
3	ble, that is implementing a wastewater
4	services access program in the location in
5	which the household resides, does not ex-
6	ceed the greater of—
7	"(I) an amount equal to 200 per-
8	cent of the poverty level; and
9	"(II) an amount equal to 80 per-
10	cent of the Area median income; or
11	"(ii) does not exceed an amount, de-
12	termined by the Administrator or eligible
13	entity, as applicable, that is implementing
14	a wastewater services access program in
15	the location in which the household resides,
16	that is higher that the amount described in
17	clause (i).
18	"(6) Poverty Level.—The term 'poverty
19	level' means, with respect to a household in a State,
20	the income described in the poverty guidelines issued
21	by the Secretary of Health and Human Services
22	pursuant to section 673 of the Community Services
23	Block Grant Act (42 U.S.C. 9902), as applicable to
24	the household.

1	"(7) Area median income.—The term 'Area
2	median income' means the unadjusted median in-
3	come levels by geographic area as determined annu-
4	ally by the Secretary of Housing and Urban Devel-
5	opment.
6	"(8) Wastewater.—The term 'wastewater cri-
7	sis' means weather-related and supply shortage
8	emergencies and other household wastewater-related
9	emergencies, including but not limited to disconnec-
10	tion of water service for nonpayment of wastewater
11	or stormwater bills or charges, imminent disconnec-
12	tion of water service for nonpayment of wastewater
13	or stormwater bills or charges, or other emergency
14	threatening a household's access to safe wastewater
15	service.
16	"(9) HOUSEHOLD.—The term 'household'
17	means any individual or group of individuals who
18	are living together as 1 economic unit.
19	"(b) Establishment.—
20	"(1) In general.—The Administrator shall es-
21	tablish within 12 months of the effective date of this
22	section a Federal low-income wastewater assistance
23	program to develop and implement wastewater serv-
24	ices access programs to assist low-income households
25	in maintaining access to affordable wastewater serv-

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ices and municipal stormwater services. The Federal low-income wastewater assistance program shall include funding to assist low-income households, technical assistance to treatment works for municipal waste and municipal separate storm sewer systems, and data collection and reporting as provided in this section.

"(2) The Administrator shall delegate development and implementation of a wastewater services access program within the service area of an eligible wastewater or stormwater system or within geographic boundaries of a State, Territory, or Tribe to an eligible entity that submits an application for a grant that satisfies the requirements of paragraph (7). If an eligible wastewater or stormwater system located within the jurisdiction of a State, Territory, or Tribe that has applied for or is developing and implementing a wastewater services access program pursuant to a grant under paragraph (7) submits an application for a grant that satisfies the requirements of paragraph (7), the Administrator shall delegate development and implementation of a wastewater services access program within the service area of the eligible wastewater or stormwater system to the eligible wastewater or stormwater system and

1 shall not grant to or shall withdraw from the State, 2 Territory, or Tribe delegation of a wastewater serv-3 ices access program within the service area of the el-4 igible wastewater or stormwater water system. If re-5 quired reports submitted to the Administrator by an 6 eligible entity fail to demonstrate that the eligible 7 entity's wastewater services access program is being 8 developed and implemented in compliance with all 9 requirements of this section, the Administrator shall 10 promptly notify the eligible entity that its program 11 is not in compliance and identify the necessary re-12 medial actions and provide a deadline for promptly 13 implementing those remedial actions. The Adminis-14 trator shall revoke or refuse to renew delegation to 15 the eligible entity if the eligible entity fails to take 16 the necessary remedial actions by the deadline set by 17 the Administrator. 18 "(3) In any State, Territory, Tribe or portion 19 thereof where an eligible entity is not developing and 20 implementing a wastewater services access program 21 pursuant to authority delegated by the Adminis-22 trator under paragraph (b)(2), the Administrator 23 shall direct the applicable Regional Administrator, in 24 consultation with relevant stakeholders and with an

opportunity for a public hearing and public comment

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1	on a proposed program for each fiscal year, to de-
2	velop and implement a wastewater services access
3	program that meets the requirements developed
4	under paragraph (5) and treats households that live
5	in owner-occupied homes and households that live in
6	rental housing equitably.
7	"(4) Limitations.—A grant awarded under
8	this subsection—
9	"(A) shall not be used to replace funds for
10	any existing similar program to assist low in-
11	come households in maintaining access to af-
12	fordable wastewater and municipal stormwater
13	services; but
14	"(B) may be used to supplement or en-
15	hance such a program.
16	"(5) Minimum wastewater services access
17	PROGRAM REQUIREMENTS.—
18	"(A) IN GENERAL.—Not later than 6
19	months after the date of enactment of this sec-
20	tion, the Administrator shall develop, in con-
21	sultation with relevant stakeholders, including
22	frontline community groups, tribal communities,
23	and impacted customers, and with an oppor-
24	tunity for public comment on proposed require-

