Salem & Keizer's Largest Affordable Housing Provider 503.588.6368 TDD Users: Dial 711 Fax: 503.588.6465



360 Church Street SE Salem, Oregon 97301

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Salem Housing Authority (SHA) **Tenant Selection Plan and Screening Criteria – Sequoia Crossings** Effective 01/30/2024

General

Units at Sequoia Crossings have rental assistance through the Section 8 Project-Based Voucher program and State of Oregon Permanent Supportive Housing rental assistance program. To be eligible for a unit, you must meet the screening criteria outlined in this Tenant Selection Plan as well as the eligibility requirements for the Project-Based Voucher or Permanent Supportive Housing rental assistance program. The Tenant Selection Plan will help you see if you are eligible. If you have questions about anything in this plan, please ask the Property Management Coordinator.

Sequoia Crossings is located at 2950 Broadway Street NE, Salem OR 97303.

Unit Sizes and Features

Sequoia Crossings has 60 rental units, as follows:

# of Units	Bedrooms	Baths
54	1	1
6	2	1

All units on the ground floor of the property are visitable. Three units have mobility accessible features. Two units have visual/hearing accessible features.

Accessible units are offered first to applicants on the waiting list with a verified need for the accessibility features.

The property offers 34 1-bedroom units and six (6) 2-bedroom units with Project-Based Voucher rental assistance and 20 1-bedroom units with Permanent Supportive Housing rental assistance.

Tenant Rent and Utilities

Tenant rent is based on income and will be determined by the Salem Housing Authority Project-Based Voucher (PBV) or the Permanent Supportive Housing (PSH) rental assistance program.

Residents of PBV units will pay no more than 30% of their adjusted monthly income for rent. Residents of PSH units will pay no more than 27% of their gross monthly income for rent. Households with zero income will pay zero rent in either type of unit.

There is no additional charge for basic necessary utilities (electricity, gas, water, sewer, and trash collection). Residents may choose to pay for telephone, internet, and/or cable television services.

Program/Project Eligibility Criteria

- All persons are entitled to apply unless part or all of the project's waitlist has been closed according to Salem • Housing Authority procedures.
- . The waiting list for Project-Based Voucher units at Sequoia Crossings is operated by the Salem Housing Authority. Applicants who have been referred to the waiting list by community Coordinated Entry will be given a selection preference on the waiting list. Applicants who have not done so are encouraged to contact a coordinated entry site to be assessed. Applicants are screened for placement in date/time order of receipt of their completed screening packet.
- For PBV units, the household's annual income may not exceed the income limit for the Section 8 Project-Based Voucher program, which is 50% of the Area Median Income. For PSH units, the household's annual income may not exceed 60% of the Area Median Income.
- Applicants must be willing to pay their portion of the rent, as determined by Salem Housing Authority.
- If approved, the unit must be the household's only residence. .



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- The applicant must be willing to be screened for eligibility for the Project-Based Voucher or Permanent Supportive Housing rental assistance program, which includes, but is not limited to:
 - The applicant must cooperate with the eligibility and income certification process.
 - The applicant must disclose the Social Security numbers of all household members and provide acceptable verification for all household members' social security numbers (e.g. SSN card for each member).
 - All adults must sign the Authorization for Release of Information and all information relevant to eligibility and level of assistance must be verified.
 - For PBV units, the household must meet the documentation requirements of citizenship or eligible immigration status. Only United States citizens or eligible non-citizens may receive assistance under Section 8. There is no citizenship requirement for the PSH program.
 - In PBV units, non-citizen students and their non-citizen families may not receive assistance. This
 prohibition applies to the non-citizen student's non-citizen spouse and children. However,
 spouses and children who are citizens may receive assistance.
 - Students must meet HUD's Independent Student guidelines to qualify for assistance (see HUD 4350.3 REV-1, Change 2, 3-13 "Determining Eligibility of Students for Assistance", attached.)
 - Per HUD requirements this property uses Enterprise Income Verification (EIV) system when processing move in applications for PBV units to determine whether an applicant is already receiving a federal housing subsidy. If the report comes back positive, management will need to confirm date subsidy ends at current property prior to establishing move in date.
 - All adults will be subject to a criminal background check.

Income Limits/Household Composition

Project-Based Voucher (PBV) units may be rented to households earning no more than 50% of the Area Median Income, as defined by HUD.

