USDA Equity Commission
Public Meeting #3: Written Comments

The following questions/comments were submitted via email between August 29, 2022 – October 7, 2022 in response to the Federal Register Notice for the third Public Meeting of the Equity Commission held on September 21-22, 2022. The comments have been categorized into two groups: Questions and Comments. Within each group, written comments are sorted first by date and then alphabetically by last name. All attachments provided are included and categorized at the end of the document.

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Questions

**Sam Robin**
*Received by Email: 8/31/22*

My name is Sam Robin, and I am with a small minority woman owned business called Whatcha Burnin.

We are in the cannabis business out of Herndon, Virginia and we would like to look into starting/operating a cannabis farm.

Who can we work with to apply for resources in this area please?

**Mary Pfaffko**
*Received by Email: 10/3/22*

Defenders of Wildlife is developing a publication on federal resources available for land trusts to conserve wildlife, such as the Farm Bill conservation programs. We would like to incorporate any info on special equity provisions of conservation programs (e.g., %5 set-aside under EQIP, higher cost-share rate for HU producers) as they relate to land trusts.

Would either of you have any info on how land trusts could help HU landowners access special equity provisions of the conservation programs, or any other info on equity provisions as they might related to land trusts?
Comments

Paula Pete  
Received by Email: 9/1/22

So Happy to hear about this new committee. I have worked with USDA since 2005 and had to struggle to get clients approved because of biased loan officers in Louisiana. Looking forward to commenting and recommending the changes needed to create a system of equity for all!

We may never be able to change the character of some folks, but we definitely can hold them accountable when they disregard the system.

Acceptable behavior has gone on entirely too long at USDA. I can go on record of challenging and making them comply with Fair Housing Laws, at the point where I was attacked and continued to stand my ground at the State and National levels. I documented and submitted my complaints to the National office.

Please keep the politics out of helping people and praise god that the new administration is taking care of the people.

Mara Momenee  
Received by Email: 9/8/22

My name is Mara, and I am a graduate planning student at the University of Oregon. I have been following the progress of the Equity Commission and have crafted a proposal for a community engagement design that I think could be helpful for your work. José Meléndez, a professor who specializes in public participation, has acted as an advisor on this proposal and encouraged me to reach out to you with my ideas.

Attached is a memo that briefly explains my proposal. I have a more detailed draft of my design if you would like to further discuss this work and how I might be able to assist in its potential implementation. Thank you for your consideration.

[Attachment: USDA Equity Commission Community Engagement Proposal]

Ben Lilliston and Antonio Tovar  
Received by Email: 9/9/22

The National Family Farm Coalition and the Institute for Agriculture and Trade Policy submit the attached comment for your consideration as you continue your work. We are available to answer any questions the commission may have on our concerns about the equity implications of USDA’s support of land-based carbon offset credits.

Thanks for your consideration and the important work you all are doing.
Hanna Sharif-Kazemi
Received by Email: 9/9/22

My name is Hanna Sharif-Kazemi and I am a Policy Coordinator at Drug Policy Alliance’s Office of Federal Affairs. Please find Drug Policy Alliance’s written comment to be submitted for the third public meeting of the Equity Commission and its Agriculture Subcommittee and Rural Community Economic Development Subcommittee attached below.

Please let me know if you have any questions or concerns.

[Attachment: DPA_USDA Equity Comment]

Sara Jane Smallwood-Cocke
Received by Email: 9/13/22

Halito, Ms. Hernandez!

Please see the attached letter from the National Coalition of Promise Zones to present to the USDA Equity Commission or Rural Development Subcommittee. We would value the opportunity!

Please reach out to Sandi Curd, me, or Gregory Dale, our main USDA contact if we can provide any additional information.

Yakoke!

[Attachment: FINAL Letter to OMB on Promise Zone Updates 072022]
[Attachment: NCPZ Equity Commission letter]

