

109<sup>TH</sup> CONGRESS  
1<sup>ST</sup> SESSION

# S. 2172

To provide for response to Hurricane Katrina by establishing a Louisiana Recovery Corporation, providing for housing and community rebuilding, and for other purposes.

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## IN THE SENATE OF THE UNITED STATES

DECEMBER 21, 2005

Ms. LANDRIEU introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

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## A BILL

To provide for response to Hurricane Katrina by establishing a Louisiana Recovery Corporation, providing for housing and community rebuilding, and for other purposes.

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 “Hurricane Katrina Re-  
5       sponse Act”.

1 **TITLE I—LOUISIANA RECOVERY**  
2 **CORPORATION**

3 **SEC. 101. SHORT TITLE.**

4 This title may be cited as the “Louisiana Recovery  
5 Corporation Act”.

6 **SEC. 102. ESTABLISHMENT OF CORPORATION.**

7 (a) **IN GENERAL.**—There is hereby established the  
8 Louisiana Recovery Corporation (hereafter in this title re-  
9 ferred to as the “Corporation”).

10 (b) **STATUS OF CORPORATION.**—The Corporation  
11 shall be an independent establishment in the executive  
12 branch and shall be deemed to be an agency of the United  
13 States for purposes of subchapter II of chapter 5 and  
14 chapter 7 of title 5, United States Code.

15 (c) **PRINCIPAL OFFICE.**—The principal office of the  
16 Corporation shall be located in the State of Louisiana, but  
17 there may be established agencies or branch offices in the  
18 District of Columbia and in any municipality or parish in  
19 Louisiana to the extent provided for in the by-laws of the  
20 Corporation.

21 (d) **CORPORATE DIVISIONS.**—

22 (1) **IN GENERAL.**—At a minimum, the Corpora-  
23 tion shall establish and maintain separate divisions  
24 for the following subjects:

1 (A) Environment and Land Use Manage-  
2 ment.

3 (B) Economic Development.

4 (C) Property Acquisition.

5 (D) Property Management.

6 (E) Property Disposition.

7 (F) Urban Homesteading and Community  
8 and Faith-Based Organizations.

9 (2) MANAGEMENT OF DIVISIONS.—Management  
10 of each division shall be vested in an executive vice  
11 president who shall be appointed by the Board of  
12 Directors.

13 (e) PROPERTY OWNERS' RIGHTS AND PROTEC-  
14 TIONS.—

15 (1) NO AUTHORITY TO EXERCISE EMINENT DO-  
16 MAIN.—The Corporation shall have no authority to  
17 acquire interests in property by eminent domain.

18 (2) NO COERCION OF PROPERTY OWNERS.—  
19 Any contract entered into between a property owner  
20 and the Corporation shall not be enforceable if such  
21 property owner was subject to undue coercion on the  
22 part of the Corporation.

23 (3) PROPERTY OWNER'S RIGHT TO "OPT  
24 OUT".—No provision of this title shall be construed  
25 as denying any property owner the right to opt out

1 of any dealings with the Corporation, subject to the  
2 terms of any contract or agreement previously en-  
3 tered into.

4 (4) LOCAL INVITATION.—Notwithstanding any  
5 other provision of this title, the Corporation may  
6 take no action in any municipality or parish unless  
7 the local government of such municipality or parish  
8 has adopted a resolution of invitation for the Cor-  
9 poration's assistance.

10 **SEC. 103. MANAGEMENT.**

11 (a) BOARD OF DIRECTORS.—

12 (1) IN GENERAL.—The management of the  
13 Corporation shall be vested in a Board of Directors  
14 consisting of 7 individuals appointed by the Presi-  
15 dent as follows from among individuals who are citi-  
16 zens of the United States and who, by virtue of their  
17 education, training or experience in environmental  
18 land reclamation, economic development, housing de-  
19 velopment, land use, or urban planning, are espe-  
20 cially qualified to serve on the Board of Directors.

21 (2) NOMINATIONS BY GOVERNOR OF LOU-  
22 ISIANA.—3 of the members of the Board of Direc-  
23 tors shall be appointed under paragraph (1) from  
24 among individuals who are nominated for appoint-  
25 ment by the Governor of Louisiana.

1           (3) POLITICAL AFFILIATION.—Not more than 4  
2 of the members of the Board of Directors may be  
3 members of the same political party.

4           (4) QUORUM.—4 members of the Board of Di-  
5 rectors shall constitute a quorum but a lesser num-  
6 ber may hold hearings.

7           (b) CHAIRPERSON AND VICE CHAIRPERSON.—

8           (1) CHAIRPERSON.—1 of the 4 members of the  
9 Board of Directors who were not nominated by the  
10 Governor of Louisiana shall be designated by the  
11 President, by and with the advice and consent of the  
12 Senate, to serve as Chairperson of the Board of Di-  
13 rectors and the chief executive officer of the Cor-  
14 poration.

15           (2) VICE CHAIRPERSON.—1 of the 3 members  
16 of the Board of Directors who were nominated by  
17 the Governor of Louisiana shall be designated by the  
18 President to serve as Vice Chairperson of the Board  
19 of Directors.

20           (3) ACTING CHAIRPERSON.—In the event of a  
21 vacancy in the position of Chairperson of the Board  
22 of Directors or during the absence or disability of  
23 the Chairperson, the Vice Chairperson shall act as  
24 Chairperson and the chief executive officer of the  
25 Corporation.

1 (c) TERMS.—

2 (1) IN GENERAL.—Each member of the Board  
3 of Directors shall be appointed to a term of 5 years.

4 (2) STAGGERED TERMS.—Of the members first  
5 appointed to the Board of Directors after the date  
6 of the enactment of this Act—

7 (A) 2 shall be appointed for a term of 5  
8 years (1 of whom shall be the member des-  
9 ignated as the Chairperson);

10 (B) the 3 members who were nominated by  
11 the Governor of Louisiana shall be appointed  
12 for a term of 3 years; and

13 (C) 2 shall be appointed for a term of 2  
14 years.

15 (3) INTERIM APPOINTMENTS.—Any member ap-  
16 pointed to fill a vacancy occurring before the expira-  
17 tion of the term for which such member's prede-  
18 cessor was appointed shall be appointed only for the  
19 remainder of such term.