Income limits are based on the number of family members in the unit. Income eligibility is determined by comparing the household's annual income to the current applicable HUD income limits. These limits are established by HUD for the area (County or Metropolitan Statistical Area) where the project is located and are updated annually. They are available from the local HUD office or on-line at <u>www.huduser.org</u>. Income of all persons residing in the unit is counted, with the inclusions and exceptions noted in <u>24 CFR 5.609 (c)</u>.

Permanent Supportive Housing (PSH) units may be rented to households earning no more than 60% Actual Income limit for Marion County, Oregon, as published by Oregon Housing and Community Services. The current income limits may be found on-line at https://www.oregon.gov/ohcs/compliance-monitoring/pages/rent-income-limits.aspx under the heading "HUD Income & Rent Limits by Year, County."

Student Eligibility

The Salem Housing Authority will determine a student's eligibility for Section 8 assistance. Section 8 assistance shall not be provided to any individual who: 1) Is enrolled as either a part-time or full-time student at an institution of higher education for the purpose of obtaining a degree, certificate, or other program leading to a recognized educational credential; and 2) Is under the age of 24; and 3) Is not married; and 4) Is not a veteran of the United States Military; and 5) Does not have a dependent child; and 6) Is not a person with disabilities, as such term is defined in 3(b)(3)(E) of the United States Housing Act of 1937 (42 U.S.C. 1437a(b)(3)(E)) and was not receiving section 8 assistance as of November 30, 2005; and 6) Is not living with his or her parents who are receiving Section 8 assistance; and 7) Is not individually eligible to receive Section 8 assistance *or* has parents (the parents individually or jointly) who are not income eligible to receive Section 8 assistance.

A student under the age of 24 may still be income eligible for assistance in circumstances where the student can demonstrate independence from parents, where the student can demonstrate the absence of parents, or where an



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examination of the student's parents' income may not be relevant. To determine whether the student is independent, Management will consider certain criteria, including but not limited to, whether:

- a. The individual is 24 years of age or older by December 31 of the award year;
- b. The individual is an orphan, in foster care, or a ward of the court or was an orphan, in foster care, or a ward of the court at any time when the individual was 13 years of age of older;
- c. The individual is, or was immediately prior to attaining the age of majority, an emancipated minor or in legal guardianship as determined by a court of competent jurisdiction in the individual's State of legal residence;
- d. The individual is a veteran of the Armed Forces of the United States (as defined in subsection (c)(1) of HEA) or is currently serving on active duty in the Armed Forces for other than training purposes;
- e. The individual is a graduate or professional student;
- f. The individual is a married individual;
- g. The individual has legal dependents other than a spouse;
- h. The individual has been verified during the school year in which the application is submitted as either an unaccompanied youth who is a homeless child or youth (as such terms are defined in section 725 of the McKinney-Vento Homeless Assistance Act) (42 U.S.C. 11431 et seq.), or as unaccompanied, at risk of homelessness, and self-supporting, by (i) a local educational agency homeless liaison, designated pursuant to section 722(g)(1)(J)(ii) of the McKinney-Vento Homeless Assistance Act; (ii) the director of a program funded under the Runaway and Homeless Youth Act or a designee of the director; (iii) the director of a program funded under subtitle B of title IV of the McKinney-Vento Homeless Assistance Act (relating to emergency shelter grants) or a designee of the director; or (iv) a financial aid administrator; or
- i. The individual is a student for whom a financial aid administrator makes a documented determination of independence by reason of other unusual circumstances.