La Joyce Stewart
Received by Email: 9/16/22

Dr. Bill Evans
Little Leaf Farm
4945 South Drive
Jackson, Mississippi 39209
Looking for Partners and Support for Farmer Development and Fresh Food Access
I see that this Executive Order has been put in place to Advance Diversity, Equity, and Inclusion within the Federal Workforce. I want to know how this is going to be implemented. How will you know that these different Federal Agencies will abide by these rules and regulations? I left a private sector job, in July 2020, to come into the Federal Government. It has been so hard to work within the Federal Government. I have cried a many of nights wondering if I made the right decision to come into the Federal Government. They said working for the Government is the “American Dream” and that’s not what I have seen. I pray that this Acton Plan is really put into play. Currently, there are 15 people of color out of 148 positions where I work, and I am the Only woman of color on my district. I have no one to relate to. People are always trying to analyze what I am thinking about and are always assuming I have an attitude. When I may be just thinking about something.... but people assume that you are difficult to work with when you don’t let them run of you. I had to tell one of my co-workers the other day, that I am not the (Help) and that it was offensive of how she made me feel in front of a new employee. I pray that this new Executive Order works because Lord knows we need it!
ATTACHMENTS
The following attachments were provided by members of the public as a part of written comments.

1. Mara Momenee: USDA Equity Commission Community Engagement Proposal
2. Ben Lilliston and Antonio Tovar: NFFC and IATP USDA Equity Commission ltr
3. Hanna Sharif-Kazemi: DPA_USDA Equity Comment
4. Sara Jane Smallwood-Cocke: FINAL Letter to OMB on Promise Zone Updates 072022
5. Sara Jane Smallwood-Cocke: NCPZ Equity Commission letter
To: USDA Equity Commission  
From: Mara Momenee, Graduate Planning Student with a focus on Public Participation  
Date: September 5, 2022  
Re: Proposal for Community Engagement Design

Purpose
The purpose of this memo is to propose a community engagement design for the USDA’s new Equity Commission and Subcommittee on Agriculture. Both community members and Equity Commission members have highlighted the importance of incorporating the general public’s voice in the work of the commission and subcommittee. The following proposal offers a community engagement design that would enable the voices of those most marginalized in the food system to be heard and incorporated into the recommendations that the two bodies are crafting. The ultimate goal of this proposal is to help strengthen the community engagement component of this imperative work the USDA is undertaking.

Community Design Proposal
My community engagement design aims to create a model that reaches socially disadvantaged farmers at their geographic location in a way that is both convenient and effective. The design leverages partnerships with the existing network of Extension offices scattered throughout the country to act as hubs for localized workshops. These workshops would be a place for minority farmers to offer their feedback on the Equity Commission’s interim report and share their ideas for how to enhance overall equity within the USDA’s programs and policies.

Structure
I propose a partnership with Extension offices as the locations for localized workshops because they are an established presence in each state where farmers are already accustomed to accessing information. This model is transferable, as there is an office in or near most of the nation’s approximately 3,000 counties. I believe the number of workshops each state hosts should be determined by ensuring that a farmer in any part of the state would not have to drive more than three hours to reach a workshop location.

In order for my design to work, I believe it would entail the USDA creating a new planning body, perhaps an ad hoc committee for the Equity Commission, to coordinate this engagement initiative. The benefit of partnering with Extension offices is that these groups already collaborate on various initiatives, so hopefully a partnership would come naturally and not require the hiring of new staff, but simply a training of current staff to be effective workshop facilitators.

I envision using a portion of funds the Equity Commission has to create a virtual training orientation for Extension agents who will then lead the workshops at their local offices. Training would entail facilitators attending a pre-workshop virtual conference to learn about the Equity Commission and Subcommittee on Agriculture’s interim report and how to facilitate discussions on this subject matter. Funding should be provided to ensure that Extension offices have the proper materials to carry out the workshops, cover farmers’ travel costs, and to compensate staff for training, facilitation, and the synthesis of feedback.

Process
My design entails 6-hour-long workshops, which I believe would be sufficient in orienting minority farmers around the USDA’s recent Equity Commission work, in addition to being an adequate amount of
time to collect these farmers’ feedback on this work. I envision the workshops beginning with an overview of why the Equity Commission was created and what work it has produced so far, with a focus on the interim report. Following this orientation, the second portion of the workshop would gather farmers’ feedback on this work, with an emphasis on what is missing from the content. The final portion of the workshop would be dedicated to collecting farmers’ personal testimonies on their particular experiences working with the USDA and the barriers they have faced in accessing resources.

My intention is that in the first portion of the workshops, the farmer will be the learner and the facilitator will be the teacher, orienting participants to the Equity Commission’s work. However, the second portion of the workshop is designed to flip these roles; the farmers will become the teachers, educating the facilitators on their experiences working with the USDA. Allowing space for sharing personal stories is important as it will both give agency to participants and enrich the data the Equity Commission has access to for the creation of recommendations for the USDA.