20 (4) CONTINUATION OF SERVICE.—The Chair-  
21 person, Vice Chairperson, and each appointed mem-  
22 ber may continue to serve after the expiration of the  
23 term of office to which such member was appointed  
24 until a successor has been appointed and qualified.

1           (5) REMOVAL FOR CAUSE.—The Chairperson,  
2 Vice Chairperson, and any appointed member may  
3 be removed by the President for cause.

4           (6) FULL-TIME SERVICE.—The members of the  
5 Board of Directors shall serve on a full-time basis.

6           (d) VACANCY.—Any vacancy on the Board of Direc-  
7 tors shall be filled in the manner in which the original  
8 appointment was made.

9           (e) INELIGIBILITY FOR OTHER OFFICES.—

10           (1) OTHER GOVERNMENT POSITIONS.—No per-  
11 son may serve as a member of the Board of Direc-  
12 tors while holding any position as an officer or em-  
13 ployee of the Federal Government, any State govern-  
14 ment, or any political subdivision of any State.

15           (2) RESTRICTION DURING SERVICE.—No mem-  
16 ber of the Board of Directors may—

17           (A) be an officer or director of any insured  
18 depository institution, insured credit union, de-  
19 pository institution holding company, Federal  
20 reserve bank, Federal home loan bank, invest-  
21 ment bank, mortgage bank, real estate develop-  
22 ment company, realtor, or any other entity  
23 which enters into any contract with the Cor-  
24 poration; or

1           (B) hold stock in any insured depository  
2           institution, depository institution holding com-  
3           pany, investment bank, mortgage bank, real es-  
4           tate development company, realtor, or any other  
5           entity which enters into any contract with the  
6           Corporation.

7           (3) CERTIFICATION.—Upon taking office, each  
8           member of the Board of Directors shall certify under  
9           oath that such member has complied with this sub-  
10          section and such certification shall be filed with the  
11          secretary of the Board of Directors.

12          (f) CLARIFICATION OF NONLIABILITY.—

13           (1) IN GENERAL.—A director, member, officer,  
14           or employee of the Corporation has no liability under  
15           the Securities Act of 1933 with respect to any claim  
16           arising out of or resulting from any act or omission  
17           by such person within the scope of such person’s em-  
18           ployment in connection with any transaction involv-  
19           ing the acquisition or disposition of assets (or any  
20           interests in any assets or any obligations backed by  
21           any assets) by the Corporation. This subsection shall  
22           not be construed to limit personal liability for crimi-  
23           nal acts or omissions, willful or malicious mis-  
24           conduct, acts or omissions for private gain, or any

1 other acts or omissions outside the scope of such  
2 person's employment.

3 (2) EFFECT ON OTHER LAW.—This subsection  
4 shall not be construed as—

5 (A) affecting—

6 (i) any other immunities and protec-  
7 tions that may be available to person to  
8 whom paragraph (1) applies under applica-  
9 ble law with respect to such transactions,  
10 or

11 (ii) any other right or remedy against  
12 the Corporation, against the United States  
13 under applicable law, or against any per-  
14 son other than a person described in para-  
15 graph (1) participating in such trans-  
16 actions; or

17 (B) limiting or altering in any way the im-  
18 munities that are available under applicable law  
19 for Federal officials and employees not de-  
20 scribed in this subsection.

21 (g) LOCAL DEVELOPMENT PLANS; A COMMUNITY-  
22 BASED COLLABORATIVE APPROACH.—

23 (1) ESTABLISHMENT OF LOCAL ADVISORY  
24 COUNCIL.—

25 (A) IN GENERAL.—

1 (i) PARISHES AND LARGER MUNICI-  
2 PALITIES.—Not later than 30 days after  
3 the date of the adoption of a resolution of  
4 invitation described in section 102(e)(4),  
5 any parish (or any municipality of over  
6 25,000 people) in the affected area may  
7 designate an entity to serve in an advisory  
8 capacity to the Corporation.

9 (ii) OTHER PARISHES AND MUNICI-  
10 PALITIES.—For any parish or municipality  
11 that does not designate an advisory entity  
12 under clause (i), the Corporation shall pro-  
13 vide for the establishment of a local advi-  
14 sory council in each parish of the State of  
15 Louisiana in which the Corporation oper-  
16 ates.

17 (B) MEMBERSHIP.—Each local advisory  
18 council shall consist of such local elected offi-  
19 cials (including municipal officials), community  
20 groups (such as homeowners and community  
21 associations), and other interested, qualified,  
22 groups as the Corporation may determine to be  
23 appropriate.

24 (C) CONSULTATION.—The Corporation  
25 shall consult with each local advisory council

1           concerning all actions and projects of the Cor-  
2           poration that affect any portion of the parish  
3           for which such council is appointed. The Cor-  
4           poration shall also ensure that its consultations  
5           involve a broad range of local officials and com-  
6           munity groups, including those that are not  
7           part of the formal advisory council. The Cor-  
8           poration shall hold public meetings, periodically  
9           and in advance of major decisions, in the af-  
10          fected parishes to receive input from the af-  
11          fected communities.

12           (2) LOCAL DEVELOPMENT PLANS.—In exe-  
13          cuting the redevelopment mandate under this title,  
14          the Corporation—

15                   (A) shall take into account and comply  
16                   with any redevelopment plan established by  
17                   State and local government officials; and

18                   (B) may only solicit bids for such redevel-  
19                   opment that are based on and comply with a  
20                   plan developed by local governments, if such a  
21                   plan exists.

22           (h) APPEARANCES BEFORE THE CONGRESS.—The  
23          Chairperson of the Board of Directors shall appear before  
24          the Committee on Financial Services of the House of Rep-  
25          resentatives annually regarding all aspects of the oper-

1 ation and financing of the Corporation, together with such  
2 other members of the Board of Directors as the Com-  
3 mittee may require.

4 **SEC. 104. CAPITALIZATION OF THE CORPORATION.**

5 (a) IN GENERAL.—The Corporation shall have cap-  
6 ital stock subscribed to by the United States Government  
7 in such amount as the President may determine to be ap-  
8 propriate.