1	ments, the minimum requirements for a waste-
2	water services access program.
3	"(B) Inclusions.—The wastewater serv-
4	ices access program requirements developed
5	under subparagraph (A) shall include—
6	"(i) the following types of assistance,
7	with greater assistance amounts provided
8	to households with lower incomes, taking
9	into account household size, and higher
10	wastewater and municipal stormwater serv-
11	ices costs—
12	"(I) direct financial assistance,
13	including bill discounting, percentage-
14	of-income payment plan, a lifeline
15	rate, or any other form of direct as-
16	sistance identified by the Adminis-
17	trator;
18	"(II) Arrearage management as-
19	sistance, including a partial payment
20	and debt reduction plan;
21	"(III) wastewater crisis assist-
22	ance; and
23	"(IV) water efficiency assistance,
24	including providing or subsidizing the
25	cost of installation of water efficient

1	appliances and fixtures or leak detec-
2	tion and plumbing repair work;
3	"(ii) provisions to ensure that all low-
4	income households will be eligible for as-
5	sistance;
6	"(iii) provisions to ensure that no
7	household receiving assistance under the
8	program:
9	"(I) is disconnected from drink-
10	ing water service, loses access to or
11	ownership of its current housing, or is
12	otherwise denied access to an amount
13	of water sufficient to meet its essen-
14	tial needs because of the household's
15	inability to pay bills owed to a waste-
16	water or stormwater system or, where
17	the wastewater or stormwater ac-
18	count-holder for the household's dwell-
19	ing is not a member of the household,
20	due to the failure of the account-hold-
21	er to pay bills owed to the wastewater
22	or stormwater system; or
23	"(II) is required to pay any fees,
24	charges, or deposits associated with

1	late payments, unpaid bills, service
2	initiation, and service reconnection;
3	"(iv) procedures that minimize bur-
4	dens on low-income households of filing a
5	complete application for assistance, includ-
6	ing but not limited to allowing for alter-
7	native forms of identification; and
8	"(v) coordination of development and
9	implementation of the wastewater services
10	access program with other existing water
11	assistance programs, energy assistance
12	programs, and other relevant Federal,
13	State, and local programs that provide fi-
14	nancial or other assistance to low-income
15	households.
16	"(6) Allocation of funds.—
17	"(A) In General.—The Administrator
18	shall allocate funds appropriated annually for
19	the Federal low-income wastewater assistance
20	program to eligible entities and Regional Ad-
21	ministrators developing and implementing
22	wastewater services access programs propor-
23	tionally based upon the percentage which the
24	number of households within the geographic
25	area served by the wastewater services access

1	program with income equal or less than 200
2	percent of the poverty level bears to the number
3	of households in all States, Territories, and
4	Tribes with income equal or less than 200 per-
5	cent of the poverty level; provided that, fol-
6	lowing collection of sufficient data, including
7	data reported pursuant to this section, the allo-
8	cation criteria shall also account for the number
9	of drinking service disconnections for non-
10	payment and the amount of wastewater and
11	municipal stormwater services debt held by low-
12	income households within the geographic area
13	served by the wastewater services access pro-
14	gram.
15	"(B) Exceptions.—Notwithstanding
16	paragraph (b)(6)(A), the Administrator may re-
17	serve up to 10 percent of appropriated funds to
18	provide supplementary funds to assist low-in-
19	come households in:
20	"(i) Tribes and Territories that have
21	historically lacked equitable access to Fed-
22	eral and State financial assistance for
23	water and wastewater infrastructure; and
24	"(ii) Communities experiencing lack of
25	access to safe public wastewater services;