**Timeline**

During the first meeting, the Equity Commission and Subcommittee on Agriculture’s work process was laid out, stating that the groups will produce an interim report by September of 2022 and a final report by February of 2023. This six-month window between the interim report and the final report is the timeline for my design. By designing this innovation to fit into the already determined schedule of the Equity Commission and Subcommittee on Agriculture, it is my hope that this idea will allow these groups to strengthen the participatory process used to guide their creation of their final report for the USDA.

My proposed timeline is as follows:

- **September – October 2022**: create a planning ad hoc committee to coordinate this initiative, create training materials for facilitators, recruit Extension agents and offices to participate in workshops, and publicize workshops
- **November 2022**: hold series of minority farmer workshops across the U.S.
- **December 2022**: facilitators synthesize workshop findings for Equity Commission and feedback is incorporated into updated draft of the report
- **January-February 2023**: final plan is compiled with minority farmer feedback incorporated

If this timeline is too fast, the Equity Commission might consider extending the deadline for the final report to ensure this crucial public feedback is included.

**Implications**

As Equity Commission Co-Chair Jewel Branough said during the end of the first commission meeting, “we need to think about the communities where we need to come together physically, where we have the opportunities to engage with the community…to show people we’re committed to going to where they live.” This design aims to do just this, bringing the process to the people on the ground who want to participate. By offering a space for minority farmers to share their ideas and stories, I am hopeful that the Equity Commission’s work will be enhanced. This community engagement design seeks to capture the voices of the most marginalized in the food system, which will hopefully lead to a more effective and representative set of recommendations for improving equity in the USDA’S programs and policies.

It is my hope that this memo provides a jumping off point for the Equity Commission to fulfill its community engagement goals and aspirations. I have drafted a more detailed engagement plan that is available to the group should it wish to pursue this idea and am available and interested in being a partner in this work. Thank you for your commitment to positive change and your consideration of this proposal.
September 9, 2022

U.S. Department of Agriculture Equity Commission

Re: Equity and Carbon Offsets

Dear Members of the Commission,

The National Family Farm Coalition (NFFC) and the Institute for Agriculture and Trade Policy (IATP) submit the following comments to express our deep concern that the creation of land-based carbon offset credits in private and compliance carbon markets will deepen existing inequities for farmers, rural communities and those routinely exposed to pollution. NFFC and IATP have been analyzing carbon markets and land-based carbon credits, particularly as they effect farmers and rural communities in the U.S. and internationally, for more than a decade.

The U.S. Department of Agriculture has expressed support for the creation of agriculture offset credits in a number of public statements and the creation of new programs. We request the USDA Equity Commission assess the equity impacts of the USDA’s programmatic support for advancing farm-based offset credits. The concerns outlined below are consistent with those raised by many food and farm groups about farm-based offset credits over the last several years.

Early in the Biden Administration, USDA Secretary Tom Vilsack stated that creating a carbon bank funded by public dollars through the Commodity Credit Corporation, fits within the Department’s portfolio and that the USDA has the authority to create such a bank. Secretary Vilsack has also voiced his support for the Growing Climate Solutions Act¹, which would authorize the USDA to oversee private carbon market standards and accreditation.

Earlier this year, the USDA created a climate smart commodity program that lays the groundwork for carbon offset markets by supporting pilot projects that “Quantify, monitor, report and verify climate results; and Develop markets and promote climate-smart commodities generated as a result of project activities.”² In seeking proposals for pilot projects, the USDA cites the ownership of climate benefits, and how those may be separate from the commodity – language that is clearly indicative of carbon offsets. While the language guiding the pilot programs does not explicitly state they are creating carbon credits, it is entirely consistent with elements needed to establish carbon credits. Indeed, carbon market developers have applied to access these pilot programs to advance the creation of carbon credits. Instead of investing in existing programs to directly support farmers and rural communities in strengthening resilience to the climate crisis and reducing emissions, the USDA has taken its own initiative to create an entirely new program, without Congressional input and without fully considering the equity implications of the program.