9 (b) CERTIFICATES.—Certificates evidencing shares of  
10 nonvoting capital stock of the Corporation shall be issued  
11 by the Corporation to the President of the United States,  
12 or to such other person or persons as the President may  
13 designate from time to time, to the extent of payments  
14 made for the capital stock of the Corporation.

15 (c) PUBLIC DEBT TRANSACTION.—For the purpose  
16 of purchasing shares of capital stock of the Corporation,  
17 the Secretary of the Treasury may use as a public-debt  
18 transaction the proceeds of any securities issued under  
19 chapter 31 of title 31, United States Code.

20 (d) REPORTS.—

21 (1) IN GENERAL.—The Board of Directors shall  
22 submit to the Director of the Office of Management  
23 and Budget and to the Secretary of the Treasury  
24 quarterly reports and an annual report on the ex-  
25 penses of the Corporation during the period covered

1 by the report, the financial condition of the Corpora-  
2 tion as of the end of such period, the results of the  
3 Corporation's operations during such period, and the  
4 progress made during such period in fulfilling the  
5 mission and purposes of the Corporation, together  
6 with a copy of the Corporation's financial operating  
7 plans and forecasts for the annual or quarterly pe-  
8 riod (as the case may be) succeeding the period cov-  
9 ered by the report.

10 (2) PUBLIC AVAILABILITY.—Each report sub-  
11 mitted to the Director of the Office of Management  
12 and Budget and to the Secretary of the Treasury  
13 under paragraph (1) shall be made available to the  
14 public.

15 (e) TERMINATION OF AUTHORITY TO ISSUE  
16 STOCK.—No shares of capital stock of the Corporation  
17 may be issued after the end of the 10-year period begin-  
18 ning on the date of the enactment of this Act.

19 (f) REVENUE USED TO RETIRE STOCK.—Any net  
20 revenue of the Corporation in excess of amounts required  
21 to meet on-going expenses and investments shall be paid  
22 to the Secretary of the Treasury to redeem the capital  
23 stock of the Corporation and shall be deposited in the gen-  
24 eral fund of the Treasury.

1 (g) AUTHORIZATION OF APPROPRIATIONS.—Of any  
2 amounts previously appropriated for “Disaster Relief”  
3 under the Emergency Preparedness and Response account  
4 of the Department of Homeland Security that remain  
5 available, \$100,000,000 shall be available, subject to ap-  
6 proval in advance in appropriation Acts, to the Corpora-  
7 tion for fiscal year 2006 as start-up funding for the Cor-  
8 poration.

9 (h) LIMITATION ON CAPITAL STOCK OF CORPORA-  
10 TION.—At no time may the capital stock issued by the  
11 Corporation exceed \$30,000,000,000.

12 **SEC. 105. MISSION, PURPOSE, AND DUTIES OF THE COR-**  
13 **PORATION.**

14 (a) MISSION.—The primary mission and purpose of  
15 the Corporation shall be the economic stabilization and re-  
16 development of areas within Louisiana that were dev-  
17 astated or significantly distressed by Hurricane Katrina  
18 or Hurricane Rita.

19 (b) ECONOMIC STABILIZATION.—In executing its eco-  
20 nomic stabilization mandate, the Corporation shall, after  
21 consultation with State and local officials and pursuant  
22 to agreement that eligible properties are not likely to be  
23 redeveloped without Corporation assistance, locate and ac-  
24 quire real property (commercial and residential) in such  
25 a manner and subject to such conditions that the rights

1 of property owners and occupants under this title have  
2 been provided, and such that, upon the consummation of  
3 any acquisition of real property securing a mortgage  
4 loan—

5 (1) the mortgagee's debt shall be considered  
6 paid in full by the mortgagor; and

7 (2) all title and interest in the real property se-  
8 curing such mortgage loan passes to the Corpora-  
9 tion.

10 (c) REDEVELOPMENT.—In executing its redevelop-  
11 ment mandate, the Corporation shall, after consultation  
12 with State and local officials, carry out the following ac-  
13 tivities:

14 (1) Package for sale acquired real property in  
15 substantial tracts of land.

16 (2) Make improvements to such tracts of land  
17 so as to make the land suitable for sale and develop-  
18 ment, including such basic improvements as the fol-  
19 lowing:

20 (A) Construction and reconstruction of  
21 neighborhood roads.

22 (B) Repair or replacement of water and  
23 wastewater infrastructure.

24 (C) Similar activities necessary to maxi-  
25 mize the return on acquired real property.

1           (3) Through a competitive bidding process, dis-  
2           pose of such acquired properties in a profitable man-  
3           ner.

4           (4) In consultation with State and local offi-  
5           cials, provide for the protection and preservation of  
6           historical and other sites of cultural significance in  
7           such a manner that promotes local heritage and in-  
8           terest.

9           (5) Utilize state of the art community design  
10          techniques and planning that maximize community  
11          involvement, minimize commute times, and give ap-  
12          propriate consideration to green space and the nat-  
13          ural environment.

14          (6) Seek to ensure equitable treatment among  
15          communities and areas.

16          (d) OFFICE OF INTERNAL AUDIT.—

17           (1) ESTABLISHMENT.—The Board of Directors  
18           shall establish an audit committee, to be known as  
19           the Office of Internal Audit.

20           (2) REPORTS.—The Office of Internal Audit  
21           shall report to the Board of Directors no less than  
22           4 times a year on the Office's reviews of the activi-  
23           ties, contracts, and financial statements of the Cor-  
24           poration.



1           (1) The Corporation's expenses to improve the  
2           property for sale and development.

3           (2) The Corporation's anticipated return upon  
4           the property's disposition.

5           (3) The remaining principle balance of any out-  
6           standing mortgage.

7           (4) In accordance with subsection (h), the eq-  
8           uity position of the owner in the property imme-  
9           diately before the area in which such property is lo-  
10          cated was devastated or significantly distressed by  
11          Hurricane Katrina or Hurricane Rita and the appro-  
12          priate loss share factor for such property (as deter-  
13          mined under subsection (g)(2)).

14          (5) Any potential net loss to the Corporation,  
15          and indirectly to the taxpayers, upon final disposi-  
16          tion of the property.

