1. About Maytree
Maytree has been dedicated to creating solutions to poverty since 1982. The most enduring way to fix the systems that create poverty is to safeguard economic and social rights for all people living in Canada. Maytree works to advance systemic solutions to poverty through a human rights approach. We work with governments, researchers, the non-profit sector, and community organizations to build strong and vital communities.

2. Scope of our submission
Maytree is pleased to offer comments and recommend amendments to Bill C-97. Our comments are specific to Division 19 to enact the National Housing Strategy Act and Division 20 to enact the Poverty Reduction Act.

3. National Housing Strategy Act
Bill C-97 took a major step forward on legislating housing rights by including a commitment to the progressive realization of the right to housing for the first time in Canada’s history. We were pleased to see that the National Housing Strategy Act reflected some of the recommendations made in Canada Housing and Mortgage Corporation’s 2018 consultation on a rights-based approach to housing, and the recommendations made in an open letter signed by over 1,100 individuals and organizations from across Canada in August 2018.

The National Housing Strategy Act makes a commitment to the progressive realization of the right to housing consistent with the International Covenant on Economic, Social and Cultural Rights, creates an independent Housing Advocate, establishes a National Housing Council with inclusion of people with lived experience of homelessness and inadequate housing, and commits to ensuring participation of affected communities.
However, as it was originally written, the National Housing Strategy Act lacked essential elements of an effective human rights framework, particularly in terms of accountability. As such, amendments were needed to ensure that the government could achieve its goal of recognizing housing as a human right, and to ensure that it could establish mechanisms to uphold this right.

As part of the process undertaken on Bill C-97, we, along with a number of other civil society leaders, requested that the House of Commons Standing Committee on Finance consider making amendments to strengthen the National Housing Strategy Act. We are pleased to see that, since then, the government has introduced amendments in the Report Stage of Bill C-97 to:

1. Unequivocally recognize that housing is a human right;
2. Mandate the Housing Advocate to receive and study petitions identifying systemic housing rights issues, and establish a process for a review panel to hear and make recommendations on these issues; and
3. Strengthen the monitoring role of the Housing Council.

3.1 Unequivocally recognize that housing is a human right
The feedback submitted to the government’s Let’s Talk Housing consultation showed significant support among Canadians for the recognition that access to good quality, affordable housing with security of tenure is a fundamental human right.

As such, we support amendments to the Act that include a declaration that housing is a “fundamental human right affirmed in international law” and that “housing is essential to the inherent dignity and well-being of the person and to building sustainable and inclusive communities”.

These amendments are an important signal that affirm Canada’s international commitments to housing as a human right. They remove any ambiguity and demonstrate that Canada is ready to support these commitments with policies and programs that move us forward in the progressive realization of the right to housing – that is, steadily advancing towards fulfilling this right for everyone in Canada.

These amendments establish a long-term direction and goal for housing policy. While there may be competing policy ideas about how this right is upheld, a clear statement that housing is a fundamental human right provides the necessary clarity to guide federal policy development. Further, it would demonstrate the federal government’s leadership to provincial and municipal governments in meeting Canada’s international commitments to social and economic rights.

3.2 Mandate the Housing Advocate to receive and study petitions identifying systemic housing rights issues, and establish a process for a review panel to hear and make recommendations on these issues
We support amendments that clarify the duties of the Housing Advocate around exploring systemic issues faced by affected groups, monitoring the government’s progress on its housing strategy, and making recommendations to the government on how it can address systemic housing concerns. This clarification better equips the Housing Advocate to advance the government’s policy commitment to the progressive realization of the right to housing, and strengthens the accountability component of the National Housing Strategy Act.
We also welcome the amendments that give the Housing Advocate the authority to refer systemic housing issues to a three-person review panel, which can hold hearings and make recommendations to the Minister. Through the amendments, the recruitment of the panel will consider the importance of representation of people with lived experience of homelessness and housing need, members of vulnerable groups and people with expertise in human rights. The amendments ensure a meaningful voice and role for affected individuals and communities.

This approach is oriented around solving problems, making policies and programs more effective and responsive, engaging with those affected and working collaboratively with multiple stakeholders. It creates accountability and access to justice for the right to housing, without requiring legally binding orders from a court or an official tribunal.

3.3 Strengthening the monitoring role of the Housing Council
Finally, we welcome the amendments that strengthen the role of the Housing Council to monitor the government’s progress on its housing policy, and to provide advice to the federal Minister. The Housing Council’s monitoring function is integral to ensuring that strong accountability and transparency mechanisms are put in place that help the government in progressively realizing the right to housing.

The phrase “progressive realization” recognizes that the right to housing cannot be achieved overnight. Instead, policy, legislative and regulatory measures will help us realize the right to housing over time. A strong monitoring function of the Housing Council will enable it to identify opportunities where the government can do better in achieving its goals, keeping us on track.

The Government of Canada has broken new ground with the National Housing Strategy Act by tabling legislation that recognizes housing as a human right. As the housing legislation and strategy are implemented, institutional awareness and confidence in a human rights-based approach will grow, and we hope this will inform future iterations of Poverty Reduction Strategy.