Application and Waiting List Procedure

- PSH applicants are referred directly to the waiting list from Coordinated Entry.
- When the waiting list is open for PBV units, applications are completed online at https://www.salemhousingor.com/apply. Applicants are placed on the waiting list for the appropriate unit size(s) (see Occupancy Policy, below) in chronological order, by selection preference and the date and time the applications are received. Applicants are not placed on the waiting list if their application is not complete. Homeless applicants may be referred directly to the waiting list by partnering community agencies, per the Salem Housing Authority Section 8 Administrative Plan.
 - A selection preference is given to applicants who are chronically homeless and have been referred to the waiting list from Coordinated Entry. Applicants with the selection preference will be screened, in date and time order of application, prior to applicants without the selection preference.
 - Exceptions are made to the order of processing applications when necessary to fulfill project-specific or income targeting requirements. HUD income targeting requirements require that 75% of all new admissions to the Voucher program in any fiscal year be rented to qualified households whose income falls at or below 30% of Area Median Income (AMI). This property is in HUD's designated Salem, Oregon Metropolitan Statistical Area (MSA). If Voucher program admissions fall below this requirement, households with incomes below 30% (AMI) will be selected from the waiting list before higher income applicants. Once the requirement is met, the higher income applicants resume their original place on the waiting list.
 - Should the anticipated wait time for a unit exceed 18 months, the waiting list may be closed until the estimated wait time is no more than one year. The closing and re-opening of the waiting list are announced by Salem Housing Authority through notices posted at the property, at www.salemhousingor.com, and through the publications and contacts listed in the property's Affirmative Fair Housing Marketing Plan.
- Salem Housing Authority will contact applicants periodically by mail to confirm their continued desire to be on the waiting list. Applicants must respond by the due date in the notice to remain on the waiting list.
- Applicants are required to report changes in mailing address, household composition, and income in writing. If mail is returned undeliverable by the US Post Office, the applicant will be removed from the waiting list. Changes can be reported online by clicking the "Household Update" button at <u>www.salemhousingor.com</u>.



- As applicants come to the top of the waiting list, they will be notified in writing. Applicants must respond by the due date in the letter (not less than 10 business days) in order to continue the screening process. If an applicant does not respond, their name is removed from the waiting list.
- Selected applicants will be notified in writing upon approval, and a move-in date will be scheduled. Denied applicants will be notified in writing regarding the reason for the denial and their right to appeal the decision (see "Right to Appeal a Negative Determination" in this plan). Persons with disabilities have the right to request reasonable accommodations to participate in the appeal process.

Transfer Policy

The following are the only instances in which a transfer will be approved:

- 1) Emergency transfers due to resident safety needs due to domestic violence, dating violence, sexual assault, or stalking under the Violence Against Women Act (VAWA);
- 2) Emergency transfers due to inhabitability or maintenance conditions that threaten the health or safety of residents that cannot be repaired or abated within 24 hours;
- 3) Reasonable accommodations for residents with a disability or medical need.
 - a. Residents may reject the first unit transfer offered as a reasonable accommodation without having to make a new request.
 - b. Residents who reject a second unit transfer offered as a reasonable accommodation may submit a new Request for Reasonable Accommodation and be placed back on the transfer list for a future transfer offer.

Transfers may be required to make an accessible unit available to a family that requires the accessible features; when family size changes cause overcrowding or underutilization of the unit; when a unit is being demolished, disposed, revitalized, or rehabilitated; or as required by program rules and regulations.

Salem Housing Authority will maintain a transfer list and will process transfers in the following order: 1) emergency transfers (hazardous conditions, VAWA); 2) reasonable accommodations; 3) transfers to make accessible units available; 4) demolition, renovation, etc.; 5) occupancy standards; and 6) other required transfers.

Existing residents have the option of applying to any open waiting list for SHA's properties to be considered for an elective unit transfer when their name reaches the top of the waiting list. The following may be evaluated before an elective unit transfer is approved: having no balance owing, having no serious violations or complaints in file, having a history of acceptable rating during inspections, and whether the household meets the income limits and other requirements for the property.

Occupancy Policy

In selecting a family to occupy a unit, SHA may match characteristics of the family with the type of unit available, for example, the number of bedrooms. Although SHA determines the size of unit the family qualifies for under the occupancy standards, SHA does not determine who shares a bedroom/sleeping room.

Occupancy standards will be applied in a manner consistent with fair housing requirements. Applicants will be housed in a unit size appropriate for their household. SHA will reference the following standards in determining the unit size for a family:

	Number of Persons	
# Bedrooms	Minimum	Maximum
1	1	3
2	2	5

The household size of the family includes, but is not limited to: all full-time family members; all anticipated children (children expected to be born to a pregnant woman, children in the process of adoption/custody, foster children who will reside in the unit, children temporarily in foster care who will return to the family, children in joint custody who are present in the household 50% or more of the time, and children who are away at school who live at home during



breaks); live-in aides; foster adults living in the unit. Households with two or more adults must designate one adult as the Head of the Household.

The family may choose to apply for multiple bedroom sizes, if the number of family members is appropriate for each size, according to the occupancy standards.

Rental History

Applicant may be denied if recent rental history (within the past 5 years) shows a history of serious property damage or behavior that threatens property (such as arson) or the health or safety of other residents.