In recommendations earlier this year, the White House Environmental Justice Advisory Council expressly rejected “the establishment or advancement of carbon markets, including cap and trade” as climate strategies that benefit environmental justice communities.³

The USDA has repeatedly ignored concerns expressed by family farm and environmental organizations about the Department’s support for carbon offset markets. In 2021, our groups wrote Secretary Vilsack calling for USDA to abandon the creation of a carbon bank due to equity-based concerns. In late 2021, over 200 groups signed a letter to Congress opposing the Growing Climate Solutions Act to advance private carbon markets with USDA accreditation.⁴ And in March of this year, over 80 groups wrote Congressional Appropriations committees expressing concerns about the USDA’s creation of a climate smart commodity program consistent with the creation of carbon offset credits.⁵

The Equity Commission is charged with evaluating USDA programs and services through an equity lens and to make recommendations to the Secretary. We request that the Commission consider an assessment of equity concerns with regards to agriculture offset credit markets and the USDA’s role in promoting these markets within its report to the Secretary in 2023. Some key issues to consider:

- **Carbon offset credits** are part of pollution trading schemes that allow pollution to continue disproportionately in low income, communities of color.⁶
- **Farm offset credits** are not credible due to the significant scientific uncertainty over accurate measurement and the growing impact climate change itself is having on the land. This absence of credibility, undermines⁷ the urgent need for emission reductions and accelerates a climate crisis that disproportionately affects Black, Indigenous, and people of color and low-income communities. Smaller-scale farmers are more vulnerable to the impacts of the climate crisis, with less capital, resources, and farm program support than larger scale farms.
- **Carbon offset developers** prioritize large-scale farms,⁸ growing commodity crops or raising animals within a large-scale Confined Animal Feeding Operation system, over smaller-scale and diversified farms, further fueling consolidation in farm and land ownership.
- **Carbon offset credit markets** are incompatible with sustainable agriculture and agroecology⁹ because they fail to recognize and reward farmers who have been protecting the land and soil for years, decades and generations.
- **Carbon offset credit markets** give additional leverage to polluters partnering with project aggregators,¹⁰ land speculators and agribusinesses into what happens on the farm, including access to enormous amounts of on-farm data, and lock farmers into tightly prescriptive legal contracts.

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³ [https://www.epa.gov/sites/default/files/2021-05/documents/whiteh2.pdf](https://www.epa.gov/sites/default/files/2021-05/documents/whiteh2.pdf)
⁵ [http://hillheat.com/files/STOP_USDA_From_Funding_Climate_Scams.pdf](http://hillheat.com/files/STOP_USDA_From_Funding_Climate_Scams.pdf)
⁶ [https://journals.plos.org/plosmedicine/article?id=10.1371/journal.pmed.1002604](https://journals.plos.org/plosmedicine/article?id=10.1371/journal.pmed.1002604)
⁷ [https://www.tandfonline.com/doi/abs/10.1080/1045575042000287299](https://www.tandfonline.com/doi/abs/10.1080/1045575042000287299)
Carbon offset markets threaten to undermine and siphon resources away from proven conservation programs that, with necessary improvements, can be more equitably accessed by all farmers and achieve immediate, significant climate benefits.

Instead of continuing the legacy of pollution through carbon markets, we call for policies that eliminate pollution at the source and support local food economies, fair incomes for farmers and farmworkers, and pathways for sustainable practices of food and energy production. The USDA has an important role in supporting farmers and rural communities in responding to the climate crisis, but propping up a fatally flawed land-based carbon credit system is not a worthy use of public resources.

We thank the Commission for considering this important issue and welcome further conversation and questions. We can be reached at: antonio@nffc.net – ben@iatp.org.

Antonio Tovar
National Family Farm Coalition

Ben Lilliston
Institute for Agriculture and Trade Policy
United States Department of Agriculture
1400 Independence Avenue SW
Washington, DC 20250

Re: Support the inclusion of the Making Essentials Affordable and Lawful (MEAL) Act in the next Farm Bill reauthorization package

September 9, 2022

To whom it may concern:

The Drug Policy Alliance (DPA) respectfully submits comment on the third public meeting of the Equity Commission and its Agriculture Subcommittee and Rural Community Economic Development Subcommittee. DPA is the leading organization promoting equitable drug policies and alternatives to the war on drugs. DPA envisions a world where the regulation of drugs is grounded in health, equity, and human rights.

We urge the Equity Commission and its Agriculture Subcommittee and Rural Community Economic Development Subcommittee to support the inclusion of the Making Essentials Affordable and Lawful (MEAL) Act in the next Farm Bill reauthorization package. The MEAL Act would repeal the outdated, harsh, and counterproductive lifetime ban on individuals with a drug felony conviction from accessing SNAP and TANF assistance.

