118TH CONGRESS 2D Session



To provide for accurate energy appraisals in connection with residential mortgage loans, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. BENNET introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To provide for accurate energy appraisals in connection with residential mortgage loans, 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 "Getting Renewable and

5 Energy Efficient Neighborhoods Appraisals Act of 2024"

6 or the "GREEN Appraisals Act of 2024".

1SEC. 2. GETTING RENEWABLE AND ENERGY EFFICIENT2NEIGHBORHOODS ACCURATE ENERGY AP-3PRAISALS.

4 (a) DISCLOSURE.—The head of each covered agency 5 shall require that any creditor to which an application for a covered loan is made shall provide to the borrower, on 6 the same date that the creditor delivers or places in the 7 8 mail the disclosures described under section 9 1026.19(e)(1)(iii)(A) of title 12, Code of Federal Regula-10 tions, for such loan, a written disclosure that includes the 11 following:

(1) A statement that the prospective borrower
or current homeowner may provide an energy report,
or any information in such report, regarding the
property subject to the covered loan to the creditor
or to a qualified appraiser or other interested party
for consideration during a home appraisal or application for a covered loan.

(2) A statement that the prospective borrower
under the covered loan has the right to request an
energy report regarding the property subject to the
covered loan.

23 (3) A statement that, in developing an ap24 praisal in connection with such covered loan—

25 (A) a qualified appraiser will take the in-26 formation in the report into consideration; and

SIL24293 8TH

3

(B) the appraisers' final opinion of the
 value of the property may be higher, lower, or
 no different than if the energy report had not
 been available for the appraiser to review.

5 (4) A statement that, as with any other data
6 considered by the appraiser that affects the apprais7 er's opinion of the value of a property, consideration
8 of such data may help or hurt the ability of the pro9 spective borrower to obtain a covered loan.

10 (b) REQUIRED ANALYSIS.—In connection with a cov-11 ered loan, the creditor under such loan shall, in under-12 writing the loan, use the appraised value of the subject 13 property value as determined by a qualified appraiser. The 14 consideration of an energy report by the qualified ap-15 praiser may not be used as a basis to reject a home ap-16 praisal or application for a covered loan.

17 (c) Consideration of Energy Characteris-18 TICS.—On and after March 1, 2026, the head of each cov-19 ered agency shall require, with respect to any covered loan 20 for a property for which an energy report is available, that 21 upon the prospective borrower's consent the creditor shall 22 provide the appraiser with the energy report when the ap-23 praiser receives the assignment, and any underwriting or 24 verification systems used by the creditor shall accommoSIL24293 8TH

4

1 date any appraisal that takes the energy report into con-2 sideration.

3 (d) CONSIDERATION OF INFORMATION.—A qualified 4 appraiser to whom an energy report is provided in connec-5 tion with a covered loan shall take the information in such 6 report into consideration when developing an appraised 7 value of the property. In developing the appraised value 8 of the property, the qualified appraiser shall take into con-9 sideration—

(1) the energy efficiency characteristics of the
property for which the report was prepared, any renewable energy related features of such property, estimated energy savings for such property, the energy
consumption for such property relative to comparable homes, or any one or more of such items;

(2) whether such characteristics of the property
are relevant to the market value of the property; and
(3) any additional information, as determined
by the relevant head of a covered agency.

(e) PORTABILITY.—Upon the request of a prospective
borrower under a covered loan, the creditor shall provide
a copy of an energy report with respect to the property,
at no cost, to the prospective borrower.

24 (f) GUIDANCE.—

1	(1) IN GENERAL.—The heads of the covered
2	agencies, after consultation with the advisory com-
3	mittee established pursuant to paragraph (2), shall
4	jointly prescribe guidance for creditors to implement
5	this section which—
6	(A) shall confirm the acceptance, by each
7	of the covered agencies, of all applicable ap-
8	proaches to value utilized by appraisers to dem-
9	onstrate market reaction to energy efficiency
10	and renewable energy;
11	(B) shall set forth procedures for consumer
12	disclosures, the preparation and sharing of en-
13	ergy reports, and the provision of the reports to
14	qualified appraisers; and
15	(C) shall not provide for how an appraiser
16	shall consider information in an energy report.
17	(2) ADVISORY COMMITTEE.—The heads of the
18	covered agencies shall jointly establish an advisory
19	committee of stakeholders to advise the heads of the
20	covered agencies in carrying out this section, which
21	shall consist of representatives of housing advocates,
22	energy efficiency and renewable energy organiza-
23	tions, energy raters, home builders, architects, sin-
24	gle-family mortgage creditors, consumer advocates,
25	appraisers, and other interested groups.