Criminal History

A criminal background check will be conducted for all adults age 18 and over in the household (including live-in aides). Please note: If unfavorable information is found, SHA will consider the circumstances of the criminal history and any reasons that similar behavior is not likely to happen again.

Applicants may submit information about any social services, treatment, or other rehabilitation the person has participated in or completed, or evidence the conviction has been expunged or is in the process of being expunged. We will also consider whether the household member is/was a minor, a person with disabilities, or a victim of domestic violence, dating violence, sexual assault, or stalking.

If the application is denied, SHA will ask the applicant to provide enough information to make a reasonable determination whether the criminal activity is related to a disability, status as a victim, or whether similar activity or behavior is likely to happen again.

The applicant family may be denied if:

- Any member of the household has an active warrant or is listed as a fugitive.
- Any member of the household has been evicted from federally assisted housing in the last three years for drugrelated criminal activity. Applicants may submit evidence that the household member who engaged in the activity has completed a supervised drug rehabilitation program or is no longer in the household. *This is a mandatory denial, per HUD regulations.*
- Any member of the household is a current user of illegal drugs. "Current" is defined as the previous 6-month period. *This is a mandatory denial, per HUD regulations.*
- There is reasonable cause to believe that any household member's current use or pattern of use of illegal drugs or alcohol may threaten the health, safety, or right to peaceful enjoyment of the premises by other residents. *This is a mandatory denial, per HUD regulations.*
- Any household member is subject to a lifetime registration requirement under a state sex offender registration program. *This is a mandatory denial, per HUD regulations.*
- Any member of the household has been convicted of crime(s) against persons or property that have as a component: harm to property in a manner that either places another person at risk of injury or causes significant property damage, infliction of serious physical injury, unlawful sexual contact, or death.

Credit History

Lack of credit history or poor credit history is not a reason for denial.

Previous Behavior in Assisted Housing

If an adult in the household previously received rental assistance (Section 8 program, Public Housing, HUD Project-Based Rental Assistance), the application will be denied if the history with those programs shows:

- Money owed to a Public Housing Agency or HUD-subsidized apartment owner in connection with any assisted housing program (unless in good standing with an existing repayment agreement prior to being selected from screening or pay the debt in full);
- Previous misrepresentation of information relating to eligibility (income, family composition, expenses, etc.);



- An adult in the household has committed fraud, bribery, or any other corrupt or criminal act in connection with any federal housing program; or
- An adult in the household has engaged in or threatened violent or abusive behavior toward Public Housing Agency personnel.

Other Reasons for Immediate Denial

- Applicant's household income exceeds qualifying HUD income limit for the household size.
- Information given on rental application(s) that is falsified, incomplete or deliberately inaccurate.
- Any applicant who is not yet 18 years old and unable to enter into a binding contract.
- The applicant household does not meet HUD's documentation requirements of citizenship or eligible immigration status.
- Applicant is not in good standing with the Coordinated Entry organization making the referral to the property or waiting list.
- Applicant does not cooperate with the screening and income certification process.

<u>Right to Appeal a Negative Determination</u>

If your application is denied, you will be notified in writing. The notification will include the reason(s) for the denial. You have the right to request a review of the denial decision, and you may submit additional information you would like us to consider during the review. Some examples of information you may want to submit are:

- Any social services, treatment, or other rehabilitation the person has participated in or completed,
- Evidence that an active warrant or fugitive status has been resolved,
- Evidence a criminal conviction has been expunged or is in the process of being expunged,
- If the household member is a person with disabilities, whether a disability or medical condition contributed to the circumstances (reasonable accommodation),
- If the circumstances were related to the household member's status as a victim of domestic violence, dating violence, sexual assault, or stalking, or
- Any other information you wish to be considered.

Any request for a review must be received in writing by SHA within ten (10) business days of the notification of denial. The request should include any additional information you would like to be considered.

The review will be completed by a senior staff member who was not involved in the denial decision. If the person completing the review needs more information or has questions, you may be required to attend an appointment (typically by phone or video).

You will be notified in writing of the outcome of the review, usually within ten (10) business days of SHA receiving your request, or within 10 days of any review appointment (if needed).

