July 31, 2023

Federal Housing Finance Agency Office of the Secretary Constitution Center 400 7th Street, SW Washington, D.C. 20219

Re: Request for Input on Multifamily Tenant Protections

The Homes Guarantee Campaign, along with 317 local, state, and national organizations, is pleased to submit this comment on tenant protections in multifamily homes with financing backed by Fannie Mae and Freddie Mac. On behalf of the tenants, tenant unions, grassroots organizations, academic, policy, legal, and research allies that make up the Homes Guarantee campaign, we thank Federal Housing Finance Agency (FHFA) Director Thompson and FHFA staff for conducting this request for input.

Fannie Mae and Freddie Mac (hereafter referred to as the GSEs) work with banks to make \$150 billion in financing available to landlords every year. The GSEs do not make loans directly to multifamily landlords but rather purchase multifamily loans from lenders. This promotes liquidity in the multifamily lending market while relieving lenders of default risk. Even though the GSEs do not directly lend to landlords, they guarantee the loans that landlords take out, allowing lenders to continue making loans to other landlords. The GSEs provide a major financial benefit to lenders and the multifamily housing finance system as a whole.

In today's market, Enterprise-backed financing has become a tool that enriches real estate investors, often at the expense of tenants. Favorable loan terms benefit the landlords and their investors; tenants are an afterthought, mostly unprotected by any rights or regulations. The GSEs have a track record of buying and providing guarantees to overvalued loans. Many of these loans can only be paid down if the borrower plans to hike rents and fees, neglect building maintenance, and evict tenants. The GSEs have enabled a market that, in some ways, incentivizes predatory behaviors by landlords.

FHFA serves as the regulator and conservator of the GSEs. In these capacities, FHFA has the potential to implement tenant protections in an estimated 8 million rental units with Enterprise-backed mortgages. These protections are critical to protecting the safety and soundness of the secondary mortgage market and preserving the existing supply of affordable rental housing. By incorporating the tenant protections recommended here, the FHFA can move us toward a housing system that truly promotes affordability and racial justice.

An Unprecedented Housing Crisis Requires Bold Action from the FHFA

FHFA's request for input (RFI) on tenant protections comes at a time of unprecedented housing unaffordability, evictions, and homelessness. In 2021, the number of tenants with unaffordable rents reached an all-time high, with 49% of US renters paying more than a third of their income to rent.² In February 2022, year-over-year growth in rental prices reached a record peak of 17.2% across the U.S.³ During the pandemic, corporate landlords seized the opportunity to consolidate

https://www.jchs.harvard.edu/sites/default/files/reports/files/Harvard_JCHS_The_State_of_the_Nations_Housing_2023.pd

¹ Goodman, L.,Kaul, K., Neal,M. *The CARES Act Eviction Moratorium Covers All Federally Financed Rentals- That's One in Four US Rental Units*, Urban Institute. Accessed Jul 19, 2023. https://www.urban.org/urban-wire/cares-act-eviction-moratorium-covers-all-federally-financed-rentals-thats-one-four-us-rental-units

² Joint Center for Housing Studies of Harvard University, *The State of the Nation's Housing 2023*, Harvard University, accessed June 13, 2023.

³ Zillow, *Two-year Rent Growth Streak Ends in Small Step Toward Normalcy*, (Nov. 15, 2022) (https://www.zillow.com/research/zillow-rent-report-october-2022-31676/)

their market share and used inflation to hike rents and accumulate excessive profits.⁴ In many cases, landlords are using algorithms to set high rents and evict tenants.⁵ This has led median rents across the U.S. to surpass \$2,000 for the first time, and there is no longer a single state or county where a worker earning a full-time minimum wage salary can afford a modest two-bedroom apartment. In fact, to afford a two-bedroom apartment, a minimum wage worker would need to work four jobs or have three roommates.⁶