17          (c) PURCHASE FROM OWNER.—The Corporation  
18          shall take into consideration the following in constructing  
19          offers of compensation for any real property where no lien  
20          secures such real property:

21               (1) The Corporation's expenses to improve the  
22               property for sale and development.

23               (2) The Corporation's anticipated return upon  
24               the property's disposition.

1           (3) In accordance with subsection (h), the eq-  
 2           uity position of the owner in the property imme-  
 3           diately before the area in which such property is lo-  
 4           cated was devastated or significantly distressed by  
 5           Hurricane Katrina or Hurricane Rita and the appro-  
 6           priate loss share factor for such property (as deter-  
 7           mined under subsection (g)(2)).

8           (4) Any potential net loss to the Corporation,  
 9           and indirectly to the taxpayers, upon final disposi-  
 10          tion of the property.

11          (d) RIGHT OF FIRST REFUSAL AND OPTION TO RE-  
 12          PURCHASE REAL PROPERTY.—

13           (1) IN GENERAL.—Subject to paragraph (2),  
 14           the Corporation shall ensure that any entity awarded  
 15           a contract under section 107 shall grant a right of  
 16           first refusal and option to obtain an interest in real  
 17           property of comparable size and location in redevel-  
 18           oped areas to any party previously holding title.

19           (2) GUIDELINES FOR EXERCISE.—

20           (A) IN GENERAL.—The Corporation  
 21           shall—

22           (i) ensure that the right of first re-  
 23           fusal and option to obtain an interest in  
 24           real property that are granted pursuant to

1 paragraph (1) are granted before the real  
2 property is listed for public sale; and

3 (ii) shall establish guidelines to pro-  
4 vide that any party receiving the option to  
5 obtain an interest in real property is given  
6 adequate time to consider and exercise  
7 such option.

8 (B) MAXIMUM PRICE.—In no case shall  
9 the Corporation extend the right of first refusal  
10 to the property owner for more than 25 percent  
11 of the Corporation's original purchase price,  
12 plus the Corporation's transactional and im-  
13 provement costs.

14 (e) RIGHT TO RETAIN AN INTEREST IN REAL PROP-  
15 erty.—

16 (1) PROPERTY OWNER OR MORTGAGEE RIGHT  
17 TO RETAIN INTEREST.—The Corporation shall offer  
18 any property owner or mortgagee an option to retain  
19 an interest in real property of comparable size and  
20 location, subject to the following conditions:

21 (A) The Corporation shall pay no com-  
22 pensation to the property owner or mortgagee.

23 (B) The property owner or mortgagee shall  
24 compensate the Corporation for expenses to im-  
25 prove the property for sale and development

1           when such property owner or mortgagee obtains  
2           construction financing for development of the  
3           property.

4           (2) REQUIREMENT TO DEVELOP PROPERTY.—  
5           Any property owner or mortgagee exercising a right  
6           to retain interest in a property shall—

7                   (A) obtain construction financing within  
8                   90 days of notification by the Corporation that  
9                   the area in which the property owner or mort-  
10                  gagee retains an interest is available for devel-  
11                  opment; and

12                   (B) complete construction of a replacement  
13                   residential or commercial structure, as applica-  
14                   ble, within 2 years of a notification pursuant to  
15                   subparagraph (A).

16           (3) CONTRACT TERMS AND ENFORCEMENT.—

17                   (A) CONTRACT REQUIRED.—In any case in  
18                   which a property owner or mortgagee exercises  
19                   a right to retain interest in a property, the  
20                   rights and responsibilities of the Corporation  
21                   and the property owner or mortgagee shall be  
22                   fully detailed in a contract.

23                   (B) TERMS TO BE INCLUDED.—Among  
24                   such other terms as may be agreed upon by the

1 parties, any contract described in subparagraph  
2 (A) shall include the following provisions:

3 (i) A mechanism that allows the Cor-  
4 poration to take control of the property for  
5 a set price and to receive compensation for  
6 any expenses incurred by the Corporation  
7 if a breach of contract by the property  
8 owner or mortgagee occurs.

9 (ii) A requirement that—

10 (I) the property owner or mort-  
11 gagee reimburse the Corporation for  
12 such owner's or mortgagee's pro rata  
13 share of the costs associated with  
14 making the property suitable for de-  
15 velopment; and

16 (II) such reimbursement be made  
17 within 90 days of the property owner  
18 or mortgagee having been notified by  
19 a developer that the property is now  
20 available for redevelopment.

21 (iii) A requirement that the develop-  
22 ment of the property be completed by the  
23 property owner or mortgagee within at  
24 least 2 years from the time such owner or  
25 mortgagee is notified by the developer that

1 the property is now available for redevelop-  
 2 ment.

3 (iv) A mitigation notice and review  
 4 procedure that meets the requirement of  
 5 subparagraph (C).

6 (C) MITIGATION NOTICE AND REVIEW PRO-  
 7 CEDURE.—

8 (i) NOTICE.—If the Corporation cer-  
 9 tifies in writing that a property owner or  
 10 mortgagee has failed to comply with the  
 11 requirements of paragraph (2), the Cor-  
 12 poration shall provide an opportunity for  
 13 such owner or mortgagee to inform the  
 14 Corporation of mitigating circumstances to  
 15 provide a justification for such failure.

16 (ii) REVIEW AND RELIEF.—The Cor-  
 17 poration may modify the terms of the con-  
 18 tract to provide relief for the property  
 19 owner or mortgagee if the Corporation, in  
 20 the sole discretion of the Corporation and  
 21 after review of the mitigating cir-  
 22 cumstances provided under clause (i) de-  
 23 termines that such relief is warranted.

24 (4) OBLIGATION OF SUBSEQUENT OWNERS  
 25 UPON SALE BY OWNER.—If a property owner enters

1 into a contract with the Corporation under this sub-  
2 section with respect to an interest of such owner in  
3 property and subsequently alienates or disposes of  
4 such interest, or any portion of such interest, in  
5 property, any continuing obligation of the property  
6 owner under the contract runs with the interest in  
7 property to the successor owner or holder of such in-  
8 terest or portion of an interest in the property.

