Arkansas Fair Housing Commission

Carol Johnson Director



Mike Beebe Governor

101 E. CAPITOL AVENUE • SUITE 212 • LITTLE ROCK, AR 72201 (501) 682-3247 PH • (501) 682-3271 FAX • TOLL-FREE 1-800-340-9108

January 31, 2012

David Ferguson, Director Arkansas Bureau of Legislative Research State Capitol, Room 315 Little Rock, AR 72201

Mr. Ferguson:

Please find enclosed a hard copy of the Arkansas Fair Housing Commission 2011 Annual Report to the Arkansas Legislature that previously was emailed.

Please let me know if you need any additional information. Thank you for your assistance.

Sincerely,

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Carol Johnson Director

Enclosure



THE ARKANSAS FAIR HOUSING COMMISSION CAROL JOHNSON, DIRECTOR

2011 ANNUAL REPORT TO THE ARKANSAS LEGISLATURE ACT 1785 OF 2001

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MISSION STATEMENT

The mission of the Arkansas Fair Housing Commission is to receive, investigate, conciliate and/or resolve complaints alleging violations of the Arkansas Fair Housing Act which prohibits discrimination on the basis of race, color, national origin, religion, sex, familial status (including children under the age of 18 living with parents or legal custodians, pregnant women and people securing custody of children under the age of 18) and handicap (disability); to cooperate with and provide technical and other assistance to federal, state, local and other public or private entities that are formulating or operating programs to prevent or eliminate discriminatory housing practices; and to establish an education and outreach program to prevent discriminatory housing practices.

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THE ARKANSAS FAIR HOUSING ACT

Act 1785 of 2001, codified at Ark. Code Ann. §16-123-201 et seq., is the enabling legislation creating the Arkansas Fair Housing Act and the Arkansas Fair Housing Commission.

This legislation allowed Arkansas to become one of 38 states to enact fair housing laws substantially equivalent to the federal Fair Housing Act.

With this legislation, the Arkansas General Assembly declared that, "[t]he opportunity to obtain housing and other real estate without discrimination because of religion, race, color, national origin, sex, disability, or familial status...is recognized and declared to be a civil right." Ark. Code Ann. § 16-123-203.

In seeking to protect the public's access to fair housing, the Arkansas General Assembly further recognized that "the right to seek housing underlies the general public's ability to secure health, safety, and welfare." Ark. Code Ann. § 16-123-301.

The legislature provided that the Arkansas Fair Housing Act "shall become effective after the statutes and regulations required by this subchapter are adopted as substantially equivalent to federal fair housing laws, as recognized by the appropriate federal agency designated to enforce the provisions of federal fair housing laws." Ark. Code Ann. § 16-123-203.

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In July of 2003, Arkansas passed a fair housing law which the U.S. Department of Housing and Urban Development (HUD) recognized as being substantially equivalent to the federal Fair Housing Act (also known as Title VIII) and Act 1785 of 2001 became effective in Arkansas.

THE HISTORY OF THE COMMISSION

In January of 2001, Arkansas began to amend its existing fair housing law for the purpose of obtaining substantial equivalency. Over the following two years, the U.S. Department of Housing and Urban Development (HUD) provided technical assistance and legal analysis to assist Arkansas in developing its fair housing law. During this time, Arkansas created the Arkansas Fair Housing Commission – appointing 13 commissioners and hiring an Executive Director and other staff to investigate complaints filed under its new fair housing law. In July of 2003, Arkansas enacted an amended fair housing law that is substantially equivalent to the federal Fair Housing Act.

With the passage of Act 1785 of 2001, HUD recognized the Arkansas Fair Housing Act as being "substantially equivalent" to the federal Fair Housing Act and allowed Arkansas to join other States already participating in HUD's Fair Housing Assistance Program (FHAP).^a

In a ceremony held on August 20, 2003, HUD Assistant Secretary Carolyn Peoples joined Arkansas Governor Mike Huckabee and HUD FHEO Regional Director Garry Sweeney in celebrating the addition of the State of Arkansas to the Fair Housing Assistance Program.

^a FHAP is a HUD-funded program that provides reimbursement funds to states or localities that investigate fair housing complaints under state or local laws which provide rights and remedies substantially equivalent to those provided under the federal Fair Housing Act. In order to participate in FHAP, a state or locality must enact a law that provides rights, procedures, remedies and judicial review provisions that are substantially equivalent to the federal Fair Housing Act.

Approximately 50 people attended the ceremony held at the State Capitol in Little Rock, Arkansas, including Little Rock Mayor Jim Dailey, members of the Arkansas Fair Housing Commission, representatives from the Arkansas Realtors Association, the Little Rock Racial and Cultural Diversity Commission, the National Association for the Advancement of Colored People and the HUD Little Rock field office.