The rental affordability crisis displaces tenants with lower-paying jobs, thus exacerbating labor shortages and threatening economic growth and stability. For low to medium income households, rapidly rising rents exacerbate the risks of housing insecurity, homelessness, physical and mental health challenges, child educational disruptions, and economic precarity. Racialized housing segregation is reinforced and reproduced by the especially devastating impacts of the rental affordability crisis on tenants of color who are disproportionately more likely to face eviction, experience homelessness, and be displaced from their neighborhoods.⁸

In the absence of universal tenant protections for the third of US households currently living in rental housing, tenants are inconsistently protected depending on where they live. The effects in areas with minimal protections are profound and most directly impact tenants of color, especially Black women, low-income populations, individuals with disabilities, and victims of domestic violence, who are displaced from their homes at alarming rates and often find it impossible to regain access to safe, affordable, and stable housing.

Evictions and rapidly rising rents are experienced in greater magnitudes by communities of color. Matthew Desmond's 2020 research shows that Black and Latino renters are disproportionately threatened with eviction and disproportionately evicted from their homes. For centuries, but especially in the last 100 years, federal policies and private practices have led to the theft of land and housing opportunities for millions of Black and brown households in the United States, resulting in the deep racial disparities in housing access and ownership that exist today. In 2020, 72% of White households owned their homes, compared to 42% of Black households, 48% of Latino households, 42% of Pacific Islander households and 58% of Native American households. Accordingly, the lack of tenant protections in the rental market disproportionately impacts renters of color.

Furthermore, federal policies and private practices to disinvest in communities of color and exclude them from various wealth-building initiatives and opportunities have contributed to a larger racial wealth gap, meaning households of color have less money to spend on housing. As a result, renter households of color are disproportionately housing cost-burdened – and are hit harder by rising rents. In 2020, 45% of White renters were cost-burdened, compared to 56% of Black renters

(https://www.washingtonpost.com/business/2022/07/03/inflation-homeless-rent-housing/).

https://www.opportunityhome.org/resources/stable-affordable-housing-drives-stronger-student-outcomes/

⁴ Accountable.US, America's Biggest Multifamily and Single-Family Landlords Continue to Reap Huge Profits and Take Advantage of Tenants, (April 10 2023)

⁽https://accountable.us/wp-content/uploads/2023/04/2023-04-10-Updated-Research-On-Housing-Profiteering-FINAL.docx -1.pdf)

⁵ Heather Vogell, Rent Going Up? One Company's Algorithm Could be Why, ProPublica, (Oct. 15, 2022) (https://www.propublica.org/article/yieldstar-rent-increase-realpage-rent)

⁶National Low Income Housing Coalition, *The Gap: A Shortage of Affordable Rental Homes*, (March 2023) (https://nlihc.org/gap)

⁷ U.S. Government Accountability Office, Better HUD Oversight of Data Collection Could Improve Estimates of Homeless Population, (July 2020) (https://www.gao.gov/assets/gao-20-433.pdf); Abha Bhattarai & R. Siegel, Inflation is Making Homelessness Worse, Washington Post, (July 2022)

⁸ Timothy A. Thomas, Ott Toomet, Ian Kennedy, & Alex Ramiller, *The State of Evictions: Results from the University of Washington Evictions Project*, University of Washington (Jan. 6, 2020) (https://evictionresearch.net/washington/)

⁹ A National Survey of Tenant Protections Under State Landlord Tenant Acts, Freddie Mac Multifamily, (Feb. 2023) (https://mf.freddiemac.com/docs/tenant-protections-white-paper.pdf)

¹⁰ Hepburn, Peter, Renee Louis, and Matthew Desmond. 2020. "Racial and Gender Disparities among Evicted Americans." Sociological Science 7: 649-662.

¹¹ National Equity Atlas, "Homeownership: United States, 2020," PolicyLink and the USC Equity Research Institute, accessed June 13, 2023, https://nationaleguityatlas.org/indicators/Homeownership.

and 54% of Latino renters.¹² This RFI represents a historic moment with potential for the FHFA to have a meaningful impact on closing racial disparities across the rental market, in which renters of color – who have been marginalized and extracted from by private actors via predatory exclusion and inclusion – are the most vulnerable, and the least protected.

