

A BILL FOR AN ACT

RELATING TO RENTAL DISCRIMINATION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The federal housing choice voucher program, also known as Section 8, provides federally funded, tenant-based 2 vouchers to low-income households that are responsible for 3 finding appropriate rental units in the private market. A 4 challenge once a household receives a Section 8 voucher is 5 6 finding a landlord willing to accept it. The legislature 7 believes that renters who participate in housing assistance programs, such as Section 8, should have an equal opportunity to 8 9 find housing and should not be discriminated against because their source of income includes funds from housing assistance 10 programs. 11

Studies have shown that when there are laws to prevent 12 13 discrimination against renters with housing assistant vouchers, the renters are twelve per cent more likely to find housing. 14 The American Bar Association adopted a resolution in 2017 15 16 calling for enactment of laws that ban housing discrimination based on lawful sources of income. The legislature notes that 17 source of income discrimination laws do not alter or restrict 18 the standard industry practices to vet prospective renters. 19

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Rather, these laws prohibit landlords from rejecting prospective
 renters who receive Section 8 vouchers or other housing
 assistance simply because of the voucher or assistance.

The legislature finds that ten states, the District of Columbia, fourteen counties, and fifty-six major cities across the country have laws that prohibit source of income discrimination in housing. Honolulu is one of the largest cities in the United States that does not prohibit source of income discrimination in housing.

The legislature finds that low-income individuals 10 experience extreme difficulty in finding affordable rentals in 11 Hawaii. Prior to the COVID-19 pandemic, news reports, locally 12 and nationally, have documented that prospective tenants are 13 often rejected by landlords due to their use of Section 8 14 vouchers or other forms of housing assistance, or based on 15 requirements for participation in a housing assistance program. 16 This situation becomes all the more frustrating when housing 17 18 vacancy advertisements state "no Section 8 accepted" or "Section 8 need not apply" in an effort to prevent low-income individuals 19 receiving housing assistance from being considered as tenants. 20 The COVID-19 pandemic and resulting economic conditions 21 22 have impacted many residents' ability to pay their rent. An August 2020 survey of 271 landlords and property managers 23

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statewide conducted by the economic research organization at the
 University of Hawaii indicated that more than 9,000 households
 were two months or more behind in rent, and that more tenants
 were thirty days behind in rent than prior to the pandemic.

Prior to the pandemic, nationally, eighty-three per cent of 5 households participating in Section 8, were led by women. 6 7 Currently, there are more than 22,000 single mothers in Hawaii, and ninety-two per cent of fifty-five single mothers surveyed in 8 Hawaii during the COVID-19 pandemic reported that they have lost 9 financial independence due to the economic crisis. Allowing 10 11 landlords to consider a rental applicant's source of income can also function as a proxy for discrimination against single 12 13 mothers.

The purpose of this Act is to prohibit discrimination in rental transactions based on receipt of income from a housing assistance program or requirements related to participation in housing assistance programs.

SECTION 2. The Hawaii Revised Statutes is amended by adding a new chapter to be appropriately designated and to read as follows:

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"CHAPTER .

RENTAL DISCRIMINATION BASED ON SOURCE OF INCOME

<u>++</u>.B. NO. <u>981</u>

\$ -1 Definitions. As used in this chapter, unless the
 context clearly requires otherwise:

"Housing assistance program" means any government rental
assistance program, including low-income housing assistance
under the United States Housing Act of 1937, 42 U.S.C. § 1437f,
as amended.

7 "Rental transaction" means any part of the process for the8 rental or lease of a premises for residential purposes.

