Fact Sheet: The Biden-Harris Administration Announces Enhanced Efforts to Prevent Evictions and Provide Emergency Assistance to Renters

Even as the American economy continues its recovery from the devastating impact of the pandemic, millions of Americans face deep rental debt and fear evictions and loss of basic housing security. Countless middleclass landlords who rely on rental income to support their families have also faced deep financial distress to the COVID-19 crisis. Nearly 7 million Americans reported being behind on rent in the second half of April. More than 40 percent of those renters worry that they could be evicted sometime in the next two months. Almost 12 million Americans lack confidence that they can make next month’s rent. Evictions can have long-lasting consequences for families—potentially disrupting school, worsening health, displacing neighborhood networks of support, and making it more difficult to find safe, affordable housing in the future. COVID-19 has exacerbated an affordable housing crisis that predated the pandemic and that has exacerbated deep disparities that threaten the strength of an economic recovery that must work for everyone.

Today, the Biden-Harris Administration is announcing the allocation of the additional $21.6 billion under the American Rescue Plan for Emergency Rental Assistance – including $2.5 billion targeted to the highest-need areas, where job loss and high market costs have made it especially difficult for low-income renters. Together with this additional financial support, the Biden-Harris Administration is implementing additional, stronger guidance to spur more funds getting to those renters most desperately in need of assistance to avoid evictions and secure housing stability. This new guidance recognizes the need to deliver more funding directly to renters to both prevent evictions and ensure those requiring new housing have the financial support needed. These resources and guidance represent an all-of-government approach that leverages authorities and agencies across the entire Administration, from the Treasury Department to the Department of Housing and Urban Development to the White House American Rescue Plan Implementation Team and Policy Councils. This infusion of additional support will benefit both renters and landlords and make sure that the states and localities that have moved quickly to address the housing affordability crises wrought by the public health emergency and its negative economic impacts in their areas will continue to have the resources they need to fully meet the challenge.

Nine Enhanced Policies to Directly Aid Renters, Prevent Evictions and Help Americans Transition to Secure Housing: Today the Biden-Harris Administration is taking nine steps to stress the importance of ensuring emergency rental assistance reaches the Americans who need it most.
1. **Requires – for the First Time – Programs to Offer Assistance Directly to Renters if Landlords Choose not to Participate.** Today, the Treasury guidance makes clear that emergency rental assistance provided by the American Rescue Plan (ERA2) must be offered directly to renters when landlords do not accept payment. This will speed up payments to Americans who are most in need. Many landlords are working with tenants in good faith to secure aid and pay off rental debts. However, it is unacceptable to allow Americans to suffer eviction or homelessness simply because some landlords are turning down Federal aid on their behalf.

2. **Cuts in Half the Wait for Assistance Offered to Renters When Landlords Do Not Participate.** In addition to requiring direct aid to tenants if a landlord refuses to participate, Treasury is cutting in half the time to determine whether a landlord elects to participate is being cut in half. Currently, where assistance is first offered to landlords, programs must wait 14 days when reaching out by mail or 10 days when reaching out by phone, text, or email before offering relief to a tenant directly. Those wait times will now be cut in half, to 7 days and 5 days respectively.

3. **Allows – For the First Time – Offers of Assistance Directly to Renters First.** While rental assistance programs under the initial Emergency Rental Assistance Plan – ERA1 – required an offer of assistance to landlords before reaching out to renters, today the Biden-Harris Administration has made clear that the new funds from the American Rescue Plan (ERA2) can be used to provide assistance to renters first and immediately.

4. **Encourages Financial Assistance to Support Renters Finding New Housing.** While the Biden-Harris Administration will continue to do everything in its power to spur the use of Emergency Rental Assistance to keep people in their homes, the new guidance recognizes that there may be increased need over the coming months for more hard-pressed renters to find new housing. For Emergency Rental Assistance to meet its housing security goals, the funds may need to be increasingly available to cover such costs as moving expenses, security deposits, future rent, utilities, and the cost of a transitional stay in a hotel or motel when a family has been displaced. The Treasury guidance reinforces that each of these expenses should be considered eligible – and encouraged – uses of emergency rental assistance.

5. **Protects Renters from Eviction While Payments Are Being Made on Their Behalf.** Starting with today’s guidance, programs must prohibit the eviction of renters for nonpayment in months for which they receive emergency rental assistance. While most landlords are working to secure relief and help renters stay in place, Treasury strongly encourages grantees to require that landlords not evict tenants for nonpayment of rent for 30 to 90 days longer than the period covered by the emergency rental assistance as a condition of receiving payment.

