

June 9, 2021

House Committee on Rules Oregon State Legislature 900 Court Street NE Salem, OR 97301

Dear Chair Smith Warner, Vice-Chair Bonham, Vice-Chair Holvey, Members of the Committee:

I am writing to you today on behalf of the Oregon Housing Alliance to express our support for SB 291A and the -A12 amendments, which will increase access to rental housing by requiring individualized assessments for people who have previously been involved in the criminal justice system.

The Oregon Housing Alliance is a coalition of more than ninety organizations from all parts of the state. Our members have come together with the knowledge that housing opportunity is the foundation on which all of our success is built – individual success as students, parents, workers, and community members as well as the success of our communities. We represent a diverse set of voices including affordable housing developers, residents of affordable housing, local jurisdictions, and organizations working to meet basic needs in every corner of our state.

Today, we simply don't have enough affordable homes for people who need them, and vacancy rates have dropped precipitously towards zero in communities across Oregon over the past decade. People – our neighbors and members of our community – are struggling with homelessness, housing instability, rent burdens, and to make ends meet and put food on the table, particularly during this pandemic.

Everyone deserves a place to call home, regardless of whether they've been involved in the criminal justice system.

Today, sentencing disparities and the impacts of systemic racism are pervasive in our justice system. Black people are more likely to be arrested, convicted, and sentenced to lengthy prison sentences than white people. Selective and over-policing of communities of color leads to disproportionate harm due to mass incarceration. These problems are exacerbated by unequal access to justice and legal assistance for people with low incomes.

People who have been involved in the criminal justice system may be automatically screened out of housing simply by checking a box to indicate that they have a criminal history, and landlords may never consider their individual circumstances.

Automatically screening out people with criminal histories mean that people may be shut out of housing options, and preventing people from rebuilding their lives. Assisting people with

housing may support people to stabilize<sup>1</sup> and national research shows that people's ability to secure stable housing is critical to their successful re-entry and to prevent further recidivism<sup>2</sup>.

Today, current federal guidance from the US Department of Housing and Urban Development<sup>3</sup> recognizes the disparate impact of our criminal justice system and housing access. Fair housing principles recognize that tenants should screened individually and assess their individual circumstances. Due to the systemic racism pervasive throughout the criminal justice system, using criminal history to predict whether someone will be a successful tenant will likely have a racially discriminatory impact. From the current federal guidance:

While having a criminal record is not a protected characteristic under the Fair Housing Act, criminal history-based restrictions on housing opportunities violate the Act if, without justification, their burden falls more often on renters or other housing market participants of one race or national origin over another (i.e., discriminatory effects liability). Additionally, intentional discrimination in violation of the Act occurs if a housing provider treats individuals with comparable criminal history differently because of their race, national origin or other protected characteristic (i.e., disparate treatment liability).

SB 291A would require landlords to individually assess the circumstances of someone's previous involvement with the criminal justice system and to consider supplemental evidence of rehabilitation – to look at the whole person.

People deserve second chances and the opportunity for forgiveness and redemption. Individualized assessments mean that a landlord must look at the circumstances of individuals, and assess factors such as the crime they were convicted of, the length of time since their conviction, and work they may have done to change their lives.

SB 291A would require landlords to individually assess the circumstances of someone's previous involvement with the criminal justice system. SB 291A would not allow landlords to consider arrest records in cases in which the person was never charged, and would not allow landlords to consider convictions for actions that are no longer illegal under Oregon law, such as simple possession of drugs. Stable housing can help reduce recidivism, and disrupt cycles of incarceration.

Changes to criminal history screening for rental housing could have a significant and positive impact on Black, Indigenous, and people of color who are disproportionately impacted by our criminal justice system. We encourage your support for SB 291A and the -A12 amendments. Thank you very much for your time, and for your service to our state.

Sincerely,

Alison McIntosh

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On Behalf of the Oregon Housing Alliance

<sup>&</sup>lt;sup>1</sup> https://housingmatters.urban.org/articles/can-housing-interventions-reduce-incarceration-and-recidivism

<sup>&</sup>lt;sup>2</sup> https://nhlp.org/files/Page%208%20Doc%201%20NHLP%20Bulletin%20Article%20Reentry.pdf

<sup>&</sup>lt;sup>3</sup> https://www.hud.gov/sites/documents/HUD\_OGCGUIDAPPFHASTANDCR.PDF

## **Housing Alliance Members**

1000 Friends of Oregon

211info

Aging in the Gorge

Benton Habitat for Humanity

Bienestar Bradley Angle BRIDGE Housing

Business for a Better Portland

CASA of Oregon Central City Concern Chrisman Development

Church Women United of Lane County

City of Beaverton
City of Eugene
City of Forest Grove
City of Hillsboro
City of Hood River
City of Portland
City of Tigard
Clackamas County

Coalition of Community Health Clinics Coalition of Housing Advocates College Housing Northwest

Community Action Partnership of Oregon

Community Action Team
Community Alliance of Tenants
Community Development Partners
Community Housing Fund

Community Partners for Affordable Housing

Community Vision

Cornerstone Community Housing

**DevNW** 

Ecumenical Ministries of Oregon Enterprise Community Partners Fair Housing Council of Oregon

Farmworker Housing Development Corp.

FOOD for Lane County

Habitat for Humanity of Oregon

Habitat for Humanity Portland/Metro East

Hacienda CDC Home Forward Homes for Good

Housing Authorities of Oregon

Housing Authority of Clackamas County

Housing Development Center

Housing Oregon
Human Solutions

Immigrant & Refugee Community Organization

Impact Northwest Innovative Housing, Inc. Interfaith Alliance on Poverty

JOIN

Lane County Health and Human Services

League of Oregon Cities

League of Women Voters of Oregon

Lincoln County

Looking Glass Community Services

Mainstream Housing Inc.

Metro

Mid-Columbia Housing Authority

NAYA Family Center Neighborhood Partnerships

Neighborlmpact

NeighborWorks Umpqua

Network for Oregon Affordable Housing

Northwest Housing Alternatives

Northwest Pilot Project Oregon AFSCME Council 75 Oregon Coalition of Christian Voices Oregon Center for Public Policy

Oregon Coalition on Housing & Homelessness Oregon Council on Developmental Disabilities

Oregon Food Bank Our Children Oregon

Partners for a Hunger-Free Oregon

Portland Community Reinvestment Initiatives

Portland Homeless Family Solutions Portland: Neighbors Welcome

Proud Ground Raphael House REACH CDC

Residents Organizing for Change (ROC) Oregon

Rogue Action Center

Rose CDC

St. Francis Shelter

St. Vincent de Paul of Lane County, Inc.

ShelterCare

Sisters Habitat for Humanity

Sponsors, Inc.
SquareOne Villages
Street Roots
Think Real Estate
Transition Projects
Washington County
Welcome Home Coalition