H.B. NO. 1752

A BILL FOR AN ACT

RELATING TO HOUSING.

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

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PART I

2 SECTION 1. The legislature finds that low-income 3 individuals experience extreme difficulty in finding affordable 4 rentals in Hawaii, particularly when housing vacancy 5 advertisements prevent low-income individuals with housing 6 vouchers from being considered as tenants by stating "no Section 7 8 accepted" or "Section 8 need not apply." Local and national 8 news reports have documented that landlords often reject 9 prospective tenants based on their use of housing vouchers or other forms of housing assistance, or the requirements 10 associated with the prospective tenants' participation in a 11 12 housing program.

13 The purpose of this part is to prohibit discrimination in 14 advertisements for available rental units based on receipt of 15 income from a public assistance, rental assistance, or housing 16 subsidy program, or requirements related to participation in 17 such programs.

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1	SECTION 2. Chapter 521	, Hawaii Revised Statutes, is		
2	amended by adding a new section to be appropriately designated			
3	and to read as follows:	and to read as follows:		
4	"§521- Negative advertising relating to source of			
5	income prohibited; remedies.	(a) A landlord shall not make,		
6	print, publish, display, or cause to be made, printed,			
7	published, or displayed any communication, notice, or			
8	advertisement relating to the rental or lease of a dwelling unit			
9	that specifically states that persons utilizing any particular			
10	source of income, as defined in section 521-8, may not or should			
11	not apply.			
12	(b) Nothing in this se	ction shall prohibit a landlord from		
13	determining the ability of a	potential tenant to pay rent or		
14	meet other financial obligations by:			
15	(1) Verifying, in a co	mmercially reasonable manner, the		
16	source and amount	of income of a potential tenant; or		
17	(2) Evaluating, in a c	ommercially reasonable manner, the		
18	stability, securit	y, background, and creditworthiness		
19	of the potential t	enant or any source of income of the		
20	potential tenant.			

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1	(c) Landlords are encouraged to evaluate and participate		
2	in providing rental housing to recipients of federal, state, or		
3	local public assistance, rental assistance, or housing subsidy		
4	programs, and nothing in this section shall be deemed to require		
5	any person or landlord to so participate; provided that the		
6	denial of a potential tenant shall not be based on the potential		
7	tenant's source of income.		
8	(d) Any person or potential tenant may recover a \$250		
9	penalty against a landlord determined by the court to have		
10	violated this section for the first time. The court shall		
11	impose a \$500 penalty in favor of a person or potential tenant		
12	for any subsequent violation of this section by the landlord.		
13	The court may also order any injunctive or other equitable		
14	relief as it deems proper. No party shall be awarded attorney's		
15	fees or costs in any action under this section."		
16	SECTION 3. Section 521-8, Hawaii Revised Statutes, is		
17	amended by adding a new definition to be appropriately inserted		
18	and to read as follows:		
19	"Source of income" means any lawful and verifiable source		
20	of money paid directly, indirectly, or on behalf of a person,		
21	including:		

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1	(1)	Income derived from any lawful profession or	
2		occupation; and	
3	(2)	Any lawful income, benefit, or subsidy derived from	
4		child support; alimony; social security; supplemental	
5		security income; a military housing allowance; medical	
6		or veterans assistance; and any federal, state, or	
7		local public assistance, rental assistance, or housing	
8		subsidy program, including the section 8 housing	
9		choice vouchers program authorized by title 42 United	
10		States Code section 1437, and any requirements	
11		associated with the public assistance, rental	
12		assistance, or housing subsidy program."	
13		PART II	
14	SECTION 4. The legislature finds that Act 215, Session		
15	Laws of Hawaii 2019 (Act 215), required the Hawaii public		
16	housing authority to adopt rules, without regard to chapter 91,		
17	Hawaii Revised Statutes, to establish a program to reimburse		
18	landlords who participate in the section 8 housing choice		
19	voucher program to cover repair costs of tenant-caused property		
20	damage when the repair costs exceed the tenant's security		
21	deposit.	Act 215 also made an appropriation to the Hawaii	

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public housing authority for that purpose. On February 20,
 2020, the Hawaii public housing authority board of directors
 adopted a set of rules, entitled "Section 8 Housing Choice
 Voucher Landlord Incentive Program Rules", that provide the
 structure for this program.

6 The purpose of this part is to provide additional
7 incentives for landlords to participate in the section 8 housing
8 choice voucher program by providing financial protections for
9 those landlords.

SECTION 5. Chapter 356D, Hawaii Revised Statutes, is amended by adding a new section to part I to be appropriately designated and to read as follows:

13 "§356D- Housing choice voucher landlord incentive 14 **program**. (a) The authority shall adopt rules, without regard to 15 chapter 91, to establish the following incentives for landlords 16 participating in the tenant-based assistance housing choice 17 voucher program under section 8 of the United States Housing Act 18 of 1937 (42 U.S.C. 1437f): 19 The landlord may be reimbursed up to one month of rent (1) 20 at the contract rate when the dwelling unit sits 21 vacant:



1		(A)	Between rentals to tenants participating in the
2			section 8 housing choice voucher program; or
3		<u>(B)</u>	When the landlord initially transitions the
4			dwelling unit to a rental under the section 8
5			housing choice voucher program; and
6	(2)	The	landlord may receive a signing bonus of up to one
7		mont	h of rent at the contract rate when the landlord
8		firs	t joins the housing choice voucher program by
9		ente	ring into a contract with the authority and
10		secu	ring a tenant participating in the housing choice
11		vouc	her program for the dwelling unit; provided that a
12		land	lord receiving the signing bonus may not also
13		rece	ive reimbursement under paragraph (1)(B).
14	(b)	The	incentives in subsection (a) shall supplement the
15	incentive	offe	red under the section 8 housing choice voucher
16	landlord	incer	tive program established pursuant to Act 215,
17	Session L	aws c	f Hawaii 2019, to reimburse landlords who
18	participa	te in	the housing choice voucher program for repair
19	costs of	tenar	t-caused property damage when such repair costs
20	exceed th	e ter	ant's security deposit. The following
21	requireme	nts a	pply to the reimbursement of repair costs:



