

118TH CONGRESS
2D SESSION

H. R. 8607

To amend title 38, United States Code, to make certain legatees of certain veterans eligible for housing loans guaranteed by the Secretary of Veterans Affairs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 4, 2024

Mr. CLYBURN (for himself and Mr. MOULTON) introduced the following bill;
which was referred to the Committee on Veterans' Affairs

A BILL

To amend title 38, United States Code, to make certain legatees of certain veterans eligible for housing loans guaranteed by the Secretary of Veterans Affairs, 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 “VA Housing Loan For-

5 ever Act of 2024”.

1 SEC. 2. TRANSFER OF ELIGIBILITY OF CERTAIN VETERANS
2 FOR HOUSING LOANS GUARANTEED BY THE
3 SECRETARY OF VETERANS AFFAIRS TO CER-
4 TAIN LEGATEES.

5 (a) TRANSFER OF BENEFITS.—Chapter 37 of title
6 38, United States Code, is amended by inserting after sec-
7 tion 3736 the following new section (and conforming the
8 table of sections at the beginning of such chapter accord-
9 ingly):

12 “(a) BENEFITS TRANSFERRED FROM A LIVING VET-
13 ERAN.—(1) A veteran described in paragraph (2) may
14 elect to transfer the housing loan benefits of the veteran
15 to one or more legatees of the veteran.

16 "(2) A veteran described in this paragraph is a vet-
17 eran—

18 “(A) whose service in the active military, naval,
19 air, or space service (or any part of such service) oc-
20 curred between January 1, 1944, and December 31,
21 1977; and

“(B) who has not received housing loan benefits under this chapter.

“(b) BENEFITS TRANSFERRED FROM A DECEASED VETERAN.—(1) During the 10-year period beginning one year after the date of the enactment of the VA Housing

1 Loan Forever Act of 2024, the Secretary shall transfer
2 the housing loan benefits of a veteran described in para-
3 graph (2) to each individual—

4 “(A) who applies to the Secretary for purposes
5 of this subsection during such 10-year period; and

6 “(B) whom the Secretary determines is a leg-
7 atee of such veteran.

8 “(2) A veteran described in this paragraph is a vet-
9 eran—

10 “(A) whose service in the active military, naval,
11 air, or space service (or any part of such service) oc-
12 curred between January 1, 1944, and December 31,
13 1977;

14 “(B) who is deceased;

15 “(C) who died before the end of the period de-
16 scribed in paragraph (1);

17 “(D) who died before the individual applied as
18 described in paragraph (1);

19 “(E) who did not receive housing loan benefits
20 under this chapter during the lifetime of the veteran;
21 and

22 “(F) who did not elect to transfer such housing
23 loan benefits pursuant to subsection (a) before
24 dying.

1 “(3) A determination of the Secretary under this sub-
2 section shall be subject to section 5104C of this title with-
3 out regard to the time period described in paragraph (1).

4 “(c) TREATMENT OF A LEGATEE.—A legatee to
5 whom housing loan benefits are transferred pursuant to
6 this section shall be treated as a veteran for purposes of
7 housing loans under this chapter.

8 “(d) AMOUNT OF TRANSFERRED BENEFIT.—Each
9 legatee to whom housing loan benefits is transferred pur-
10 suant to this section shall receive the full housing loan
11 benefits of the veteran from whom such benefits are trans-
12 fered.

13 “(e) COMMENCEMENT OF USE.—A legatee to whom
14 housing loan benefits are transferred pursuant to this sec-
15 tion may use such housing loan benefits immediately upon
16 such transfer.

17 “(f) NONTRANSFERABILITY OF TRANSFERRED BEN-
18 EFITS.—A legatee to whom housing loan benefits are
19 transferred pursuant to this section may not transfer such
20 benefits.

21 “(g) REVOCATION OF TRANSFER.—A veteran who
22 transfers housing loan benefits pursuant to subsection (a)
23 may, before the legatee uses such benefit, revoke such
24 transfer by submission of written notice of such revocation
25 to the Secretary.

1 “(h) LEGATEE WHO BECOMES AN ELIGIBLE VET-
2 ERAN.—(1) Nothing in this section shall be construed to
3 prohibit a legatee to whom housing loan benefits are trans-
4 ferred pursuant to this section from becoming otherwise
5 eligible for housing loan benefits under this chapter.

6 “(2) A legatee described in paragraph (1) may elect
7 to use such transferred benefits or such benefits to which
8 the legatee is otherwise eligible.

9 “(i) PAYMENT OF CERTAIN FEES.—A legatee to
10 whom housing loan benefits are transferred pursuant to
11 this section may not be exempt from paying a fee under
12 section 3729(c) of this title.

13 “(j) LEGATEE DEFINED.—In this section, the term
14 ‘legatee’ means, with regards to a veteran—

15 “(1) a spouse or surviving spouse;
16 “(2) a biological or legally adopted child;
17 “(3) a grandchild; and
18 “(4) any other direct descendant.”.

19 (b) EXPANSION OF DEFINITION OF VETERAN FOR
20 PURPOSES OF HOUSING LOAN BENEFITS.—Section
21 3701(b) of title 38, United States Code, is amended by
22 adding at the end the following new paragraph:

23 “(8) The term ‘veteran’ also includes, for pur-
24 poses of housing loans, a legatee to whom housing

1 loan benefits are transferred pursuant to section
2 3737 of this title.”.

3 (c) EXPANSION OF ELIGIBILITY.—Section
4 3702(a)(2) of such title is amended by adding at the end
5 the following new subparagraph:

6 “(H) Each legatee to whom housing loan bene-
7 fits are transferred pursuant to section 3737 of this
8 title.”.

9 (d) REGULATIONS.—Not later than one year after the
10 date of the enactment of this Act, the Secretary of Vet-
11 erans Affairs shall prescribe regulations to carry out the
12 amendments made by this section.