SNAP and TANF assistance provide a minimal, supplemental amount of support during times of financial hardship, including now during the ongoing COVID-19 pandemic. SNAP provides monthly benefits to help buy food and access to work-based learning, vocational services, and support services via SNAP Employment & Training (SNAP E&T). States receive federal TANF block grant funds to provide assistance in various forms, including income assistance (such as wage supplements for working-poor families), childcare, education, job training, transportation, aid to children at risk of abuse and neglect, and a variety of other services. Individuals and families who qualify for SNAP and TANF are low-income and generally live at or below the poverty line.

In 1996, Congress imposed a lifetime ban on individuals convicted of a drug felony from receiving SNAP and/or TANF. Although Congress gave states the ability to opt-out as part of the 1996 ban, many states still bar individuals and impose onerous and costly requirements that create barriers to restoring assistance. This is detrimental for people re-entering their communities, as the drug felony bans on SNAP and TANF imposed by Congress undermine
efforts by individuals to successfully transition into their communities and provide for their families after having been incarcerated.

Felony drug convictions create thousands of daunting obstacles to a person successfully getting out of poverty after having been incarcerated. For example, barriers to licensure and employment are oftentimes mandatory, automatic, and permanent once someone receives a felony conviction.1 As such, formerly incarcerated people are far more likely to experience unemployment because of a criminal record, making it difficult for people to provide for themselves and their families.

Restoring access to SNAP and TANF assistance is also an essential step in helping provide basic support, such as food, to individuals and families with children. Families receive a much lower overall benefit when a parent is ineligible for SNAP/TANF as a result of a drug felony conviction. This means that families with an adult who is banned from benefits have access to less food and support, resulting in food insecurity and increased stress that can lead to preventable health problems for both adults and children.

It is also important to recognize that lifting the SNAP/TANF ban for people with felony drug convictions is an equity issue, and would support people of color and women. Black and brown people disproportionately represent the majority of people arrested and incarcerated for drug-related felony convictions.2 This is due to the fact that policing and drug law enforcement activity is typically concentrated in low-income communities of color, resulting in higher drug-related conviction and incarceration rates for Black and brown people. Black adults are almost 5 times more likely to be incarcerated than White people in state prisons, with Latinx people being 1.3 times more likely as well.3 Women are also more likely to be incarcerated for drug crimes, with 25 percent of women and 14 percent of men in state prison having been convicted of a drug offense.4 Given the fact that women are more likely to be incarcerated for felony drug convictions, mothers who have already served their time are often further punished by this lifetime ban on critical food and other basic forms of assistance.

DPA urges the USDA to support the inclusion of the Making Essentials Affordable and Lawful (MEAL) Act in the next Farm Bill reauthorization package. The MEAL Act has been endorsed by more than 160 national and state-based organizations,5 and repealing the SNAP/TANF ban

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3 Id.
would better support people with drug convictions re-enter their communities and immediately remove a barrier that exacerbates hunger and poverty for low-income individuals and families. Lifting the SNAP/TANF ban would also enable individuals to focus on securing employment, housing and other essentials rather than locating food and other basic needs for themselves and dependents. These kinds of assistance have also been found to reduce recidivism and support the rebuilding of communities and families, with one 2017 Harvard study finding that access to SNAP and TANF benefits reduced the risk of reincarceration within one year by 10%.6

Thank you for your time and consideration of these urgent issues. If you have questions or need additional information, please contact Hanna Sharif-Kazemi, Policy Coordinator of the Office of Federal Affairs of the Drug Policy Alliance at hkazemi@drugpolicy.org, and Grant Smith, Deputy Director of the Office of Federal Affairs of the Drug Policy Alliance at gsmith@drugpolicy.org.

Sincerely,
Hanna Sharif-Kazemi
Policy Coordinator, Office of Federal Affairs
Drug Policy Alliance

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July 20, 2022

Shalanda D. Young  
Director  
White House Office of Management and Budget  
New Executive Office Building  
Washington, DC 20503  

RE: Promise Zone Preference or Preference Points and Extension of Designation

Dear Director Young:

We write as representatives whose districts serve the 22 Promise Zone (PZ) areas, designated between 2014 and 2016 by the U.S. Department of Housing and Urban Development (HUD) and the U.S. Department of Agriculture (USDA). The 22 PZs are located in tribal, rural, and urban communities in some of the most historically economically distressed regions of the U.S. PZs have sought to convene cross-sector community partnerships and implement strategies that move residents into living wage jobs, increase economic investment, expand educational opportunities, and re-imagine public safety.¹

