[118H7354]

	(Original Signature of Member	r)
119TH CONGRESS 1ST SESSION	H.R.	

To establish an Interagency Task Force to examine the conditions and experiences of Black women and girls in education, economic development, healthcare, labor and employment, housing, justice and civil rights, to promote community-based methods for mitigating and addressing harm and ensuring accountability, and to study societal effects on Black women and girls, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Ms.	Kelly of Illinois in	ntroduced t	the following	bill;	which	was	referred	to	the
	Committe	ee on					_		

A BILL

To establish an Interagency Task Force to examine the conditions and experiences of Black women and girls in education, economic development, healthcare, labor and employment, housing, justice and civil rights, to promote community-based methods for mitigating and addressing harm and ensuring accountability, and to study societal effects on Black women and girls, 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,

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1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Protect Black Women
- 3 and Girls Act".
- 4 SEC. 2. FINDINGS.
- 5 Congress finds as follows:
- 6 (1) The United States Commission on Civil
 7 Rights (USCCR) advises Congress, as well as the
 8 President and the American public, on "discrimina9 tion or denials of equal protection of the laws under
 10 the Constitution of the United States because of
 11 color, race, religion, sex, age, disability, or national

origin, or in the administration of justice".

- (2) The USCCR routinely has difficulties collecting information from Federal agencies despite having the power to take depositions, issue interrogatories and subpoenas, and broad authority language for the collection of information from Federal agencies.
 - (3) The activities mandated herein for the USCCR are explicitly authorized by section 3 of the Civil Rights Commission Act of 1983 (42 U.S.C. 1975a).
- 23 (4) An interagency task force is a task force or-24 ganized in collaboration with two or more Federal 25 agencies, using government-wide resources, and ex-26 pertise to—

1	(A) examine a particular problem, issue, or
2	event;
3	(B) discuss strategies as a collective group
4	to address such problem, issue, or event;
5	(C) identify programs, policies, and fund-
6	ing; and
7	(D) make recommendations for changes in
8	public policy.
9	(5) Black women and girls are individuals who
10	identify as a woman, female, or femme.
11	(6) Implicit bias on the basis of race is experi-
12	enced by all Black people, and demonstrated more
13	clearly, in the troubling conditions for Black women
14	and girls in our school discipline policies and the
15	connections to the school-to-prison pipeline for chil-
16	dren of color with disabilities.
17	(7) Black girls are suspended and expelled from
18	school at rates that exceed other girls and all other
19	boys except Black boys.
20	(8) 40 percent of all suspected human traf-
21	ficking victims in the U.S. are Black, and Black
22	children account for nearly 51 percent of all juvenile
23	prostitution arrests.

1	(9) In studying the conditions of confinement
2	for women in prison, Black women are admitted to
3	prison at 3.9 times the rate of White women.
4	SEC. 3. INTERAGENCY TASK FORCE ON BLACK WOMEN AND
5	GIRLS.
6	(a) Establishment.—Not later than 180 days after
7	the date of enactment of this Act, the Attorney General,
8	in consultation with the Secretary of Health and Human
9	Services, shall establish an Interagency Task Force on
10	Black women and girls (referred to in this Act as the
11	"Task Force") to carry out the purposes and duties de-
12	scribed in subsections (d) and (e), in compliance with re-
13	quirements and restrictions under law, as applicable, in-
14	cluding those prohibiting discrimination on the basis of
15	race and sex.
16	(b) Membership.—The Task Force shall consist of
17	members appointed as follows:
18	(1) The head of each of the following agencies
19	shall appoint at least one officer or employee, but no
20	more than two, from a relevant office of the fol-
21	lowing:
22	(A) The Department of Health and
23	Human Services.
24	(B) The Department of Education.
25	(C) The Department of Labor.