1	"(7) Application.—
2	"(A) In General.—To receive a grant
3	under this subsection, an eligible entity shall
4	submit annually to the Administrator an appli-
5	cation that demonstrates that—
6	"(i) the proposed wastewater services
7	access program meets the requirements de-
8	veloped under paragraph (5); and
9	"(ii) the proposed wastewater services
10	access program will treat households that
11	live in owner-occupied homes and house-
12	holds that live in rental housing equitably.
13	"(B) Additional requirements.—To
14	receive a grant under this subsection, the eligi-
15	ble entity shall include in an application sub-
16	mitted under subparagraph (A) information
17	demonstrating that—
18	"(i) the eligible entity has the capacity
19	to make assistance under a wastewater
20	services access program available to all
21	low-income households in its jurisdiction or
22	service area, without regard to where that
23	household resides within the jurisdiction or
24	service area;

1	"(ii) "the eligible entity has the capac-
2	ity to fulfill the data collection and man-
3	agement requirements set forth in para-
4	graph (9);
5	"(iii) the eligible entity has the capac-
6	ity to develop and implement, in coordina-
7	tion with technical assistance providers, an
8	effective community outreach plan to in-
9	form low-income households of the waste-
10	water services access program and assist
11	with enrollment; and
12	"(iv) the eligible entity has developed
13	its proposed wastewater services access
14	program in consultation with relevant
15	stakeholders, including frontline commu-
16	nity groups, tribal communities, and im-
17	pacted stakeholders, and with an oppor-
18	tunity for a public hearing and public com-
19	ment on a proposed program for each fis-
20	cal year.
21	"(8) TECHNICAL ASSISTANCE.—Within the
22	funds allocated to each eligible entity and Regional
23	Administrator under paragraph (6), the Adminis-
24	trator shall allocate technical assistance funding to
25	facilitate enrollment by low-income households and

1	ensure fulfillment of reporting requirements under
2	this section. The Administrator shall set minimum
3	requirements for technical assistance administered
4	by eligible entities and Regional Administrators, in-
5	cluding but not limited to:
6	"(A) outreach to low-income households in
7	communities with high incidence of disconnec-
8	tions or that may face difficulty accessing as-
9	sistance, including households in geographically
10	remote locations, households lacking access to
11	telecommunications networks including home
12	broadband internet service, households with
13	limited English proficiency, and households
14	with disabilities as defined under the Americans
15	with Disabilities Act;
16	"(B) developing the capacity of small and
17	mid-size treatment works for municipal waste
18	and municipal separate storm sewer systems to
19	effectuate the assistance types described in
20	paragraph (5);
21	"(C) set aside a minimum of 20 percent of
22	total technical assistance funding for improve-
23	ment of data management systems, including
24	billing systems, websites, electronic customer
25	communications, and use of easily accessible

1	technologies, such as smartphone applications
2	for treatment works for municipal waste and
3	municipal separate storm sewer systems that
4	provide service to populations of fewer than
5	100,000; and
6	"(D) set aside a minimum of 20 percent of
7	total technical assistance funding for environ-
8	mental justice and community based organiza-
9	tions to build capacity and provide assistance
10	for under-resourced communities to fully access
11	the program and to address other urgent waste-
12	water and stormwater affordability needs in
13	under-resourced communities. Prior to setting
14	the minimum requirements for technical assist-
15	ance, the Administrator shall engage with envi-
16	ronmental justice and community based organi-
17	zations to make them aware of the technical as-
18	sistance set aside.
19	"(9) Reporting requirements.—
20	"(A) In general.—An eligible entity or
21	Regional Administrator implementing a waste-
22	water services access program under this sec-
23	tion shall submit to the Administrator, in a
24	manner determined by the Administrator, infor-

1	mation regarding the applicable wastewater
2	services access program, including—
3	"(i) key features, including—
4	"(I) an explanation, with relevant
5	supporting data, for the program de-
6	sign selected pursuant to the require-
7	ments of paragraphs (5) and (7);
8	"(II) the demonstrable impacts
9	of the program on arrearages, drink-
10	ing water service disconnection, and
11	other debt collection activities for low-
12	income households that participate in
13	the program, based on data from be-
14	fore and after the initiation of the
15	program, including at minimum: num-
16	ber of disconnections for nonpayment,
17	length of disconnections, amount of
18	debt at time of disconnection, number
19	of households and amount of debt
20	subject to sale or enforcement of
21	property liens, number of households
22	enrolled in the program, number of el-
23	igible households, benefit levels, and
24	amount of debt reduction for enrolled
25	households, and number of enrolled