PZs receive a relatively modest financial investment, and yet they can claim some significant accomplishments. Congress has recognized the importance of PZs in the 2022 Omnibus Appropriations Bill by directing HUD to support the PZ designations for the length of their current agreements.² In addition to this effort, we urge the Executive Branch to take the following actions:

1. **Restore PZ access to preferences and non-monetary agency supports to 2016 levels;**
2. **Increase Technical Assistance and Federal Interagency Coordination for PZs and their partners; and**
3. **Extend the PZ designation by adding ten years to the term of each designee.**

**RESTORE PREFERENCES:**

Agencies regularly use “preferences” as part of merit review processes in order to emphasize policy or program priorities. The PZ designation allocates preferences in federal programs and grants.³ In 2019, the HUD Office of Policy Development and Research produced a review called Promise Zones: Initial

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¹ A September 2016 memorandum by the Executive Office of the President, Office of Management and Budget, Prioritizing Federal Investments in Promise Zones, explains that PZs are examples of place-based initiatives that take advantage of coordinated partnerships by multiple stakeholders to make sustainable improvements to high-need communities (p. 2).

² Section 228 of Title II: Department of Housing and Urban Development in the 2022 Appropriations Bill reads: “The Promise Zone designations and Promise Zone Designation Agreements entered into pursuant to such designations, made by the Secretary in prior fiscal years, shall remain in effect in accordance with the terms and conditions of such agreements” (p. 1781).

³ The 2016 OMB Memorandum mentioned in footnote 1 explains that preference, or priority, is regularly used by agencies in merit review processes to emphasize, for example, policy or program priorities. As stated in the Memorandum, federal agencies incorporate preferences through three main avenues: providing extra points for applicants that meet certain criteria or standards; allotting discretionary flexibility during final application review based on geography, policy priorities, and other factors; and creating qualifying criteria for automatic eligibility to apply for certain programs or resources (p. 4).
Implementation Assessment Report (HUD report), which offers helpful insight on the importance of preferences. PZ access to preferences encourages improved collaboration and communication between the partners and PZ staff, as well as assuring they receive resources to accomplish their priority projects. Since the final 2016 round of designations, however, PZs have experienced a decline in access to preferences, and agency programs offering preferences have not always been clear. HUD and USDA should provide up-to-date information in one place about which grants and programs have preferences available to PZs.

TECHNICAL ASSISTANCE & INTERAGENCY COORDINATION:
Taking actions to renew the focus of HUD and USDA on PZs can further support these community efforts within the agencies and increase access to assistance programs and other capacity-building opportunities. The HUD report gives three recommendations for improving technical assistance for PZs and partners that the Executive Branch should consider: (1) provide PZs an evaluation framework from the federal agencies to improve data collection on the result of PZ projects; (2) provide partner agencies small-dollar-amount grants to pay for staff training in how to successfully collaborate for collective impact, where partners do not have experience with working across sectors; and (3) provide communications and media relations training to help show community members and potential partners the value of the collaborative work.

The Executive Branch should also consider the benefit of a memorandum of understanding (MOU) among partnering federal agencies to ensure continuity of involvement beyond administrations. The Executive Branch should review the accomplishments of the Interagency Steering Committee (ISC), which allowed HUD and USDA to regularly meet with partner federal agencies, representatives from the White House Domestic Policy Council, and other stakeholders. Despite its essential role in coordination between agencies, the lack of binding agreements led to the disbanding of the ISC by 2016. Reviewing ISC’s efforts could determine whether revitalizing this type of body would increase interagency communication and stakeholder cooperation.

EXTENDING PZ DESIGNATION BY 10 YEARS:

4 “Area groups collaborating rather than competing with each other resulted in local organizations gaining increased capacity to apply for and win grants” (HUD Report p. 12).

5 The Recommendations from the Field listed in the HUD report provides further information on the elements of technical assistance PZs would benefit from. The report explains that this is a repeatedly mentioned need which has gone largely unmet for PZs (p. 21-22). As stated in the 2016 OMB Memorandum mentioned in footnote 1, technical assistance helps PZs and other place-based initiatives identify appropriate funding opportunities, navigate competitive processes, and implement promising or best practices (p. 4).