The FHFA has the Legal Authority to Impose Tenant Protection Requirements on its Borrowers

Through the GSEs, FHFA has regulatory authority over approximately one-quarter of U.S. multifamily assets¹³ and has the ability to exert significant influence over a sizable portion of the multifamily rental market. Through FHFA's statutory mission to finance affordable housing, ensure stability in the market, and obligation to Affirmatively Further Fair Housing by mitigating the displacement and segregation of communities of color,¹⁴ it has the opportunity to exert its influence over a significant portion of the rental housing market with Enterprise-backed mortgages.

The FHFA has oversight over the GSEs as both a conservator and regulator and has the broad authority necessary to facilitate equitable and sustainable access to housing. The agency is also well equipped – as both a conservator and regulator – to ensure that Fannie Mae and Freddie Mac adhere to the affordable housing obligations required of them. Since tenant protections fall squarely within the agency's commitment to equitable, sustainable, and affordable housing, FHFA must use its power to bolster and expand tenant protections in Enterprise-backed properties. As discussed in the Tenant Protection RFI, the FHFA has ample past precedent of requiring tenant protections for properties whose loans they will purchase, including pad lease protections for residents of manufactured home communities and additional eviction protections during the COVID-19 pandemic.¹⁵

Recommendations

The FHFA must require the following tenant protections in all Enterprise-backed multifamily properties. These protections must be implemented together, as they are interdependent: for example, for a tenant's right to organize to be effective, they also must be protected from a lease non-renewal without good cause. Similarly, good cause eviction protections are insufficient without limits on large, unreasonable rent increases, which can serve as *de facto* evictions.

1. Limit Egregious Rent Hikes

The FHFA should limit rent hikes at 3% annually in Enterprise-backed properties. This limit on rent hikes should be applied universally and as a requirement.

Imposing limits on rent increases is a proven policy that can immediately stabilize prices, halt rent gouging, and reduce the risk of displacement and homelessness, while increasing housing security and affordability over the long term. Limits on rent increases will protect tenants from eviction and/or homelessness by creating a schedule for reasonable and gradual rent increases.

Currently, landlords of Enterprise-backed properties face little to no federal restrictions regarding whether and how much they can increase their tenants' rents. In fact, their business model and profitability often depend on raising rents significantly higher than what existing tenants can afford.

While a restriction on rent increases in FHFA-financed multifamily buildings will not have as large of a local impact as an entire state or municipality opting into a rent stabilization regime, research on the impact of rent regulations is useful in demonstrating their positive outcomes. A 2019 review of existing academic research on the economic and social impacts of rent regulations found that rent regulations improve affordability for tenants and that, on balance, rent regulations do not increase the cost of renting non-regulated units. In localities where they do, closing policy loopholes (such as condo

¹² National Equity Atlas, "Housing burden: United States, 2020," PolicyLink and the USC Equity Research Institute, accessed June 13, 2023, https://nationalequityatlas.org/indicators/Housing_burden?breakdown=by-race-ethnicity.

¹³ Board of Governors of the Federal Reserve System (US), Government Sponsored Enterprises; Multifamily Residential Mortgages; Asset, Level, [BOGZ1FL403065405Q] retrieved from FRED, Federal Reserve Bank of St. Louis; (https://fred.stlouisfed.org/graph/?g=16xbf) (June 27, 2023).

¹⁴ 42 USC 3608(d); 42 U.S.C. 3601 et seq. (imposing the duty to affirmatively further fair housing to all federal agencies with regulatory or supervisory authority over financial institutions).