9 (f) CALCULATION OF EXPENSES AND POTENTIAL  
10 NET LOSS.—

11 (1) DETERMINATION OF EXPENSES.—In deter-  
12 mining the Corporation's expenses for the purposes  
13 or making purchase offers under subsection (b) or  
14 (c) or seeking reimbursement from a property owner  
15 under subsection (d), the Corporation shall not seek  
16 to recover costs for which it has been reimbursed  
17 from other sources.

18 (2) DETERMINATION OF POTENTIAL LOSS.—In  
19 determining the potential net loss to the Corporation  
20 under subsections (b)(5) and (c)(4), the Corporation  
21 shall seek to provide equitable treatment of property  
22 owners without regard to the specific property or  
23 area or the level of interest in redevelopment that  
24 property or area.

25 (g) ARBITRATION.—

1           (1) IN GENERAL.—If a property owner has any  
2           dispute with regard to the amount and terms of an  
3           offer for the property of such owner by the Corpora-  
4           tion or the valuation of the property, an arbitration  
5           process established in accordance with paragraph (2)  
6           may be invoked by the property owner.

7           (2) ARBITRATION PROCESS.—The arbitration  
8           process established under this subsection shall pro-  
9           vide for—

10                   (A) the selection of a neutral arbitrator se-  
11                   lected by both parties from among individual  
12                   appraisers who, by virtue of their education,  
13                   training, and experience, are specially qualified  
14                   with regard to arbitration and appraisals of  
15                   Louisiana real estate values prior to August 28,  
16                   2005;

17                   (B) the use by the arbitrator of the same  
18                   criteria as the Corporation under this title; and

19                   (C) the payment of the costs of the process  
20                   by the Corporation.

21           (3) CORPORATION.—For a period of 60 days  
22           after the determination of the arbitrator, the Cor-  
23           poration shall honor the terms of the determination  
24           of the arbitrator.

1           (4) PROPERTY OWNER.—The property owner  
 2           may reject the offer of the Corporation and the de-  
 3           termination of the arbitrator, without penalty, at  
 4           any time before a binding contract is entered into.

5           (h) LIMITATIONS ON PAYMENT; PROHIBITION  
 6 AGAINST WINDFALL; LOSS SHARING.—

7           (1) IN GENERAL.—In constructing and extend-  
 8           ing offers to acquire real property, or any mortgage  
 9           on such property, under this section, the Corpora-  
 10          tion shall ensure that—

11                   (A) in no case may the cumulative pay-  
 12                   ment by the Corporation to any individual for  
 13                   the purposes of acquiring real property exceed  
 14                   \$750,000, or a maximum of \$1,500,000 for real  
 15                   property that is zoned for commercial use;

16                   (B) in no case may any person be the ben-  
 17                   eficiary of a windfall gain as a result of any  
 18                   purchase offer extended by the Corporation;

19                   (C) in no case may the cumulative pay-  
 20                   ment by the Corporation to any individual be  
 21                   less than 80 percent of the individual's equity  
 22                   as established pursuant to subsection (i);

23                   (D) in no case may the cumulative pay-  
 24                   ment by the Corporation to any lien holder on

1           any individual lien exceed 60 percent of the  
2           value of that lien; and

3                   (E) in no case may the Corporation make  
4           offers for the purchase of foreclosed property.

5           (2) LOSS SHARING.—In order to limit the losses  
6           and expenses of the Corporation and any potential  
7           cost to the taxpayers, any offer made by the Cor-  
8           poration under this section to any property owner or  
9           mortgagee with respect to any interest in property  
10          or any mortgage shall include an appropriate reduc-  
11          tion such that an equitable and negotiable portion of  
12          any loss with respect to such property or mortgage  
13          is shared by the owner and any mortgagee.

14          (i) FACTORS TO BE CONSIDERED IN DETERMINING  
15          EQUITY POSITION OF THE OWNER.—In making any de-  
16          termination concerning the equity position of an owner of  
17          property immediately before the area in which such prop-  
18          erty is located was devastated or significantly distressed  
19          by Hurricane Katrina or Hurricane Rita for purposes of  
20          subsections (b) and (c), the Corporation shall consider all  
21          of the following:

22                   (1) A pre-event appraisal in a verifiable loan  
23                  record held by a federally insured depository institu-  
24                  tion, federally insured credit union, or housing-re-  
25                  lated Government-sponsored enterprise.



1 through a competitive bidding process under which pur-  
2 chasers are selected based on an ability to meet select cri-  
3 teria established by the Corporation, which shall include  
4 the following:

5 (1) Capacity to oversee major development  
6 projects through a community-based collaborative  
7 process.

8 (2) Commitment of private capital.

9 (3) Effective deployment of Federal National  
10 Mortgage Association, Federal Home Loan Mort-  
11 gage Corporation, Federal home loan bank, and  
12 other Federal or State resources (such as low-income  
13 housing tax credits, new markets tax credits, the  
14 HOPE VI program, enterprise zones, and the His-  
15 torically Underutilized Business Zones or section  
16 8(a) Programs of the Small Business Administra-  
17 tion) to ensure construction of affordable housing.

18 (4) Use of private contractors and subcontractors.  
19

20 (5) Use of local corporations and local employ-  
21 ees.

22 (6) Use of small, disadvantaged business enter-  
23 prise contractors or subcontractors.

24 (7) Scale of development and job creation.

25 (8) Increased homeownership.

1 (b) URBAN HOMESTEAD PROGRAM.—The Corpora-  
2 tion shall assist in the implementation of an urban home-  
3 stead program by providing the following:

4 (1) Land to the Federal Government for devel-  
5 opment as urban homesteads.

6 (2) Down payment assistance and other seed  
7 money to enable homestead construction.

8 (3) Coordination with not-for-profit and faith-  
9 based organizations in the construction and develop-  
10 ment of urban homesteads.

11 (c) OTHER DISPOSITION.—The Corporation shall en-  
12 sure that acquired property not made available for an  
13 urban homestead shall be disposed of in a manner that  
14 maximizes the return on the sale of acquired property to  
15 retire debt attributable to the Corporation, subject to the  
16 requirement that in each jurisdiction in which the Cor-  
17 poration operates, the Corporation's disposition of prop-  
18 erty substantially maintains the number of affordable  
19 housing units available before Hurricanes Rita and  
20 Katrina.

