A BILL FOR AN ACT

RELATING TO RENTAL DISCRIMINATION.

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

- 1 SECTION 1. The legislature finds that the federal housing
- 2 choice voucher program, also known as section 8 of the United
- 3 States Housing Act of 1937, as amended, provides federally-
- 4 funded, tenant-based vouchers to low-income households who are
- 5 responsible for finding appropriate rental units in the private
- 6 market. Once a household receives a section 8 voucher, the
- 7 challenge is finding a landlord who is willing to accept the
- 8 voucher. The legislature believes that renters who participate
- 9 in housing assistance programs, such as section 8, should have
- 10 an equal opportunity to find housing and should not be
- 11 discriminated against because their source of income includes
- 12 funds from housing assistance programs.
- 13 Studies have shown that when there are laws that prevent
- 14 discrimination against renters with housing assistance vouchers,
- 15 these renters are twelve per cent more likely to find housing.
- 16 The American Bar Association adopted a resolution in 2017 that
- 17 called for the enactment of laws that ban housing discrimination



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- 1 based on lawful sources of income. The legislature notes that
- 2 source of income discrimination laws do not alter or restrict
- 3 standard industry practices to vet prospective renters. Rather,
- 4 these laws prohibit landlords from rejecting prospective renters
- 5 who receive section 8 vouchers or other housing assistance
- 6 simply because of the voucher or assistance.
- 7 The purpose of this Act is to prohibit discrimination,
- 8 including in advertisements for rental property, in rental
- 9 transactions based on participation in a section 8 housing
- 10 choice voucher program or any permanent supportive housing
- 11 program or requirements related to participation in these
- 12 housing assistance programs.
- 13 SECTION 2. The Hawaii Revised Statutes is amended by
- 14 adding a new chapter to be appropriately designated and to read
- 15 as follows:
- 16 "CHAPTER
- 17 RENTAL DISCRIMINATION BASED ON SOURCE OF INCOME
- 18 § -1 Definitions. As used in this chapter, unless the
- 19 context clearly requires otherwise:

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1	"HOU	sing assistance program" means a section 8 housing
2	choice vo	ucher program or any permanent supportive housing
3	program.	
4	"Ren	tal transaction" means any part of the process for the
5	rental or	lease of a premises for residential purposes.
6	\$	-2 Discriminatory practices in a rental transaction
7	based on	source of income. (a) It shall be a discriminatory
8	practice	for a landlord to:
9	(1)	Indicate in any manner used to advertise the
10		availability of a rental property that the landlord
11		will not rent a property to a person participating in
12		a housing assistance program;
13	(2)	Discourage in any manner a person from seeking to
14		engage in a rental transaction based on the person's
15		participation in a housing assistance program;
16	(3)	Refuse to engage in a rental transaction with a persor
17		because of the person's participation in a housing
18		assistance program or requirements related to
19		participation in a housing assistance program; or

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1	(4)	Require rental conditions that are different from
2		those required for a person not participating in a
3		housing assistance program.
4	§ -	-3 Exemptions. Section -2 shall not apply to:
5	(1)	Landlords who are determining in a commercially
6		reasonable manner the ability of a potential tenant to
7		pay rent by:
8		(A) Verifying the source and amount of income of the
9		potential tenant; or
10		(B) Evaluating the stability, security, and
11		creditworthiness of the potential tenant or any
12		source of income of the potential tenant;
13	(2)	Landlords with ownership of no more than six dwelling
14		units in the State at the time of the alleged
15		discriminatory rental transaction; provided that this
16		paragraph shall not apply if an owner, whether
17		individually or through a business entity, owns more
18		than a ten per cent interest in more than six dwelling
19		units in the State at the time of the alleged
20		discriminatory rental transaction;

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1	(3)	Landidius in a case where a source of income is not
2		approved within twenty-one days of a person's
3		submission of a good faith request for tenancy
4		approval, which shall include the inspection of a
5		unit;
6	(4)	The rental of any housing accommodation in a building
7		that contains housing accommodations for no more than
8		two families living independently of each other if the
9		owner or lessor resides in one of the housing
10		accommodations;
11	(5)	The rental of a room or up to four rooms in a housing
12		accommodation by an owner or lessor if the owner or
13		lessor resides in the housing accommodation; and
14	(6)	The rental of an affordable housing project subsidized
15		by public funds or lands.
16	§	-4 Remedies. (a) A landlord that violates any
17	provision	s of this chapter may be subject to a civil penalty in
18	an amount	not to exceed \$2,000 if determined by the court to
19	have viol	ated this chapter for the first time within one year of
20	the occur	rence of the alleged violation.

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- 1 (b) The court may impose a \$2,500 penalty against a
- 2 landlord for any subsequent violation of this chapter by the
- 3 landlord.
- 4 (c) The court may also order any injunctive or other
- 5 equitable relief as it deems proper.
- 6 (d) No landlord shall be fined more than once for the same
- 7 violation under this section.
- 8 (e) No party shall be awarded attorney's fees or costs in
- 9 any action under this section.
- 10 (f) All fines collected under this section shall be
- 11 deposited into general fund."
- 12 SECTION 4. This Act does not affect rights and duties that
- 13 matured, penalties that were incurred, and proceedings that were
- 14 begun before its effective date.
- 15 SECTION 5. This Act shall take effect on July 1, 2050.

Report Title:

Rental Discrimination; Source of Income; Prohibited Practices; Housing Assistance Program; Section 8 Housing Choice Vouchers

Description:

Prohibits discrimination, including in advertisements for rental property, in rental transactions based on participation in a section 8 housing choice program or any permanent supportive housing program or requirements related to participation in these housing assistance programs. Effective 7/1/2050. (HD1)

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