¹⁵ Federal Housing Finance Agency, *Tenant Protections for Enterprise-Backed Multifamily Properties: RFI*, accessed June 13, 2023, 3-6, https://www.fhfa.gov/Media/PublicAffairs/PublicAffairsDocuments/Multifamily-Tenant-Protections-RFI.pdf.

conversions) can help.¹⁶ In fact, some research shows that rent regulations could help keep rent more affordable for all renters. For example, a 2007 study of rents in Boston, Cambridge, and Brookline, Massachusetts, distinguished between controlled and uncontrolled units, indicated that having 10 to 12 percent of rent-stabilized units in an area decreases the rents of non-controlled units by \$23 to \$28.¹⁷ Finally, multiple studies have found that rent regulations have little impact on the construction of new housing.¹⁸

2. Institute Good Cause Eviction Protections

The FHFA should institute good cause eviction protections in Enterprise-backed properties. Good cause (sometimes referred to as "just cause") protections means that landlords can only evict tenants in the event of serious and repeated lease violations when the tenant has failed to cure their breach after being given notice. The purpose of good-cause evictions should be to protect the health and safety of residents and employees, to protect the premises from major damages, and to enforce the obligation to pay rent. For Enterprise-backed properties, the definition of good cause for eviction should be especially narrow. Common exceptions from other contexts – such as in the event that the landlord wishes to live in a unit as an owner-occupant – are unlikely to be relevant.

Good cause eviction policies protect the rights of tenants to seek repairs and to organize with other tenants. Lease non-renewals and evictions are often used by landlords in retaliation for maintenance requests or tenant organizing.

Good cause is a well-established protection in federally assisted housing programs such as the Low Income Housing Tax Credit (LIHTC) program and the HOME Investments Partnerships (HOME) program. Additionally, several states, including California, New Jersey, and others, have good cause protections. The FHFA itself is familiar with good cause protections, having imposed them on borrowers of Enterprise-backed mortgages for manufactured home communities through its Pad Lease protections.

3. Respect the Right to Organize

The FHFA should require landlords with Enterprise-backed mortgages respect tenants' rights to organize, form tenant unions, and elect tenant union leadership, free from retaliation. The right to organize is required in several federal housing programs, including public housing and HUD-supported multifamily housing.¹⁹

4. Ban Source of Income Discrimination

The FHFA should ban source of income discrimination in Enterprise-backed properties. Bans on source of income discrimination require landlords to accept all lawful forms of payment, including Section 8 Housing Choice Vouchers. Landlords with Enterprise-backed mortgages should not be allowed to refuse to rent to participants in federal housing programs. These protections are already required for recipients of HOME and LIHTC funding.²⁰

2013). For a more detailed examination of the literature regarding the effectiveness of rent control and its lack of impact

on new construction, see the longer technical comment submitted by the Homes Guarantee Campaign.

¹⁶ Pastor, M., Carter, V., Abood, M. (2018). "Rent Matters: What Are the Impacts of Rent Stabilization Measures?" USC Dornsife Program for Environmental and Regional Equity. https://dornsife.usc.edu/assets/sites/242/docs/Rent_Matters_PERE_Report_Final_02.pdf.

¹⁷ Sims, David P. 2007. "Out of Control: What Can We Learn from the End of Massachusetts Rent Control?" *Journal of Urban Economics* 61(1):129–51.

¹⁸ See, e.g. John I. Gilderbloom and Ye Lin, "Thirty Years of Rent Control: A Survey of New Jersey Cities," Journal of Urban Affairs 29, 2 (2007): 213–214; Joshua Ambrosius, John Gilderbloom, William Steele, Wesley Meares, and Dennis Keating, "Forty Years of Rent Control: Reexamining New Jersey's Moderate Local Policies after the Great Recession," Cities 49 (2015): 128. (finding no significant relationship between rent control and new housing development by comparing New Jersey municipalities with and without moderate rent control); and Miriam Zuk, "Rent Control: The Key to Neighborhood Stabilization?" Urban Displacement Project, September 9, 2015, https://www.urbandisplacement.org/blog/rent-control-the-key-to-neighborhood-stabilization/ (finding that the six cities with rent control in the Bay Area produced more housing units per capita than cities without rent control between 2007 and

¹⁹ White House Domestic Policy Council and National Economic Council, *The White House Blueprint For a Renters Bill of Rights*, accessed June 13, 2023, 14.

https://www.whitehouse.gov/wp-content/uploads/2023/01/White-House-Blueprint-for-a-Renters-Bill-of-Rights.pdf.