21 (d) ACCOUNTING REQUIREMENTS.—

22 (1) ACCOUNTING FOR HOLDING AND MANAGING  
23 ASSETS AND LIABILITIES.—The Corporation shall  
24 keep a full and complete accounting of all costs and  
25 expenses associated with the holding and manage-

1       ment of any asset or liability acquired by the Cor-  
2       poration in carrying out the duties of the Corpora-  
3       tion under this title.

4               (2) ACCOUNTING FOR DISPOSITION OF ASSETS  
5       AND LIABILITIES.—The Corporation shall keep a full  
6       and complete accounting of all expenses and receipts  
7       associated with the disposition of any asset or liabil-  
8       ity acquired by the Corporation in carrying out the  
9       duties of the Corporation under this title.

10       (e) UTILIZATION OF PRIVATE SECTOR.—In carrying  
11       out its responsibilities in the management and disposition  
12       of assets under this title, the Corporation shall utilize the  
13       services of private persons, including real estate and loan  
14       portfolio asset management, property management, auc-  
15       tion marketing, legal, and brokerage services, only if such  
16       services are available in the private sector and the Cor-  
17       poration determines utilization of such services is the most  
18       practicable, efficient, and cost effective.

19       **SEC. 108. POWERS OF THE CORPORATION.**

20       (a) POWERS.—The Corporation shall be a body cor-  
21       porate that shall have the power to—

22               (1) adopt, alter, and use a corporate seal;

23               (2) provide for such other officers and employ-  
24       ees as may be necessary to perform the functions of  
25       the Corporation, define their duties, and require sur-

1 ety bonds or make other provisions against losses oc-  
2 casioned by acts of such persons;

3 (3) fix the compensation and number of, and  
4 appoint, employees for any position established by  
5 the Corporation, without regard to the provisions of  
6 chapter 51 or subchapter III of chapter 53 of title  
7 5;

8 (4) sue and be sued, and complain and defend,  
9 by and through its own attorneys, in any court of  
10 law or equity, State or Federal;

11 (5) with the consent of any executive agency,  
12 department, or independent agency utilize the infor-  
13 mation, services, staff, and facilities of such depart-  
14 ment or agency, on a reimbursable (or other) basis,  
15 in carrying out this section;

16 (6) prescribe, by the Board of Directors, bylaws  
17 that are consistent with law to provide for—

18 (A) the management and operational struc-  
19 ture of the Corporation, subject to sections  
20 102(d) and 103;

21 (B) the manner in which general oper-  
22 ations are to be conducted; and

23 (C) such other matters as the Board of Di-  
24 rectors determines to be appropriate;

1           (7) enter into contracts and modify or consent  
2           to the modification of any contract or agreement;

3           (8) use the United States mails in the same  
4           manner and subject to the same conditions as other  
5           departments or agencies of the United States; and

6           (9) exercise, by the Board of Directors, or duly  
7           authorized officers or agents, any and all powers es-  
8           tablished under this section and such incidental pow-  
9           ers as are necessary to carry out the powers, duties,  
10          and functions of the Corporation and the Board of  
11          Directors under this title.

12          (b) TERMINATION OF CONTRACT FOR CAUSE.—In  
13          the case of any service contract between the Corporation  
14          and any other person, the Corporation may terminate such  
15          contract for cause, whether by reason of breach of con-  
16          tract, violation of regulations or guidelines of the Corpora-  
17          tion, or otherwise, or bar any such person from entering  
18          into any other contract, after notice and an opportunity  
19          for an agency hearing on the record.

20          (c) HEARINGS AND SESSIONS.—

21                (1) IN GENERAL.—The Corporation may, for  
22                the purposes of carrying out this title, hold hearings,  
23                sit and act at times and places, take testimony, and  
24                receive evidence as the Corporation determines to be  
25                appropriate.

1           (2) SUMMONS.—In the course of or in connec-  
2           tion with any proceeding under this title or in con-  
3           nection with any claim, the Corporation, or any des-  
4           ignated representative of the Corporation, including  
5           any person designated to conduct any hearing under  
6           this section, shall have the power to administer  
7           oaths and affirmations, to take or cause to be taken  
8           depositions, and to issue, revoke, quash, or modify  
9           subpenas and subpenas duces tecum; and the Cor-  
10          poration is empowered to make rules and regulations  
11          with respect to any such proceedings, claims, exami-  
12          nations, or investigations.

13           (3) ADMINISTRATIVE ASPECTS OF SUMMONS.—

14           (A) PRODUCTION AT DESIGNATED SITE.—

15           A summons issued pursuant to this section may  
16           require that books, papers, records, or other  
17           data stored or maintained at any place be pro-  
18           duced at any designated location in any State  
19           or in any territory or other place subject to the  
20           jurisdiction of the United States not more than  
21           500 miles distant from any place where the per-  
22           son resides or operates or conducts business in  
23           the United States.

24           (B) FEES AND TRAVEL EXPENSES.—Per-

25           sons summoned under this section shall be paid

1 the same fees and mileage for travel in the  
2 United States that are paid witnesses in the  
3 courts of the United States.

4 (C) NO LIABILITY FOR EXPENSES.—The  
5 United States shall not be liable for any ex-  
6 pense, other than an expense described in sub-  
7 paragraph (B), incurred in connection with the  
8 production of books, papers, records, or other  
9 data under this section.

10 (D) SERVICE OF SUMMONS.—Service of a  
11 summons issued under this subsection may be  
12 by registered mail or in such other manner cal-  
13 culated to give actual notice as the Corporation  
14 may prescribe by regulation.

15 (4) CONTUMACY OR REFUSAL.—

16 (A) IN GENERAL.—In case of contumacy  
17 by a person issued a summons under this sub-  
18 section or a refusal by such person to obey such  
19 summons, the Corporation may invoke the aid  
20 of any court of the United States within the ju-  
21 risdiction of which—

22 (i) the investigation which gave rise to  
23 the summons is being or has been carried  
24 on;

1 (ii) the person summoned is an inhab-  
2 itant; or

3 (iii) the person summoned carries on  
4 business or may be found, to compel com-  
5 pliance with the summons.