Existing Tenant Search - EIV System

When screening for PBV units, this property uses the HUD Enterprise Income Verification (EIV) system. All applicants and household members will be screened using the "Existing Tenant Search" report in the system. SHA will search both Multifamily and Public and Indian Housing programs to determine if any member is currently receiving rental assistance. If any household member is receiving subsidy elsewhere, the applicant will be asked to explain the circumstances of existing assistance. SHA will follow up with the Owner/Agent or Housing Authority providing the assistance to confirm individual program status. This may include coordination of move-in/move-out dates with the Owner/Agent of the property where the applicant is currently receiving assistance.

Deposits/Inspections/Recertifications/Policy Changes

- Tenants will be charged a security deposit of \$500, which may be paid in installments or by a third party.
- Rent is due on the first of each month. If paid after the 5th of the month, a late charge of \$10 will be assessed.

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- Any pet must be approved before it is brought to the property, and tenants must pay a deposit of \$300 for approved pets. No deposit is charged for assistance/support animals that are approved as a reasonable accommodation.
- HUD, Oregon Housing and Community Development, and/or their authorized contractors have the right to inspect units and the entire property to ensure that the property is being physically well-maintained. Upon receiving notice of inspection, as outlined in the lease, tenants agree to cooperate with the inspection process.
- Tenants are required to cooperate fully with the requirements of the Section 8 Project-Based Voucher Permanent Supportive Housing rental assistance program.
- SHA uses the Enterprise Income Verification (EIV) system per HUD regulations to verify income and check for discrepancies during the annual and interim certification processes, and when conducting quarterly zero-income reviews. This applies to PBV units only.
- Changes to this, or other SHA policies, will be posted in the rental office for 30 days, kept available on file in the rental office as required, and tenants and/or applicants will be notified in writing accordingly.

Violence Against Women Act (VAWA) Protections

- SHA policies provide protections in accordance with the Violence Against Women Act (VAWA). These policies support and assist victims of domestic violence, dating violence, or stalking, and protect victims as well as members of their family, from being denied housing or from losing their HUD assisted housing because of domestic violence, dating violence, or stalking. The policies include an emergency transfer plan, where the need for transfer is related to issues relevant to VAWA. In the event an applicant or resident requests accommodation related to VAWA protections, SHA may seek confirmation of situation from an employee, agent, volunteer of a victim service provider, an attorney, or medical professional from whom the victim has sought assistance to confirm that incidents of domestic violence, dating violence, or stalking are bona fide. SHA will work with applicant/tenant to mitigate risks by making acceptable arrangements for delivery of documents as appropriate to each separate and distinct situation.
- The identity of the victim and all information provided to SHA will be kept confidential except to the extent that the disclosure is: 1) Requested or consented to by the individual (the victim) in writing; 2) Required for use in an eviction proceeding; or 3) Otherwise required by applicable law.
- All documentation relating to an individual's information regarding domestic violence, dating violence, or stalking will be maintained confidentially and securely.

Reasonable Accommodations

If an applicant or resident indicates that an exception, change, or adjustment to a rule, policy, practice, service, or physical structure is needed because of a disability or medical need, SHA will treat the information as a request for reasonable accommodation. SHA provides a Request for Reasonable Accommodation form for this purpose, but SHA will consider requests any time the family indicates that an accommodation is needed whether a formal written request is submitted.

The family must explain what type of accommodation is needed to provide the person with the disability or medical need full access to SHA's programs and services. If the need for the accommodation is not readily apparent or known to SHA, the family must explain the relationship between the requested accommodation and the disability. Additionally, if the family indicates that an accommodation is required for a disability that is not obvious or otherwise known to SHA, SHA must verify that the person meets the definition of a person with a disability, and that the accommodation is necessary to accommodate the disability or medical need.

Please contact the Property Management Coordinator for this property if you have questions regarding reasonable accommodations.

Non-Discrimination Policy

The Housing Authority of Salem does not discriminate against any person due to disability, race, color, religion, sex, source of income , familial status, national origin, actual or perceived sexual orientation, gender identity, marital status



and/or domestic partnership in accessing, applying for, or receiving assistance, or in treatment or employment in any of its programs and activities.

The person named below has been designated to coordinate compliance with the non-discrimination requirements contained in the Department of Housing and Urban Development's regulations implementing Section 504 (24 CFR, part 8, dated June 2, 1988):

Diahann Terzich, Compliance Manager, Salem Housing Authority, 360 Church Street SE, Salem OR 97301 (971) 600-7629 | dterzich@salemhousingor.com | TDD users: Dial 711

The mission of Salem Housing Authority is to assist low- and moderate-income families to achieve self-sufficiency through stable housing, economic opportunity, community investment, and coordination with social service providers.