²⁰ Local Housing Solutions, "Source of Income Laws," Housing Policy Library, accessed June 13, 2023, https://localhousingsolutions.org/housing-policy-library/source-of-income-laws/.

5. Enforce and Expand Protections Against Discrimination

The FHFA should enforce existing laws that prohibit landlords from denying a tenant rental housing based on race, physical or mental ability, and family make-up, and expand protections to prohibit discrimination based on sexual orientation, gender expression or identity, immigration status, conviction and/or arrest history, bankruptcy history, eviction history, or credit score in Enterprise-backed properties.

6. Require Safe, Quality Housing Standards

The FHFA should articulate a clear set of habitability standards for Enterprise-backed properties. The FHFA should model its standards on the U.S. Department of Housing and Urban Development's Housing Quality Standards for the Housing Choice Voucher program.

7. Include Fair Lease Provisions

The FHFA should develop standard fair lease provisions for all states and territories and require landlords of properties with Enterprise-backed mortgages to use them. The FHFA and the GSEs should work to develop standard fair leases for all states and territories, as well as the District of Columbia, in recognition of the variation that exists in state landlord-tenant law and state civil procedure. In developing fair lease provisions, the FHFA should view existing state lease requirements as a floor rather than a ceiling and go further to protect tenants. In particular, fair leases should:

- Provide at least a ten-day grace period in which to pay rent before any late fee is assessed;
- Cap late fees at 5% of the amount of rent owed;
- Ban junk fees;
- Limit security deposits to one month's rent;
- Clarify the circumstances under which landlords can withhold security deposits and the procedural steps that they have to take to be authorized to do so.

8. Participate in a Rental Registry

The FHFA should require all Enterprise-backed properties to participate in a rental registry that is publicly available and accessible to tenants. The registry should include information that is key to tenants making an informed decision about leasing an apartment such as the number of code violations, evictions, and average rent hikes in a property. Tenants should also have access to contact information of the real, beneficial owner(s) of the property.

9. Create an Office of Tenant Protections with Enforcement Power

The protections outlined in this letter require diligent and proactive enforcement. Accordingly, the FHFA should create an Office of Tenant Protections that is responsible for ensuring that borrowers comply with required tenant protections. The Office of Tenant Protections would be responsible for identifying landlords (both corporate entities and the individuals behind them) who must be barred from future participation in Enterprise-backed mortgage programs in the event of serial and/or egregious violations of tenants' rights. Additionally, the Office of Tenant Protections should evaluate the effectiveness of existing tenant protections, conduct research on how market trends and emerging practices affect tenants' rights, and propose additional protections to ensure that the FHFA's tenant protections do not become outdated.

We appreciate the opportunity to comment on this urgent matter. We urge the FHFA to finalize multifamily tenant protection policies that include our recommendations. For more information, contact:

Grace White (g.white@peoplesaction.org).

Sincerely,

The Homes Guarantee Campaign and undersigned organizations.

NATIONAL

Accountable.US

Action Center on Race and the Economy

ADOS Advocacy Foundation African Communities Together Alliance for Housing Justice

Americans for Financial Reform Education Fund

Center for Economic and Policy Research

Center for Law and Social Policy Center for Popular Democracy Coalition for the Homeless

Consumer Action Church World Service Debt Collective

Demos

Housing Rights Initiative Human Impact Partners

Institute for Local Self Reliance

Jobs With Justice

JustFix

Liberation in a Generation

Local Progress

MLPB

National Coalition for a Civil Right to Counsel

National Coalition for the Homeless National Equality Action Team (NEAT) Organized Communities Against Deportations

Parents Together Action
Partners for Dignity & Rights
People's Action Institute

PolicyLink

PowerSwitch Action

Poverty & Race Research Action Council

Private Equity Stakeholder Project

Public Citizen Race Forward

Revolving Door Project

Service Employees International Union (SEIU)

Showing Up For Racial Justice (SURJ)