6 (B) COURT ORDER.—The court may issue  
7 an order requiring the person summoned to ap-  
8 pear before the Corporation or a delegate of the  
9 Corporation to produce books, papers, records,  
10 and other data, to give testimony as may be  
11 necessary to explain how such material was  
12 compiled and maintained, and to pay the costs  
13 of the proceeding.

14 (C) FAILURE TO COMPLY WITH ORDER.—  
15 Any failure to obey the order of the court may  
16 be punished by the court as a contempt thereof.

17 (D) SERVICE OF PROCESS.—All process in  
18 any case under this paragraph may be served in  
19 any judicial district in which such person may  
20 be found.

21 (d) AGENCY AUTHORITY.—

22 (1) STATUS.—The Corporation, in any capacity,  
23 shall be an agency of the United States for purposes  
24 of section 1345 of title 28 without regard to whether  
25 the Corporation commenced the action.

1 (2) FEDERAL COURT JURISDICTION.—

2 (A) IN GENERAL.—All suits of a civil na-  
3 ture at common law or in equity to which the  
4 Corporation, in any capacity, is a party shall be  
5 deemed to arise under the laws of the United  
6 States.

7 (B) REMOVAL.—The Corporation may,  
8 without bond or security, remove any action,  
9 suit, or proceeding from a State court to the  
10 appropriate United States district court before  
11 the end of the 90-day period beginning on the  
12 date the action, suit, or proceeding is filed  
13 against the Corporation or the Corporation is  
14 substituted as a party.

15 (C) APPEAL OF REMAND.—The Corpora-  
16 tion may appeal any order of remand entered  
17 by any United States district court.

18 (3) SERVICE OF PROCESS.—The Board of Di-  
19 rectors shall designate agents upon whom service of  
20 process may be made in Louisiana and the District  
21 of Columbia.

22 (4) BONDS OR FEES.—The Corporation shall  
23 not be required to post any bond to pursue any ap-  
24 peal and shall not be subject to payments of any fil-

1 ing fees in United States district courts or courts of  
2 appeal.

3 **SEC. 109. TERMINATION OF CORPORATION.**

4 (a) IN GENERAL.—The Corporation shall terminate  
5 at the end of the 10-year period beginning on the date  
6 of the enactment of this Act.

7 (b) WINDING UP THE AFFAIRS OF THE CORPORA-  
8 TION.—Any right, title, interest, or obligation of the Cor-  
9 poration with respect to liabilities or assets of the Cor-  
10 poration which have not been fully disposed of by the end  
11 of the 10-year period referred to in paragraph (1) shall  
12 transfer, as of the end of such period, to the Director of  
13 the Office of Management and Budget who shall promptly  
14 wind up the affairs of the Corporation and dispose of such  
15 assets and liabilities.

16 **TITLE II—HOUSING AND**  
17 **COMMUNITY REBUILDING**

18 **SEC. 201. PUBLIC HOUSING CAPITAL FUND RESERVES FOR**  
19 **EMERGENCIES AND NATURAL DISASTERS.**

20 (a) AVAILABILITY OF FUNDS SET-ASIDE IN PRE-  
21 VIOUS YEARS.—Notwithstanding any other provision of  
22 law, any amounts set aside in fiscal years 2003, 2004, and  
23 2005 for use under section 9(k) of the United States  
24 Housing Act of 1937 (42 U.S.C. 1437g(k)) and remaining  
25 unobligated on the date of the enactment of this Act shall

1 be available for use under such section (not including  
2 paragraph (4) of such section) for emergencies and other  
3 disasters occurring in fiscal year 2005, and shall remain  
4 available until expended.

5 (b) AUTHORIZATION OF APPROPRIATIONS.—Of any  
6 amounts previously appropriated for “Disaster Relief”  
7 under the Emergency Preparedness and Response account  
8 of the Department of Homeland Security that remain  
9 available, \$100,000,000 shall be available, subject to ap-  
10 proval in advance in appropriation Acts, to the Secretary  
11 of Housing and Urban Development for use under section  
12 9(k) of the United States Housing Act of 1937 (42 U.S.C.  
13 1437g(k)), and shall remain available until expended. Any  
14 amounts made available pursuant to this subsection funds  
15 shall be used only for activities conducted in any area for  
16 which the President declared a major disaster or emer-  
17 gency under title IV of the Robert T. Stafford Disaster  
18 Relief and Emergency Assistance Act in connection with  
19 Hurricane Katrina.

20 **SEC. 202. HOPE VI PROGRAM.**

21 Of any amounts previously appropriated for “Dis-  
22 aster Relief” under the Emergency Preparedness and Re-  
23 sponse account of the Department of Homeland Security  
24 that remain available, \$100,000,000 shall be available,  
25 subject to approval in advance in appropriation Acts, to

1 the Secretary of Housing and Urban Development for  
2 grants to public housing agencies for demolition, site re-  
3 talization, replacement housing, and tenant-based assist-  
4 ance grants to projects, as authorized under section 24  
5 of the United States Housing Act of 1937 (42 U.S.C.  
6 1437v), and shall remain available until expended. Any  
7 amounts made available pursuant to this section shall be  
8 used only for such activities conducted in any area for  
9 which the President declared a major disaster or emer-  
10 gency under title IV of the Robert T. Stafford Disaster  
11 Relief and Emergency Assistance Act in connection with  
12 Hurricane Katrina.

13 **SEC. 203. HOME INVESTMENT PARTNERSHIPS PROGRAM.**

14       Of any amounts previously appropriated for “Dis-  
15 aster Relief” under the Emergency Preparedness and Re-  
16 sponse account of the Department of Homeland Security  
17 that remain available, \$1,500,000,000 shall be available,  
18 subject to approval in advance in appropriation Acts, to  
19 the Secretary of Housing and Urban Development to carry  
20 out the HOME Investment Partnership Program, as au-  
21 thorized under title II of the Cranston-Gonzalez National  
22 Affordable Housing Act (42 U.S.C. 12721 et seq.), and  
23 shall remain available until expended. Any amounts made  
24 available pursuant to this section shall be used only for  
25 affordable housing activities conducted in any area for

1 which the President declared a major disaster or emer-  
2 gency under title IV of the Robert T. Stafford Disaster  
3 Relief and Emergency Assistance Act in connection with  
4 Hurricane Katrina.