4. Poverty Reduction Act
*Opportunity for All*, the first Canada-wide poverty reduction strategy, sets out a framework for the federal government’s efforts towards poverty reduction. Bill C-97 enacts the Poverty Reduction Act, and includes a number of promising components, including:

- Requiring future governments to maintain a poverty reduction strategy to ensure continued action towards poverty reduction;
- Establishing a National Advisory Council with a mandate to advise government, a requirement to consult, and a requirement to report to the Minister responsible on progress towards poverty reduction annually; and
- Setting the official target against which progress can be monitored, but also allowing flexibility for the Council to consider other metrics to gain a deeper understanding of how poverty is changing in Canada.

However, we are concerned that Bill C-97, in its current form, misses the opportunity to lay the foundations for a human rights-based approach to poverty reduction in Canada. With that in mind, we have identified three amendments that could strengthen Bill C-97:

1. Engaging people with lived experience in the strategy;
2. Clarifying the definition of poverty in the legislation; and
3. Seeking to develop poverty metrics with an equity dimension.

4.1 Engaging people with lived experience in the strategy
Bill C-97 makes it clear that people with lived experience should be actively engaged in the poverty reduction strategy, which makes “consultations with the public, including the academic community and other experts, Indigenous persons and persons with lived experience in poverty” an ongoing requirement of the Council.

But participation is more than just consultation. Employment and Social Development Canada has already welcomed people with lived experiences of poverty to apply to become members of the Council through a designated recruitment stream. To demonstrate that this should be an ongoing element of the government’s poverty reduction work, and to recognize the value that lived-experience engagement brings to policy-making, we would like to see the legislation require at least one member of the Council to have lived experience of poverty. This amendment would align the Poverty Reduction Act with the National Housing Strategy Act which specifies that the Housing Council include people with lived experience of housing need and homelessness.

We recognize that one lived expert cannot fully represent the experience of poverty. Wider engagement of people with lived experience by all council members is necessary, and needs to be distinct from the consultations with the general public and academics who have long been included in such processes. Instead of naming persons with lived experience as one of the groups the Council consults with, we would like to see the legislation amended to outline an additional function for the Council of “engaging people with lived experience (including Indigenous persons, immigrants, women, single mothers, people with disabilities, and racialized groups) in the design, implementation, monitoring, and evaluation of the strategy.”

Recognizing the importance of lived-experience participation in the legislation puts this and future governments on a path towards more systematic and meaningful participation of people with lived experience.

**RECOMMENDED AMENDMENTS:**

In section 9(1), specify that the Council include at least one member with lived experience of poverty.

In section 10, specify an additional function of the Council of “engaging people with lived experience (including Indigenous persons, immigrants, women, single mothers, people with disabilities, and racialized groups) in the design, implementation, monitoring, and evaluation of the strategy.”

4.2 Clarifying the definition of poverty in the legislation
The Poverty Reduction Strategy defines poverty as “the condition of a person who is deprived of the resources, means, choices and power necessary to acquire and maintain a basic level of living standards and to facilitate integration and participation in society.” This definition acknowledges that poverty is not just lacking necessities but is a complex issue linked to power and choice and the ability to participate in everyday society.
Including this definition within the Act would provide clarity for the Council and the Minister carrying out their obligations under the Act. It would also provide continuity to ensure future ministers and council members have a shared understanding of poverty and the scope of the strategy.

**RECOMMENDED AMENDMENT:**

Insert a definition of poverty in section 2 to read, “Poverty means the condition of a person who is deprived of the resources, means, choices and power necessary to acquire and maintain a basic level of living standards and to facilitate integration and participation in society.”

**4.3 Seeking to develop poverty metrics with an equity dimension**

Along with identifying a specific measurable target for the strategy to aspire towards, the legislation allows for other metrics to be used to monitor the level of poverty. Using multiple metrics will provide the Minister with a more accurate understanding of poverty and it will inform the Council’s advice on how the strategy can be improved.

The legislation also allows the Governor in Council to add or delete metrics. This flexibility means that, as poverty in Canada shifts and investments in data collection yield results, the schedule can be amended to incorporate more appropriate, accurate, and timely metrics.

The government has made welcome investments in Statistics Canada to increase its capacity to collect data on poverty that can be disaggregated by geography and socio-demographic characteristics. This will provide us with a greater understanding of the differential impacts poverty has on certain population groups and inform how the strategy can better recognize this.

Adding a statement in the Act that requires the Governor in Council to “seek to incorporate, wherever possible, metrics that disaggregate data among groups known to be at a greater risk of poverty (including, but not limited to, immigrants, women, single mothers, people with disabilities, Indigenous peoples, and racialized groups)” is important. It would ensure that the results of the government’s investments in data are used to inform and support poverty reduction efforts to benefit all Canadians in poverty.

**RECOMMENDED AMENDMENT:**

Insert section 8(3) to read, “The Governor in Council should seek to incorporate, wherever possible, metrics that disaggregate data among groups known to be at a greater risk of poverty (including, but not limited to, immigrants, women, single mothers, people with disabilities, Indigenous peoples, and racialized groups).”

**5. Concluding remarks**

Our submission draws on our work with legal experts, policy-makers and people with lived experience of poverty and housing need. Our support for the amendments to the National Housing Strategy Act in particular are reflective of advice developed in partnership with a coalition of experts and advocates.
Both the National Housing Strategy Act and the Poverty Reduction Act are important commitments to pursuing policy that prioritizes meeting the social and economic rights of all Canadians.

Thank you for your consideration of our recommendations.

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