1	households reconnected to water serv-
2	ice, provided that such information
3	shall be provided by zip code;
4	"(III) revenue collection informa-
5	tion from each treatment works for
6	municipal waste and municipal sepa-
7	rate storm sewer system within the
8	geographic area served by the pro-
9	gram, including at minimum: rate de-
10	sign for residential customers, billing
11	frequency, fees and charges included
12	on the bill, and projected rate in-
13	creases over the next five years;
14	"(IV) information regarding
15	wastewater and stormwater customer
16	assistance programs within the geo-
17	graphic area served by the program
18	that are not funded by a grant under
19	this section, including: rate structures,
20	rebates, discounts, billing methods
21	that average rates over the course of
22	a year, known as 'budget billing,' and
23	procedures that ensure that house-
24	holds receive notice and an oppor-
25	tunity to dispute charges before serv-

1	ice is disconnected or interrupted due
2	to nonpayment; and
3	"(ii) other relevant information re-
4	quired by the Administrator.
5	"(B) With respect to wastewater services
6	access programs developed or implemented by
7	States, Territories, Tribes, or Regional Admin-
8	istrator, the Administrator may provide for a
9	phase-in of the reporting requirements under
10	paragraph (9)(A)(i)(II), (9)(A)(i)(III) and
11	(9)(A)(ii), taking into consideration the avail-
12	ability of technical assistance pursuant to para-
13	graph (8) related to data reporting.
14	"(C) USE OF NATIONAL SURVEYS.—The
15	Director of the United States Census Bureau
16	shall, in coordination with the Administrator,
17	add one or more questions into the American
18	Community Survey to ascertain whether house-
19	holds have faced difficulty paying for waste-
20	water.
21	"(E) Publication.—The Administrator
22	shall annually make all program data available
23	in an easily accessible format on its website and
24	publish a report that compiles and summarizes

1	the information submitted under subparagraphs
2	(A) and (B).
3	"(10) Assistance exempt from taxation.—
4	"(A) Notwithstanding any other provision
5	of law, assistance provided to a low-income
6	household under a wastewater access program
7	shall not be includible in the gross income of
8	the recipient of such assistance for purposes of
9	the Internal Revenue Code of 1986 and shall
10	not be considered income or resources of such
11	household (or any member thereof) for any pur-
12	pose under any other Federal or State law, in-
13	cluding any law relating to taxation or govern-
14	mental assistance programs.
15	"(B) A grant received under this section
16	by a treatment works for municipal waste that
17	is subject to Federal or State income tax shall
18	not be considered income for purposes of any
19	Federal or State income tax law if the treat-
20	ment works certifies to the Administrator that
21	it has adopted and is implementing a policy
22	that prevents any household from being discon-
23	nected from drinking water service or otherwise
24	denied access to an amount of water sufficient
25	to meet its essential needs because of the

1	household's inability to pay bills owed to the
2	treatment works or, where the wastewater ac-
3	count-holder for the household's dwelling is not
4	a member of the household, due to the failure
5	of the account-holder to pay bills owed to the
6	treatment works, except that if the Adminis-
7	trator determines that the certification does not
8	adequately demonstrate that the treatment
9	works has adopted and is implementing such a
10	policy then nothing in this section shall affect
11	the application of Federal or State tax law to
12	the grant.
13	"(11) Financial terms for private utili-
14	TIES.—
15	"(A) Any treatment works that is owned
16	by shareholders or individuals shall not derive
17	any financial benefits, including but not limited
18	to increased rates of return on capital invest-
19	ments, dividends, and interest from receipt of
20	funding under this section.
21	"(B) An eligible wastewater or stormwater
22	system that is regulated by a State utility com-
23	mission and is owned by shareholders that is
24	developing or implementing a wastewater serv-
25	ices access program shall report to its State

1	utility commission or equivalent financial regu-
2	lator the amount of all grants it receives under
3	this section and all information it submits to
4	the Administrator pursuant to paragraphs
5	(b) (7) and (b) (9) .
6	"(c) Report.—Not later than 2 years after the date
7	on which grant funds are first disbursed to an eligible enti-
8	ty under this section, and annually thereafter, the Admin-
9	istrator shall submit to Congress a report on the results
10	of the Federal program established under this section.
11	"(d) Authorization of Appropriations.—There
12	is authorized to be appropriated carry out this section
13	\$4,000,000,000, to remain available until expended.".