5 **SEC. 204. COMMUNITY DEVELOPMENT BLOCK GRANT AS-**  
6 **SISTANCE.**

7 (a) AUTHORIZATION OF APPROPRIATIONS.—Of any  
8 amounts previously appropriated for “Disaster Relief”  
9 under the Emergency Preparedness and Response account  
10 of the Department of Homeland Security that remain  
11 available, \$13,000,000,000 shall be available, subject to  
12 approval in advance in appropriation Acts, to the Sec-  
13 retary of Housing and Urban Development for activities  
14 authorized under title I of the Housing and Community  
15 Development Act of 1974 (42 U.S.C. 5301 et seq.),  
16 \$13,000,000,000, and shall remain available until ex-  
17 pended.

18 (b) USE.—

19 (1) IN GENERAL.—Any amounts made available  
20 pursuant to this section shall be used only for dis-  
21 aster relief, long-term recovery, and mitigation in  
22 communities in any area for which the President de-  
23 clared a major disaster or emergency under title IV  
24 of the Robert T. Stafford Disaster Relief and Emer-  
25 gency Assistance Act in connection with Hurricane

1 Katrina, except those activities reimbursable by the  
2 Federal Emergency Management Agency or avail-  
3 able through the Small Business Administration.

4 (2) PROJECTS IN PROGRESS.—In the case of  
5 any project or activity in an area described in para-  
6 graph (1) that was underway before the Presidential  
7 declaration with respect to such area, the project or  
8 activity may not be provided any amounts made  
9 available under this section unless the disaster or  
10 emergency for which such declaration was made di-  
11 rectly impacted the project.

12 (3) COORDINATION WITH LOUISIANA RECOVERY  
13 CORPORATION.—The State of Louisiana shall, in  
14 making amounts available pursuant to this section,  
15 coordinate with the Louisiana Recovery Corporation,  
16 and may provide for the Corporation to assume the  
17 responsibilities of administering a portion of the  
18 grants provided under this section.

19 (4) COORDINATION WITH REPAIR AND RE-  
20 PLACEMENT OF PUBLIC HOUSING.—In making  
21 amounts available under this section, each State  
22 shall take into account the public infrastructure  
23 needs of areas in which public housing units are lo-  
24 cated which are being repaired or rebuilt.

1           (c) ALLOCATION.—Any amounts made available pur-  
2 suant to this section shall be awarded by the Secretary  
3 of Housing and Urban Development (in this section re-  
4 ferred to as the “Secretary”) to States (including Indian  
5 tribes for all purposes under this section) to be adminis-  
6 tered by each State in conjunction with its community de-  
7 velopment block grants program. Notwithstanding para-  
8 graph (2) of section 106(d) of the Housing and Commu-  
9 nity Development Act of 1974, States may provide assist-  
10 ance with amounts made available under this section to  
11 entitlement communities.

12           (d) WAIVER.—

13           (1) AUTHORITY.—In administering any  
14 amounts made available under this section, the Sec-  
15 retary may waive, or specify alternative require-  
16 ments for, any provision of any statute or regulation  
17 that the Secretary administers in connection with  
18 the obligation by the Secretary or the use by the re-  
19 cipient of such amounts (except for requirements re-  
20 lated to fair housing, nondiscrimination, labor stand-  
21 ards, and the environment), upon a finding that  
22 such waiver is required to facilitate the use of such  
23 amounts, and would not be inconsistent with the  
24 overall purpose of the statute. The Secretary may  
25 waive the requirements that activities benefit per-

1       sons of low and moderate income, except that at  
2       least 50 percent of the amounts made available  
3       under this section shall benefit primarily persons of  
4       low and moderate income unless the Secretary  
5       makes a finding of compelling need.

6               (2) PUBLICATION.—The Secretary shall publish  
7       in the Federal Register any waiver of any statute or  
8       regulation authorized under this subsection no later  
9       than 5 days before the effective date of such waiver.

10 **SEC. 205. EMERGENCY RENTAL ASSISTANCE VOUCHERS.**

11       (a) IN GENERAL.—Of any amounts previously appro-  
12       priated for “Disaster Relief” under the Emergency Pre-  
13       paredness and Response account of the Department of  
14       Homeland Security that remain available, up to  
15       \$2,500,000,000 shall be available, subject to approval in  
16       advance in appropriation Acts, to the Secretary of Hous-  
17       ing and Urban Development (in this section referred to  
18       as the “Secretary”) to provide up to 300,000 incremental  
19       vouchers for tenant-based rental housing assistance under  
20       section 8(o) of the United States Housing Act of 1937  
21       (42 U.S.C. 1437f(o)).

22       (b) FAMILY ELIGIBILITY.—Tenant-based assistance  
23       pursuant to subsection (a) may be provided only on behalf  
24       of an affected family that is otherwise eligible for assist-  
25       ance under such section 8(o). However, the Secretary and

1 the Federal Emergency Management Agency shall permit  
2 such recipients to accept additional assistance to cover the  
3 costs of utilities and for other purposes from private or  
4 not-for-profit groups, without affecting their eligibility.

5 (c) ADMINISTRATION.—Notwithstanding any other  
6 provision of law, the Secretary shall provide that voucher  
7 assistance provided under this section may be adminis-  
8 tered by faith-based organizations and community devel-  
9 opment corporations that have access to dwelling units in  
10 connection with which such voucher assistance may be  
11 used.

12 (d) AFFECTED FAMILY.—For purposes of this sec-  
13 tion, the term “affected family” means an individual or  
14 family that meets the following requirements:

15 (1) The individual or family resided, on August  
16 25, 2005, in any area for which the President de-  
17 clared a major disaster or emergency under title IV  
18 of the Robert T. Stafford Disaster Relief and Emer-  
19 gency Assistance Act in connection with Hurricane  
20 Katrina of 2005.

21 (2) The residence of the individual or family be-  
22 came uninhabitable or inaccessible as a result of  
23 such major disaster or emergency.

○