9 § -2 Discriminatory practices in a rental transaction
10 based on source of income. (a) It is a discriminatory practice
11 for a landlord to:

(1) Indicate in any manner used to advertise the
availability of a rental property that the landlord
will not rent a property to a person participating in
a housing assistance program;

16 (2) Discourage in any manner a person from seeking to
17 engage in a rental transaction based on the person's
18 participation in a housing assistance program;
19 (3) Refuse to engage in a rental transaction with a person
20 because of the person's participation in a housing
21 assistance program or requirements related to

participation in a housing assistance program; or

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| 1 | (4) | Require rental conditions that are different from |
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| 2 | | those required for a person not participating in a |
| 3 | | housing assistance program. |
| 4 | (b) | Nothing in this section shall be deemed to prohibit a |
| 5 | landlord | from determining in a commercially reasonable manner |
| 6 | the abili | ty of a person to pay rent by: |
| 7 | (1) | Verifying the source and amount of income of the |
| 8 | | person; or |
| 9 | (2) | Evaluating the stability, security, and |
| 10 | | creditworthiness of the potential tenant or any source |
| 11 | | of income of the person. |
| 12 | S | -3 Remedies. (a) If a landlord engages in a |
| 13 | discrimin | atory practice prohibited under this chapter, an |
| 14 | aggrieved person may bring a civil action in district court | |
| 15 | within on | e year of the occurrence of the alleged violation for |
| 16 | appropria | te injunctive relief and damages. |
| 17 | (b) | In an action brought pursuant to subsection (a), a |
| 18 | district | court may issue an injunction to enjoin violation of |
| 19 | this chap | ter. If the court issues an injunction, the court may |
| 20 | also awar | d damages not to exceed \$5,000 to the person bringing |
| 21 | the actio | n, and reasonable attorney's fees and costs incurred in |
| 22 | the civil | action." |

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| 1 | SECTION 3. This Act does not affect rights and duties that |
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| 2 | matured, penalties that were incurred, and proceedings that were |
| 3 | begun before its effective date. |
| 4 | SECTION 4. This Act shall take effect upon its approval. |
| 5 | |

INTRODUCED BY:

RCM

BY REQUEST

JAN 2 5 2021

<u>++</u>.B. NO. <u>981</u>

1 Report Title:

2 Source of Income, Rental Discrimination; Definitions

3 4 Description:

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5 Creates a new chapter on "source of income" discrimination in 6 rental transactions, adds definitions, and enforcement remedies 7 by direct civil action.

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10 The summary description of legislation appearing on this page is for informational purposes only and is 11 not legislation or evidence of legislative intent.

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JUSTIFICATION SHEET

H.B. No. 981

DEPARTMENT: Department of Human Services

TITLE: A BILL FOR AN ACT RELATING TO RENTAL DISCRIMINATION.

PURPOSE: To prohibit discrimination in rental housing transactions.

MEANS: Adds a new chapter to Hawaii Revised Statutes; creates remedies and enforcement by direct civil action.

JUSTIFICATION: The federal Fair Housing Act (42 U.S.C. §§ 3601-3619) and chapter 515, Hawaii Revised Statutes, do not bar landlords from denying rental applicants who have a federal Housing Choice Voucher, also known as Section 8 housing vouchers. Nationwide, 83% of Section 8 housing voucher holders are women. Honolulu is one of the largest U.S. Cities that does not prohibit source of income discrimination in housing. The COVID-19 pandemic and economic crisis have impacted many residents' ability to make rental payments, adding additional pressure on lowincome residents who have lost jobs and income, and who are struggling to secure more affordable rental housing. This proposal would benefit the existing and future renters that hold Section 8 vouchers. A ban on source of income discrimination in housing rental transactions will improve access to rental housing for women and other residents who receive Section 8 vouchers or other government rental assistance.

> Impact on the public: A prohibition on source of income discrimination will help remove barriers in securing affordable rental housing for holders of Section 8 vouchers or other government rental assistance, especially single mothers and women who are survivors of gender-based violence.

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Impact on the department and other agencies: The Hawaii Civil Rights Commission may receive inquiries from the public about this new prohibition on source of income discrimination.

GENERAL FUND: None.

OTHER FUNDS: None.

PPBS PROGRAM DESIGNATION:

HMS 888.

OTHER AFFECTED AGENCIES:

Hawaii Civil Rights Commission.

EFFECTIVE DATE: Upon approval.

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