Social Security Works Sunrise Movement

Unemployed Workers United

United for Respect

United for a Fair Economy

Upturn

Western Regional Advocacy Project

Youth Alliance for Housing

LOCAL ACCE

ACT UP Philadelphia (AIDS Coalition To Unleash

Power)

Action North Carolina Action St. Louis

ACW

Affordable Housing Network of Santa Clara County

AFT CHICAGO Black Caucus Age-friendly Englewood Village

Alliance for Community Transit - Los Angeles

Appalachian GameChangers Arkansas Community Organizations

Arkansas Renters United Art Against Displacement

Asian Pacific Environmental Network

Battle Born Progress

Be:Seattle

Bedford County Listening Project

Berkeley Tenants Union Big Shoulder Church Chicago Binginghampton Tenants Union

Black Leadership Action Coalition of Kentucky Broken Hearted Homes Renter's Association

Broadway UMC

Bozeman Tenants United Buffalo Anti Racism Coalition

CA Renters Caucus

CAAAV: Organizing Asian Communities

CADEM Renters Council

California Calls

California Foundation for Independent Living

Cape Girardeau Tenants

CASA (Community Action for Safe Apartments)

Cathedral in the Night Ministry Center for Biological Diversity

Center for Community Action and Environmental

Justice

Center for Healing Racial Trauma

Chainbreaker Collective

Change Today, Change Tomorrow

Charles House Charleston DSA

CHD/Family Outreach of Amherst

Chicagoland Black Chamber of Commerce Inc

Chiquita Jackson Enterprise

Chispa

Churches United For Fair Housing | CUFFH

Citizen Action of New York

City-Wide Tenant Union of Rochester Clergy & Laity United for Economic Justice

Colorado People's Alliance

Communities Resist

Communities United For Action

Community Action Agency of Somerville, Inc.

Community Alliance of Tenants Community Control Now Community First Whatcom Community Justice Project

Community Legal Services of Philadelphia

Community Voices Heard Compost Cooperative, Inc. Congolese Integration Network Connecticut Citizen Action Group

Cooper Square Committee Courage California

Crenshaw Subway Coalition Crown Heights CARE Collective

CUFFH Action Culinary Union

DARE (Direct Action for Rights and Equality)

Detroit Action DSA LA

Domus Incorporated

Down Home North Carolina
East Village Mutual Aid
Eden Community Land Trust
El Shaddai Refuge Homes
Ensuring Opportunity Campaign

EKY Mutual Aid Faith in Action Nevada Faith in the Valley Firelands Workers Action

First Wednesdays San Leandro

Florida for All

Florida Housing Justice Alliance

Florida Rising

Franklin County Continuing the Political Revolution

Freedom BLOC

Fund for Empowerment Fuerte Arts Movement Glad Tidings COGIC

Granite State Interfaith Action Fund Granite State Organizing Project Granite State Tenants Union

Greening Greenfield Ground Game LA

Health Justice Alliance Law Clinic

HerStory Ensemble LLC HOMES Campaign DE Hometown Action

Homeless and Housing Coalition of Kentucky

Hoosier Action

Housing Conservation Coordinators

Housing Equality & Advocacy Resource Team (HEART

LA)

Housing Greenfield

Housing Justice Center Housing Justice for All-NY

Housing Rights Committee of San Francisco

HousingLOUISIANA HousingNow!CA

Human Rights Protection & Global Peace Illinois Coalition of African American Business

Organizations

Inland Equity Community Land Trust

InnerCity Struggle

Inquilinxs Unidxs por Justicia

Iowa Citizens for Community Improvement

Ithaca DSA

Ithaca Tenants Union Jane Addams Senior Caucus JC Hodge Associates

KB Comms KC Tenants

Kentuckians for the Commonwealth Kentucky Anti-Eviction Network Kentucky Equal Justice Center

Kentucky Student Environmental Coalition

Kentucky Tenants

KIWA

Latino Health Access Legal Aid Justice Center

Legal Services Staff Association, NOLSW/UAW 2320

Lexington Tenants Union Lift the Ban Coalition Lift Up Contra Costa

Living United for Change in Arizona (LUCHA)

Local Clean Energy Alliance

Louisiana Fair Housing Action Center Louisville Metro Council District 4

Louisville Recovery Community Connection, Inc.

