Over 101, internationally funded NGOs put together the Thriving Together Springboard, and 78 policy guidelines called "Vital Conditions" which would become the framework/Lens for the Biden/Harris Federal Interagency Workgroup, or a "whole-of-government" approach to policy implementation.

Within the first days of the Biden/Harris administration, a flurry of Executive Orders were signed that would create the arbitrary legal authority (by executive fiat) for every administrative agency serving at the pleasure of the President - to begin allocating the funds passed by Congress (CARES, ARP, IRA, BIL, Jobs Act, REPO etc) through these new programs.

In addition, the Biden/Harris transition team (comprised of the Sunrise Movement) staffed administrative appointments with loyalists, and used vaccine mandates as a purity test to eradicate non-comformists from the entire administrative apparatus.

So, staffed with ideological zealots, the entire administrative apparatus has been used to implement a "whole-of-government" approach to a Unified plan—the "Federal Plan for Equitable Long-Term Recovery and Resilience."

Executive Order 14008 e.g. established the Justice40 programs, dictating how and for what reasons block grants should be awarded back to local communities. Justice40 programs establish a tripartite agreement structure between one of these original NGOs, an ideologically aligned corporation, and a local government. This arm of the Federal Plan can be found in the Emerald Cities Collaborative playbooks... Here's the gist:

- Use each administrative agency to funnel money into the SMART GRID infrastructure and built back "better" SMART Cities.
- Ensures compliance for land use and zoning at the local level through the contractual obligations outlined for receiving these funds
- Creates a Community Benefit Agreement and Community Benefit Plan to identify strategic real-estate acquisitions, and mineral rich areas, in exchange for 40% of the federal grant dollars being used for "underserved communities."
- Defines "underserved communities" based upon tax structures or federal zoning such as Opportunity Zones, Empowerment Zones, Rural Partners Network etc.

For example, when FEMA launched its Justice40 grants, an MOU was signed with the NAACP for "equitable" disaster aid distribution, prioritizing demographics for application approvals over need.

When HUD launched its Justice40 programs, funds were set aside for the acquisition of lands for "open space" agreements with a priority on climate Resilience and critical rare earth mineral extraction for the green energy transition. These open space agreements are to be managed by Natural Asset Corporations who will oversee the mineral extraction contracts, and so on....

In total, there are 400 programs throughout 16 administrative agencies for Justice40 alone.

This is merely one example of this "whole of government" approach to implementing the Federal Plan. I could go on and on detailing this plan, from down-payment assistance for undocumented migrants, to removing forms for documenting biographical information on unaccompanied minors and sponsors, and so on...

The full size of this can be found on the federal register outlined in the 2023 Unified Agenda <a href="https://www.federalregister.gov/documents/2024/02/09/2024-00476/introduction-to-the-unified-agenda-of-federal-regulatory-and-deregulatory-actions-fall-2023">https://www.federalregister.gov/documents/2024/02/09/2024-00476/introduction-to-the-unified-agenda-of-federal-regulatory-and-deregulatory-actions-fall-2023</a>

The reason why I'm sending you this email however, is due to the USDA's FNS programs which allocate/ administer WIC, TANF, EBT, and SNAP. FNS just published intent to implement the Vital Conditions Federal Plan framework, which includes One Health and Healthy People 2030 interoperability. AKA- TOTAL CONTROL ...

Beginning on 04/04/2023 Tomeka Owens the SNAP administrator, published a notice of intent to streamline information between SNAP and Medicaid for "identifying and describing systems used by States to determine eligibility and manage SNAP and Medicaid application and recertification information." Etc...

https://www.federalregister.gov/documents/2023/04/04/2023-06956/agency-information-collection-activities-proposed-collection-comment-request-improving-coordination

On 07/19/2023 another public notice was published for the collection of information on the implementation of A.I. Risk Assessment (RA) tools.

"Data will be collected via a web-based census survey of the 53 SNAP State agencies. Case studies will be completed with six SNAP State agencies; these case studies will include telephone interviews with up to five types of State-level staff and up to two types of local SNAP agency staff (as applicable). The types of State-level staff will include RA tool development leads, SNAP Quality Control Directors, SNAP Quality Assurance Directors, IT systems staff, and data analysis staff. The types of local SNAP agency staff will include local agency supervisors and local agency eligibility staff. The study team will also request administrative data from the SNAP State agencies that use an RA tool."

https://www.federalregister.gov/documents/2023/07/19/2023-15209/agency-information-collection-activities-proposed-collection-comments-request-understanding-risk

The Data analysts and IT team then implemented this new AI framework to identify and adjudicate overpayment, violations and issue prosecution letters for repayment.

As of 05/10/2024 this new AI system has been implemented and is anticipated by FNS to be able to:

"FNS estimates that 53 State agencies will issue 745.3333 Notices for Hearing or Prosecution for a total of 39,502.6667 responses. FNS estimates it will take approximately 8 minutes (0.1336 hours) to issue a Notice for Hearing or Prosecution."

FNS estimates it will take this A.I tool about 5 minutes to issue an automatic decision on guilt. https://www.federalregister.gov/documents/2024/05/10/2024-10204/agency-information-collection-activities-supplemental-nutrition-assistance-program-snap-repayment

As of 2024 this agency-wide interoperable AI software is now being implemented across ALL FNS programs, and the DOJ, to determine what people eat, buy, and spend TANF on and quickly assess non-compliance (real food purchases, meat, real milk etc?) For repayment and future disqualification.

Request-Supplemental Nutrition Assistance Program Education (SNAP-Ed) Intervention Submission Form and Scoring.

Toolhttps://www.federalregister.gov/documents/2024/02/02/2024-02064/agency-information-collection-activities-proposed-collection-comment-request-supplemental-nutrition

10/18/2024 request for dietary surveys and private "restricted-use data" information

- "5. Descriptive statistics on the dietary quality of a randomly selected adult household member in a subsample of households
- 6. Cross-tabulations between key sociodemographic and economic characteristics and markers of dietary quality
- 7. Public and restricted-use data sets and documentation that allow FNS to reproduce analysis results and public-use data sets that will promote use of the data by the research community."

https://www.federalregister.gov/documents/2024/10/18/2024-24160/agency-information-collection-activities-longitudinal-study-of-snap-households-aka-the-study-of

This intent was initially outlined in the 2023 Unified Agenda, again, using the equity lens of the Federal Plan for Equitable Long-Term Recovery and Resilience framework. A framework of total control through government benefits.