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Section 1: Program Eligibility 4350.3 REV-1

3-13 Determining Eligibility of Students for Assistance

A. Eligibility of Students for Section 8 Assistance

- 1. Owners must determine a student's eligibility for Section 8 assistance at move-in, annual recertification, initial certification (when an in-place tenant begins receiving Section 8), and at the time of an interim recertification if one of the family composition changes reported is that a household member is enrolled as a student.
- 2. Section 8 assistance shall not be provided to any individual who:
 - a. Is enrolled as either a part-time or full-time student at an institution of higher education for the purpose of obtaining a degree, certificate, or other program leading to a recognized educational credential; *and*
 - b. Is under the age of 24; *and*
 - c. Is not married; *and*
 - d. Is not a veteran of the United States Military; *and*
 - e. Does not have a dependent child; *and*
 - f. Is not a person with disabilities, as such term is defined in 3(b)(3)(E) of the United States Housing Act of 1937 (42 U.S.C. 1437a(b)(3)(E)) and was not receiving section 8 assistance as of November 30, 2005. (See Definition E in Figure 3-6); *and*
 - g. Is not living with his or her parents who are receiving Section 8 assistance; and
 - h. Is not individually eligible to receive Section 8 assistance *or* has parents (the parents individually or jointly) who are not income eligible to receive Section 8 assistance. (See paragraph 3-33 for verifying parents eligibility.)

***NOTE:** Unless the student can demonstrate his or her independence from parents, the student must be eligible to receive Section 8 assistance **and** the parents (individually or jointly) must be eligible to receive Section 8 assistance in order for the tenant to receive Section 8 assistance.*

3. For a student to be eligible independent of his or her parents (where the income of the parents is not relevant), the student must demonstrate the absence of, or his or her independence from, parents. While owners may use additional criteria for determining the student's independence from parents, owners must use, and the student must meet, at a minimum **all** of the following criteria to be eligible for Section 8 assistance. The student must:

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Section 1: Program Eligibility 4350.3 REV-1

- a. Be of legal contract age under state law;
- b. Have established a household separate from parents or legal guardians for at least one year prior to application for occupancy, or, meet the U.S. Department of Education's definition of an independent student. (See the Glossary for definition of Independent Student);
- c. Not be claimed as a dependent by parents or legal guardians pursuant to IRS regulations; and
- d. Obtain a certification of the amount of financial assistance that will be provided by parents, signed by the individual providing the support. This certification is required even if no assistance will be provided.
- 4. Any financial assistance a student receives (1) under the Higher Education Act of 1965, (2) from private sources, or (3) from an institution of higher education that is in excess of amounts received for tuition is included in annual income, except if the student is over the age of 23 with dependent children or if the student is living with his or her parents who are receiving Section 8 assistance. (See Glossary for expanded definition of Student Financial Assistance.)
- 5. If an ineligible student is a member of an existing household receiving Section 8 assistance, the assistance for the household will not be prorated but will be terminated in accordance with the guidance in paragraph 8-6 A.

NOTE: An owner cannot evict or require an ineligible student to move from a unit as long as the student is in compliance with the terms of the lease.



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Section 1: Program Eligibility

4350.3	REV-1

Example:

A household is made up of two students living together and who are currently receiving Section 8 assistance. The household is made up of:

- one student who is 22 years old, is head of household, and has a dependent child
- another student who is the co-head and who does not meet the eligibility requirements in paragraph 3-13 A.2.

In order for the household to be eligible for Section 8 assistance, each individual student must meet the student eligibility requirements.

In this example, the 22-year old student is eligible because he or she has a dependent child. However, since it has been determined that the other student is ineligible, the household is not eligible to receive Section 8 assistance, and the assistance for the household must be terminated in accordance with program guidance. The household's rent will be increased to the applicable rent for the unit (contract, basic, market), as long as the ineligible student remains in the unit.

If the ineligible student moves out of the unit, the remaining household members may again be eligible for Section 8 assistance, if available. If the household composition no longer qualifies the household for the unit size, the household may be required to move to an appropriate size unit when one is available, or, with the approval of the owner, the household may move in another eligible person as a member of the household and remain in their same unit. The owner cannot evict or require the ineligible student to move, as long as the student is in compliance with the terms of the lease.