Louisville Showing Up for Racial Justice

Louisville Tenants Union

LSSA 2320

Maine People's Alliance Make It Work Nevada Make the Road Nevada Mar Vista Voice

Maryland Communities United Masks for Victory S. Illinois Mass Renews Alliance

Metropolitan Interfaith Council on Affordable Housing

Miami Homes for All Miami Workers Center

Michigan United MinKwon Center for Community

Action

Monterey Bay Renters Coalition Monterey County Renters United

Monument Impact

NAACP - Lexington-Fayette Branch

Neighbors Together Neighbor to Neighbor Nelsonville Voices

Network Delaware / H.O.M.E.S Campaign

New Jersey Citizen Action New York Doctors Coalition Nobody Leaves Mid-Hudson Northtown Resident Council

Not Me We

NPEU (IFPTE Local 70)

OCCORD OneAmerica ONE Northside One Redwood City

Parable of the Sower Intentional Community

Cooperative

Partnership for the Public Good

Party for Socialism and Liberation-Louisville

Pasadena Tenants Union Pennsylvania Stands Up PICO California

Pioneer Village Tenants Association (PVTA)

POWER

Progressive Asian Network for Action Progressive Leadership Alliance of Nevada Progressive Maryland Public Counsel

Public Advocates

Public Health Institute of Western Massachusetts

Puente Human Rights Movement

PUSH Buffalo

Raise-Op Housing Cooperative

Rebuild, Overcome, and Rise (ROAR) Center at UMB

Reclaim Philadelphia

Rent and Mortgage Relief SLO County

Rent Zero Kansas Resident Action Project Right to Counsel NYC Coalition

Right & Democracy New Hampshire

Rights & Democracy Vermont

Rise Economy

Rise Up West Virginia River Valley Organizing Root Cause Research Center S.T.R.O.N.G Youth, Inc.

San Francisco Anti-Displacement Coalition

San Gabriel Valley Tenants Alliance

Save Section 9

South Carolina Housing Justice Network South Carolina Progressive Network

Siembra NC

Silicon Valley De-Bug Silicon Valley DSA

Socio-Spatial Climate Collaborative (UPenn)

Sonoma County Tenants Union

Sonoma Valley Housing Group

South Louisville Community Ministries

South of Market Community Action Network

(SOMCAN)

South Shore Wealth Authority Giving Gratitude, LLC

Springfield No One Leaves

Stand Up Nashville

Steering Committee of Las Vegas Democratic Socialists

of America

St. James AME Church

Strategic Actions for a Just Economy (SAJE)

Struggle for Miami's Affordable and Sustainable

Housing

Students Break the Silence NYC

Students for Transit Justice

Summers County Huddle

The Neighborhood Resource Center

Tenant Law Center

Tenants Political Action Committee

Tenants Rights for Durhamites

Tenants Together

Tenants Union of WA

Territorial Empathy

Texas Organizing Project

Thai Community Development Center

The Center for Independence of the Disabled, NY

The Hope Buss, Inc

The Justice League Inc

The Kennedy Commission

The Peer Defense Project

The People's Lobby

The People's Resource Center

The Women's Building

TN4SafeHomes

Transit Riders Union

Tzedek DC

Tyler For Knox

Unified Citizens, Inc.

United Church of Rogers Park

United Council For Change

United Vision for Idaho Unity Fellowship of Christ

Church-NYC

Universal Labor Foundation Ltd.

University Neighborhood Housing Program

Uptown People's Law Center

Urban Justice Center Venice Community Housing

Virginia Organizing

VOCAL-KY

VOCAL-NY

Welcome Home Skagit

West Louisville Women's Collaborative

Western Massachusetts Network to End Homelessness

Westside Health Authority

Westside Community Organization

Wethepeoplenyc

Willow Permanent Real Estate Cooperative LLC

Winners PLUS Inc

Women with Broken Heals

Youth Power Coalition