6. **Prohibits Grantees from Establishing Documentation Requirements that Would Reduce Participation.** Today’s guidance makes clear that “Treasury strongly encourages grantees to avoid establishing documentation requirements that are likely to be barriers to participation for eligible households,” matching the rules for the Homeowner Assistance Fund, as suggested by many housing experts and advocates. Unnecessary documentation requirements too often pose significant barriers to participation in the Emergency Rental
Assistance program, preventing families that need assistance from being able to receive it.

7. **Reduces Burdensome Documentation by Allowing Programs to Verify Eligibility of Low-Income Renters Based on Readily Available Information or “Proxies.”** Instead of documentation requirements that could prevent some of the most vulnerable renters from completing applications and receiving assistance, programs will now be able to verify the income eligibility of renters using any reasonable fact-specific proxy, such as the average income in the neighborhood in which renters live.

8. **Prohibits ERA2 Programs from Denying Assistance to Eligible Residents Solely Because They Live in Federally Assisted Housing.** As Treasury guidance states: “Grantees are required to comply with Title VI of the Civil Rights Act and should evaluate whether their policies and practices regarding assistance to households that occupy federally subsidized residential or mixed-use properties or receive federal rental assistance comply with Title VI. With respect to ERA2, grantees must not refuse to provide assistance to households on the basis that they occupy such properties or receive such assistance, due to the disproportionate effect such a refusal could have on populations intended to receive assistance under the ERA and the potential for such a practice to violate applicable law, including Title VI.” The guidance further encourages grantees to partner with the owners of federally subsidized housing to ensure their residents are reached.

9. **Requires Programs to Document their Prioritization of Assistance to the Renters Most in Need.** Programs are required to prioritize assistance to low-income households and those with members who have been unemployed for more than 90 days. To help ensure that assistance is reaching those who most need it most—especially those with incomes below 50 percent of the area median income—grantees will be required to report how they will achieve the required prioritization of assistance.

**II. ADDITIONAL ALL-OF-GOVERNMENT EFFORTS TO PREVENT EVICTIONS AND ENSURE HOUSING SECURITY:**

In addition to this new funding and these new policies, there will be an ongoing all-of-government response to address the COVID-driven housing crisis and keep renters in their homes. The Administration will continue to aggressively support these emergency rental assistance efforts—including growing and strengthening the capacity of grantees to rapidly deploy these critical resources and target them to those most in need—in the weeks ahead. Examples include:

- **Deploying Joint HUD-Treasury Expert Response Teams:** The Departments of Housing and Urban Development (HUD) and Treasury are finalizing an Interagency Agreement to send experts to some of the highest need areas to help states and localities urgently scale-up programs. More immediately, HUD will provide technical assistance on its programs to help grantees manage all their new CARES Act and American Rescue Plan resources. Many HUD and ERA grantees are the same. Providing support through
HUD programs will build capacity and solve challenges as they manage unprecedented resources.

- **Improving Access to Information about Emergency Rental Assistance**: Treasury will provide an online hub of links to local emergency rental assistance programs to make it easier for renters and landlords to find programs in their area and will work with other government agencies and private sector partners to increase awareness of ERA resources among renters and landlords.

- **Lifting up Best Practices**: Treasury staff are actively engaging grantees to answer questions and learn about best practices. Treasury will publish best practice highlights that are speeding vulnerable renters’ access to these urgently needed resources.

- **Hosting a White House-HUD-Treasury Roundtable to Encourage Philanthropic Investment in Anti-Eviction Efforts**: These agencies will jointly host a roundtable with philanthropic leaders to explore how philanthropy can support communities’ distribution of new federal funds for housing instability and homelessness, including how philanthropy can enhance the underlying capacity of local partners to equitably distribute these funds.

- **Encouraging Additional Legal Services and Support to Hard Pressed Tenants**: HUD is developing a $20 million demonstration to provide legal assistance to low-income tenants at risk of or subject to evictions. More information on this new program can be found [here](#).

- **Providing Guidance to Operators of Assisted Housing**: HUD is publishing toolkits, hosting webinars, and amplifying its correspondence with public housing authorities and other operators of assisted housing in an effort to promote eviction prevention strategies and resources.

- **Advancing the Nation's Understanding of Evictions in the Marketplace**: HUD will continue to build out a research agenda for helping the field better understand the prevalence of evictions and the disparate impact they have on disadvantaged communities. This includes assessing how the federal government could develop a national database of evictions.

- **Promoting Fair Housing Enforcement**: HUD will continue to enforce fair housing protections, prohibiting housing providers from acting to evict, harass, or treat tenants differently because of tenants’ race, color, religion, sex (including sexual orientation and gender identity), disability, familial status, or national origin. If tenants think they have experienced discriminatory treatment, they can contact HUD’s Office of Fair Housing and Equal Opportunity at (800) 669-9777 (voice) or (800) 877-8339 (Relay). They may also file discrimination complaints online at hud.gov/fairhousing.