1	(1)	The landlord shall submit a claim to the authority	
2		within thirty calendar days of the tenant vacating the	
3		dwelling unit;	
4	(2)	The authority may reimburse the landlord up to an	
5		amount to be determined by the authority for verified	
6		costs to repair the tenant-caused property damage,	
7		subject to availability of funding; provided that the	
8		costs exceed the security deposit; and	
9	(3)	Claims that exceed an amount to be determined by the	
10		authority shall include an estimate from a licensed	
11		contractor setting forth the costs to repair the	
12		tenant-caused damages to the dwelling unit."	
13	SECTION 6. There is appropriated out of the general		
14	revenues of the State of Hawaii the sum of \$ or so		
15	much thereof as may be necessary for fiscal year 2022-2023 for		
16	the cost of the incentives established pursuant to section		
17	356D- , Hawaii Revised Statutes, and Act 215, Session Laws of		
18	Hawaii 2019, for landlords who participate in the tenant-based		
19	assistance housing choice voucher program under section 8 of the		
20	United States Housing Act of 1937 (42 U.S.C. 1437f).		

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1 The sum appropriated shall be expended by the Hawaii public 2 housing authority for the purposes of this part. 3 PART III 4 SECTION 7. The legislature finds that the administrative 5 rules applicable to section 8 housing choice voucher program 6 leases found at title 15, chapter 185, subchapter 3, Hawaii 7 Administrative Rules (sections 15-185-41 through 15-185-44) 8 require dwelling units approved for lease under the program to 9 meet minimum housing quality standards. Prior to approving a 10 lease, the dwelling unit must be inspected within a reasonable time after receipt of the owner's inspection request. 11 In 12 addition, the form of the lease must comply with U.S. Department 13 of Housing and Urban Development regulations and state and local 14 law, specify utilities and appliances supplied by the owner, and 15 include a federally prescribed tenancy addendum. If the 16 dwelling unit is determined to be suitable for the program and 17 the lease meets specified requirements of the program, the owner 18 and family requesting to lease the dwelling unit must be 19 notified and a contract executed. 20

20 The legislature further finds that specifying a maximum21 number of days within which the required inspection shall be

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1 completed will reflect the prioritization of increasing section 2 8 housing availability and assure landlords and families of a 3 more expedited process. The legislature also finds that creating targeted positions and appropriating funds for those 4 5 positions are necessary to achieve timely inspections and a 6 better coordinated and more responsive program. 7 The purpose of this part is to: 8 (1)Require that the Hawaii public housing authority adopt 9 rules to establish a maximum of fifteen days after 10 receipt of an owner's or landlord's inspection request 11 as a reasonable time within which to inspect a 12 dwelling unit for lease under the section 8 housing 13 choice voucher program; and 14 (2) Establish positions within the Hawaii public housing 15 authority and appropriate funds to ensure that 16 prospective dwelling unit inspections are completed 17 within fifteen days of receipt of a request for lease 18 approval and to facilitate various aspects of the 19 section 8 housing choice voucher program. 20 SECTION 8. The authority shall adopt or amend 21 administrative rules, without regard to chapter 91, Hawaii

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1 Revised Statutes, to establish a maximum of fifteen days after 2 receipt of an owner's or landlord's inspection request as a 3 reasonable time within which to inspect a dwelling unit for 4 lease under the section 8 housing choice voucher program. 5 SECTION 9. There is appropriated out of the general 6 revenues of the State of Hawaii the sum of \$360,500 or so much 7 thereof as may be necessary for fiscal year 2022-2023 for the 8 Hawaii public housing authority, to be allocated as follows: 9 (1)\$130,000 for two full-time equivalent (2.00 FTE) 10 permanent housing quality standards inspector II 11 positions to facilitate, coordinate, and monitor 12 inspections of dwelling units that are the subject of 13 applications for the section 8 housing choice voucher 14 program, and handle related duties; and 15 (2) \$230,500 for three full-time equivalent (3.00 FTE) 16 permanent public housing specialist II positions to 17 facilitate, coordinate, and monitor various aspects of 18 the section 8 housing choice voucher program. 19 The sum appropriated shall be expended by the Hawaii public housing authority for the purposes of this part. 20

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PART IV

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SECTION 10. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.

3 SECTION 11. This Act shall take effect on July 1, 2022.

INTRODUCED BY: MACHE K. Mulh

JAN 2 1 2022



Report Title:

Housing for Public Assistance Recipients; Source of Income; Negative Advertising; Section 8 Housing Choice Voucher Program; Landlord Incentives; Hawaii Public Housing Authority; Positions; Appropriation

Description:

Part I prohibits negative advertising relating to source of income for available rental units and provides potential tenants with remedies against a landlord for a violation of the prohibition. Part II requires the Hawaii public housing authority to adopt rules without regard to chapter 91, Hawaii Revised Statutes, to establish specified incentives for landlords who participate in the tenant-based assistance housing choice voucher program under section 8 of the United States Housing Act of 1937. Part III requires that the Hawaii public housing authority adopt rules to establish a maximum of fifteen days after receipt of an owner's or landlord's inspection request as a reasonable time within which to inspect a dwelling unit for lease under the section 8 housing choice voucher program.

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