1	(3) Systems requirements.—Not later than
2	the expiration of the 2-year period beginning on the
3	date of the enactment of this Act, the heads of the
4	covered agencies shall jointly require a creditor origi-
5	nating a covered loan for which an energy report is
6	prepared under this section to use origination and
7	underwriting systems that review, score, or rate ap-
8	praisals in a manner consistent with the creditor
9	guidance issued pursuant to paragraph (1).
10	(g) DEFINITIONS.—In this section:
11	(1) COVERED AGENCY.—The term "covered
12	agency" means—
13	(A) the Federal Housing Administration of
14	the Department of Housing and Urban Devel-
15	opment;
16	(B) the Federal Housing Finance Agency,
17	to the extent that such Agency oversees and
18	regulates the enterprises, as such term is de-
19	fined in section 1303 of the Federal Housing
20	Enterprises Financial Safety and Soundness
21	Act of 1992 (12 U.S.C. 4502); except that any
22	requirement imposed by this section on such
23	Agency or the Director of such Agency shall be
24	treated as a requirement with respect to the
25	Federal National Mortgage Association and the

1	Federal Home Loan Mortgage Corporation, to
2	be imposed and enforced pursuant to the au-
3	thority of such Director and Agency to super-
4	vise and regulate such enterprises;
5	(C) the Government National Mortgage
6	Association;
7	(D) the Rural Housing Service of the De-
8	partment of Agriculture; and
9	(E) the Department of Veterans Affairs.
10	(2) COVERED LOAN.—The term "covered loan"
11	means a residential mortgage loan (as such term is
12	defined in section 103 of the Truth in Lending Act
13	(15 U.S.C. 1602)) that is made, insured, purchased,
14	guaranteed, or securitized by a covered agency or in-
15	tended to be purchased, guaranteed, or securitized
16	by a covered agency.
17	(3) CREDITOR.—The term "creditor" has the
18	meaning given such term in section 103 of the
19	Truth in Lending Act (15 U.S.C. 1602).
20	(4) Energy report.—The term "energy re-
21	port" means, with respect to a property, an analysis
22	that—
23	(A)(i) details the energy-related features in
24	the home;

1	(ii) estimates the expected energy costs or
2	energy savings specific to the property, or both,
3	based on specific information about the prop-
4	erty; or
5	(iii) complies with both clauses (i) and (ii);
6	(B) estimates the expected energy gen-
7	erated from installed renewable energy features;
8	and
9	(C) is conducted—
10	(i) in accordance with the guidance
11	issued under this section;
12	(ii) in accordance with HERS by an
13	individual certified by the Residential En-
14	ergy Service Network, unless the Secretary
15	finds that the use of HERS does not fur-
16	ther the purposes of this section;
17	(iii) by the Department of Energy's
18	Home Energy Score; or
19	(iv) by other methods approved by the
20	Secretary, in consultation with the Sec-
21	retary of Energy and the advisory com-
22	mittee established pursuant to subsection
23	(f)(2), for use under this section, which
24	shall include a quality assurance procedure

1	approved by the Secretary, in consultation
2	with the Secretary of Energy.
3	(5) HERS.—The term "HERS" means the
4	Home Energy Rating System of the Residential En-
5	ergy Service Network.
6	(6) QUALIFIED APPRAISER.—The term "quali-
7	fied appraiser" means an appraiser who, with re-
8	spect to the assignment to conduct an appraisal—
9	(A) is licensed, qualified, or certified to
10	conduct an appraisal in the State in which the
11	property is located;
12	(B) has completed a course of 7 or more
13	hours of continuing education on the consider-
14	ation of energy reports in the appraisal process
15	that—
16	(i) includes case studies;
17	(ii) includes an examination, which
18	the appraiser has passed; and
19	(iii) was submitted to, and approved
20	by, the Appraiser Qualifications Board of
21	the Appraisal Foundation through its
22	Course Approval Program; and
23	(C) is, at the time of agreeing to perform
24	the assignment, competent to perform the as-
25	signment.