1	(D) The National Institutes of Health.
2	(E) The Department of Justice.
3	(F) The Department of Housing and
4	Urban Development.
5	(2) The Attorney General shall appoint the fol-
6	lowing:
7	(A) One officer or employee of a defender
8	organization described in section $3006A(g)(2)$
9	of title 18, United States Code.
10	(B) Two representatives of community-
11	based organizations that have expertise working
12	on culturally specific issues unique to the needs
13	of Black women and girls.
14	(e) Terms.—The term of a member of the Task
15	Force shall be 4 years, and the member shall be eligible
16	for consecutive reappointment by the head of their respec-
17	tive agency or the Attorney General.
18	(d) Purpose.—The purpose of the Task Force is to
19	examine the conditions and experiences of Black women
20	and girls, to identify and assess the efficacy of policies
21	and programs of Federal, State, and local governments de-
22	signed to improve outcomes for Black women and girls,
23	and to make recommendations to improve such policies
24	and programs.

1	(e) Duties.—The duties of the Task Force are as
2	follows:
3	(1) Education.—The Task Force shall iden-
4	tify and recommend programs, policies, and incen-
5	tives for adoption by Federal, State, or local govern-
6	ments with respect to the following:
7	(A) Community-led educational and sup-
8	port programs for Black girls in kindergarten
9	through grade 12, which shall include the fol-
10	lowing:
11	(i) Social and emotional learning pro-
12	grams, including those that employ
13	facilitators trained in identity-based dia-
14	logue.
15	(ii) Support for girls who have a par-
16	ent or guardian who is incarcerated or has
17	a substance use disorder.
18	(iii) Support for a college scholarship
19	fund and programs to increase access to
20	post-secondary education for Black chil-
21	dren of incarcerated parents.
22	(iv) Classroom and after school em-
23	powerment programs for Black girls.
24	(v) Community-led civic engagement
25	and community organizing education.

1	(vi) Classroom and community-led art,
2	theater, and STEM learning centers.
3	(vii) School-based and community-
4	based programs to eliminate the detention
5	and incarceration of school-aged children
6	that employ trained de-escalation profes-
7	sionals.
8	(viii) Household access to school-based
9	communication technologies.
10	(ix) School-based or community-based
11	restorative justice programs instead of ex-
12	pulsion of girls from school.
13	(x) Curriculum, tutoring, and activi-
14	ties support for homeschooling and virtual
15	learning families.
16	(xi) School-based or community-based
17	programs on comprehensive, age-appro-
18	priate, sexual health education, which
19	teaches about consent and healthy relation-
20	ships across the spectrum.
21	(B) Community-led educational programs
22	for Black women, including—
23	(i) providing household access to in-
24	formation and communication technologies

1	to narrow the digital divide and enhance
2	access to higher education;
3	(ii) emotional support training for
4	Black mothers, parents, or other guardians
5	on child development and behavioral and
6	discipline management; and
7	(iii) educational programs to support
8	immigrant women, including English learn-
9	ing courses, citizenship preparation
10	courses, and GED courses.
11	(C) School-based and community-based re-
12	storative and transformative justice curriculums
13	and spaces.
14	(D) Policies that prohibit religious dis-
15	crimination against Black Muslim girls in kin-
16	dergarten through grade 12, which may include
17	the following:
18	(i) Allowing girls to always wear all
19	cultural and religious garments.
20	(ii) Excusing absences for Muslim
21	girls during religious holidays.
22	(iii) Avoiding scheduling exams during
23	Muslim holidays that require such girls to
24	fast.

1	(E) Educational programs for Black girls
2	in kindergarten through grade 12 with learning,
3	developmental, and emotional disabilities that
4	may pose an obstacle to learning and excelling
5	in academics, and support groups for parents of
6	such children.
7	(F) Programs and support groups for
8	mothers, parents, or guardians of a child with
9	disabilities.
10	(2) Economic Development.—The Task
11	Force shall identify and recommend programs, poli-
12	cies, and incentives for adoption by Federal, State,
13	or local governments with respect to the following:
14	(A) Pre-apprenticeship, nontraditional, and
15	career exploration programs for careers in the
16	skilled trades and transportation.
17	(B) Programs that give priority to black
18	women-owned businesses, which qualify as dis-
19	advantaged business enterprises, when award-
20	ing yearly and multi-year contract dollars.
21	(C) Entrepreneurship and cooperative busi-
22	ness training for Black women.
23	(D) Support for low-income Black women
24	workers.
25	(E) Career mentorship for Black women.