6 At the PZ level, participating partner organizations are required to have an MOU in place. However, no MOU or Interagency Agreement (IAA) between federal agencies that have worked on the PZ initiative has been required or voluntarily established. The continuity of partnerships between these federal agencies is critical to PZs’ longer-term efforts as place-based projects (HUD report p. 20).

7 “Once the steering committee disbanded, however, levels of support from the partnering agencies began to subside, and partner organizations in the Promise Zones noticed less and less engagement and fewer opportunities for preference points in applying for federal grants. Had the Promise Zone steering committee continued, or even re-formed after the administration change in 2016, the initiative would likely have retained its momentum at a point when the implementing agencies were starting to gain their footing with regard to capacity building and working toward community improvement in their areas” (HUD Report p. 21).
Adding up to ten years to the term of each PZ could allow each coalition to further leverage the trust built through PZ partnerships, which can have collateral benefits beyond the PZ area. For example, the Kentucky Highlands PZ worked to coordinate partners’ charitable funding for COVID relief efforts throughout the region. The Pride of the Great Plains Nations PZ in North Dakota secured funding that grew the community’s “No Kid Hungry” program and expanded food assistance to elders. The South Los Angeles PZ (SLATE-Z) received grant funding to pilot a free LA Metro ride program for high schoolers. That pilot facilitated a much broader program that now allows open access to transit for thousands of K-12 students throughout the county, increasing youth access to programs and jobs. Any extension of the PZ term should include continuation of AmeriCorps VISTA staff under existing terms, which plays a vital role in the successful implementation of long-term PZ programming. 

We respectfully urge the Executive Branch to take the actions outlined above and extend the PZ designation up to ten years (but no less than four years) on top of each round’s current term. The PZ mission aligns with the Administration’s goals of building community wealth, strengthening neighborhoods, and investing in children, families, and lower wage workers. Further investment in PZs can inspire positive community changes across the country.

Sincerely,

Karen Bass  
Member of Congress

Lucille Roybal-Allard  
Member of Congress

Harold Rogers  
Member of Congress

Dwight Evans  
Member of Congress

Markwayne Mullin  
Member of Congress

Jimmy Gomez  
Member of Congress

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8 The HUD report includes examples of The Essential Work Performed by AmeriCorps VISTAs and explains that the responsibilities of VISTAs include convening neighborhood committees, performing administrative work and follow-up steps, reaching out to new partners, and producing communications materials. Additional Data VISTAs specialize in data collection and reporting tasks for PZs. The report emphasizes that leaders of many PZs view VISTAs as essential to the successful implementation of PZ programming (p. 18-19).
Jenniffer González-Colón
Member of Congress

Larry Bucshon, M.D.
Member of Congress

Donald Norcross
Member of Congress

Adam B. Schiff
Member of Congress

John B. Larson
Member of Congress

Tony Cárdenas
Member of Congress

Juán Vargas
Member of Congress

Doris Matsui
Member of Congress

Lloyd Doggett
Member of Congress
September 14, 2022

USDA Equity Commission
Attn: Cecelia Hernandez
Via: EquityCommission@usda.gov and Cecilia.Hernandez@usda.gov

Dear Ms. Hernandez and members of the Equity Commission:

Thank you for the work you are doing to ensure programming and services at USDA are administered equitably, especially to assist underserved populations. As the National Coalition of Promise Zones, our goals and work align closely with the work of the Commission. We write today to ask to present at your next Commission meeting to share the work being done in rural and tribal Promise Zone (PZ) communities through our Promise Zone designation from USDA. Rural and Tribal PZs are administered by USDA Rural Development, and urban PZs are administered by HUD.

As you know, Promise Zones were first designated under the Obama administration in 2014. We have seen much success in serving historically underserved communities around the country, as well as many challenges in carrying out our designations and agreements with USDA. We are looking ahead to the new fiscal year, as well as the new Farm Bill to advocate and finish out our 10-year designations on a high note.

We would value the opportunity to share more information about the work we’re doing through presenting to the Equity Commission and/or the Rural Development Subcommittee. We have attached a letter from our Congressional representation that recently went to the White House OMB and leadership at HUD and USDA that outlines many of our goals that will be in the presentation.

Thank you for considering our presentation request. For any additional information, please reach out to Sara Jane Smallwood Cocks (Choctaw Nation PZ), smallwood@choctawnation.com and Sandi Curd (Kentucky Highlands PZ), s.curd@khic.org.

We look forward to hearing back from you soon.

Thank you,

National Coalition of Promise Zones

Speaking with one voice through our communities