1	(F) Support for Black women workers over
2	the age of 50 to enter the workforce.
3	(G) Support for Black women who leave
4	the workforce to care for a dependent (such as
5	an elderly relative or child) to re-enter the
6	workforce after a significant absence.
7	(H) Increase in sustainable employment
8	for women headed households.
9	(I) Limitation of barriers to occupational
10	licensure for Black women.
11	(J) Establishment of vocational training
12	and career technical education.
13	(K) Job placement and career assistance
14	programs for Black youth experiencing home-
15	lessness or discrimination.
16	(L) Support for Black women and girls
17	with disabilities entering the workforce in part-
18	nership with local businesses.
19	(3) Healthcare.—The Task Force shall iden-
20	tify and recommend programs, policies, and incen-
21	tives for adoption by Federal, State, or local govern-
22	ments with respect to the following:
23	(A) Developing a study of the health, in-
24	cluding the mental health, of Black women and
25	girls.

1	(B) Programs to improve maternal health
2	from the prenatal to postpartum period and in-
3	fant mortality outcomes for Black mothers and
4	children.
5	(C) Community-based, on demand mental
6	health and trauma services.
7	(D) Gender and culturally responsive do-
8	mestic violence (including violence against an
9	intimate partner) and interpersonal violence re-
10	sponders.
11	(E) Local neighborhood safe houses.
12	(F) Long-term, on demand, substance use
13	disorder treatment.
14	(G) Community-based emergency response
15	teams for women and girls.
16	(H) Access to comprehensive well-women
17	care for Black women and girls, including local
18	testing for mammograms, papsmears, sexually
19	transmitted infections, other medical testing,
20	and general health screenings.
21	(I) Local neighborhood COVID-19 testing.
22	(J) Programs to assist Black mothers, par-
23	ents, or guardians of children with disabilities
24	and Black women with disabilities with obtain-
25	ing affordable health insurance.

1	(4) JUSTICE AND CIVIL RIGHTS.—The Task
2	Force shall identify and recommend programs, poli-
3	cies, and incentives for adoption by Federal, State
4	or local governments with respect to the following:
5	(A) Reentry assistance and reunification
6	planning and community-based programming
7	for women victims of sexual, domestic, or inti-
8	mate partner violence, or the war on drugs or
9	women experiencing mental illness or substance
10	abuse.
11	(B) Programs for Black women and girls
12	that promote the treatment of underlying prob-
13	lems instead of incarceration, including the ex-
14	pansion of the use of parole and diversion pro-
15	grams and preventing the incarceration of
16	mothers who are primary caretakers of minor
17	children.
18	(C) Access to legal assistance provided by
19	the Office on Violence Against Women of the
20	Department of Justice for child custody and pa-
21	rental termination proceedings.
22	(D) Funding that enables communities to
23	reimagine community-based programming.

1	(E) Support for formerly incarcerated
2	Black women, in collaboration with community-
3	led organizations.
4	(F) Permitting formerly incarcerated and
5	convicted women (not including incarceration or
6	convictions for violent offenses, human traf-
7	ficking, or sex offenses) to be eligible to serve
8	as a foster parent.
9	(G) Judicial discretion in sentencing and
10	procedures for resentencing.
11	(H) Examination of policies to reform and
12	limit laws requiring mandatory minimum sen-
13	tences.
14	(I) Examination of vacatur and
15	expungement laws for criminal offenses com-
16	mitted by victims of human and sex trafficking.
17	(J) Promoting access for Black women
18	with disabilities to be sheltered, or held in men-
19	tal healthcare facilities rather than imprisoned,
20	especially for nonviolent crimes.
21	(5) Housing.—The Task Force shall identify
22	and recommend programs, policies, and incentives
23	for adoption by Federal, State, or local governments
24	with respect to the following:
25	(A) Increasing access to the following:

1	(i) Permanent and transitional hous-
2	ing for women with children, formerly in-
3	carcerated women, women with disabilities,
4	and elderly women.
5	(ii) Legal representation for women
6	with children and women 60 years of age
7	and older facing eviction.
8	(iii) Homeownership assistance funds
9	for Black women.
10	(B) Increasing accessibility and availability
11	of long-term neighborhood transitional and per-
12	manent supportive housing for Black women re-
13	entering the community following incarceration.
14	(f) Report to Congress.—Not later than 1 year
15	after the date of enactment of this Act, and annually
16	thereafter, the Task Force shall submit to Congress a re-
17	port on—
18	(1) the activities conducted under this section;
19	and
20	(2) the activities conducted under this section
21	that are ongoing or are in continuation of existing
22	Federal programs, including information on addi-
23	tional work undertaken in response to duties of the
24	Task Force under subsection (e).

1	(g) RECOMMENDATIONS.—Not later than 2 years
2	after the date of enactment of this Act, and annually
3	thereafter, the Task Force shall submit to Congress, the
4	President, and to each chief executive of a State rec-
5	ommendations on policies, practices, programs, and incen-
6	tives that may be adopted to improve outcomes for Black
7	women and girls.
8	SEC. 4. UNITED STATES COMMISSION ON CIVIL RIGHTS RE-
9	PORT ON ISSUES IMPACTING BLACK WOMEN
10	AND GIRLS.
11	(a) Duties.—Not later than 1 year after the date
12	of enactment of this Act, and annually thereafter, the
13	United States Commission on Civil Rights shall conduct
14	a comprehensive study and collect data with respect to the
15	effects on Black women and girls of the following:
16	(1) The lack of contract opportunities with the
17	Federal Government for Black women.
18	(2) The wage gap and pay equity for Black
19	women in comparison to other individuals.
20	(3) The high maternal mortality rate and the
21	steps needed to reduce such rate.
22	(4) The high infant mortality rate of Black
23	oirls

1	(5) The impact of screening for breast cancer
2	at an earlier age than 40 years of age for Black
3	women.
4	(6) The school-to-prison pipeline and its impact
5	on Black women and girls, including Black women
6	and girls with disabilities.
7	(7) Housing stability, homelessness, and access
8	to affordable rental housing and home loans for
9	Black women.
10	(8) The prevalence and rate of violence, includ-
11	ing intimate partner violence and homicide, against
12	Black women and girls, including Black transgender
13	women and girls, and the effect of prevention strate-
14	gies and barriers to service for such women and
15	girls.
16	(9) Excessive use of force by law enforcement,
17	including when death results, against Black women
18	and girls, including Black transgender women and
19	girls.
20	(10) The over-incarceration of Black women
21	and girls, including Black transgender women and
22	girls, in the juvenile and adult justice system.
23	(11) Establishing a moratorium on building
24	new women's prisons or jails.

1	(12) Repealing of the Adoption Safe Families
2	Act of 1997 (Public Law 105–89; 111 Stat. 2115).
3	(13) Repealing any policy or law that creates
4	barriers to housing or precludes formerly incarcer-
5	ated people from living with family members in pub-
6	lic or private housing.
7	(14) Neighborhood family reunification support.
8	(15) The high rate of sex trafficking of Black
9	women and girls, and the impact of State vacatur
10	and expungement laws for victims of human and sex
11	trafficking.
12	(16) Any additional items described in section
13	2(e) that the Commission determines appropriate.
14	(b) Report.—Not later than 1 year after the date
15	of the enactment of this Act, and annually thereafter, the
16	United States Commission on Civil Rights shall submit to
17	Congress, the President, and make publicly available on-
18	line, a report outlining the Commission's activities and
19	findings under subsection (a).
20	(c) Information Sharing.—All relevant entities of
21	the United States Government, including the Department
22	of Justice, the Department of Health and Human Serv-
23	ices, the Department of Education, the Department of
24	Labor, and the National Institutes of Health, shall provide
25	information to the United States Commission on Civil

- 1 Rights in order for the Commission to carry out its duties
- 2 under this section.