The Arkansas Fair Housing Commission held its first formal meeting at the State Capitol on September 16, 2003, and opened its first permanent office on June 1, 2003, at 101 E. Capitol Avenue, Suite 114, Little Rock, Arkansas. The Commission meets quarterly on the third Thursday of the month at 1:30 p.m. in Conference Room C of the Main Street Mall, located at Capitol & Main Streets, Little Rock, Arkansas.

THE U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT AND THE FAIR HOUSING ASSISTANCE PROGRAM (FHAP)

The right to equal opportunity in housing is ensured not only by the federal Fair Housing Act, but also by state and local laws. The U.S. Department of Housing and Urban Development provides Fair Housing Assistance Program grants annually on a noncompetitive basis to substantially equivalent state and local governmental fair housing enforcement agencies. At the beginning of an agency's participation in FHAP, HUD provides a flat amount of funds for capacity building. Following the period of capacity building, HUD will provide the agency with contributions funds for complaint processing, administrative costs, special enforcement efforts, training and other projects designed to enhance the agency's administration and enforcement of its fair housing law. FHAP currently provides funds to 98 state and local governments to help administer laws that are substantially equivalent to the federal Fair Housing Act.

The Arkansas Fair Housing Act was certified by HUD as substantially equivalent to the federal Fair Housing Act and enabled Arkansas to become a FHAP agency in 2003.

SUBSTANTIAL EQUIVALENCY

Substantial equivalency certification occurs when a state or local governmental agency applies for certification and the U.S. Department of Housing and Urban Development determines that the agency enforces a law that provides substantive rights, procedures, remedies and judicial review provisions that are substantially equivalent to the federal Fair Housing Act.

HUD has developed a two-phase procedure for the determination of substantial equivalency certification. In the first phase, the HUD Assistant Secretary for Fair Housing and Equal Opportunity determines whether, "on its face," the state or local law provides rights, procedures, remedies and judicial review provisions that are substantially equivalent to the federal Fair Housing Act. An affirmative conclusion that the state or local law is substantially equivalent on its face will result in HUD offering the agency interim certification for a term of three years. An agency must obtain interim certification prior to obtaining certification.

In the second phase, HUD's Assistant Secretary for Fair Housing and Equal Opportunity determines whether, "in operation," the state or local law provides rights, procedures, remedies and the availability of judicial review that are substantially equivalent to the federal Fair Housing Act.

An affirmative conclusion that the state or local law is substantially equivalent both on its face and in operation will result in HUD offering the agency certification for a term of five years.

During the five years of certification, HUD will assess the agency's ability to maintain certification and will renew certification for an additional five years if it determines that the agency enforces a fair housing law that is facially and operationally substantially equivalent to the federal Fair Housing Act.

BENEFITS OF SUBSTANTIAL EQUIVALENCY CERTIFICATION

Substantial equivalency certification presents numerous advantages to State and local governments, parties to housing discrimination complaints and the general public. Such advantages include funding availability, local complaint processing under a substantially equivalent law and opportunities for partnerships that affirmatively further fair housing as addressed below:

FUNDING AVAILABILITY

Substantially equivalent agencies are eligible to participate in the Fair Housing Assistance Program. FHAP permits HUD to use the services of substantially equivalent state and local governmental agencies in the enforcement of fair housing laws and to reimburse these agencies for services that assist HUD in carrying out the spirit and letter of the federal Fair Housing Act. A variety of FHAP funds are available to agencies with substantial equivalency interim certification and certification.

COMPLAINT PROCESSING UNDER A SUBSTANTIALLY EQUIVALENT LAW

Substantial equivalency certification results in housing discrimination cases having the benefit of state or local complaint processing. At the same time, the process assures that the substantive and procedural strength of the federal Fair Housing Act will not be compromised. Generally, when HUD receives a complaint and the complaint alleges violations of a state or local fair housing law administered by an interim certified or certified agency, HUD will refer the complaint to the agency for investigation, conciliation and enforcement activities. Fair housing professionals being based in the locality (or the same state, district, possession or territory) where the alleged discrimination occurred benefits all parties to a housing discrimination complaint. These individuals often have a greater familiarity with local housing stock and trends. In addition, the fair housing professional's closer proximity to the site of the alleged discrimination may lead to greater efficiency in case processing.

While certification results in a shift in fair housing enforcement power from the federal government to the state or locality, the substantive and procedural strength of the federal Fair Housing Act is not compromised. Prior to certification, an agency must demonstrate to HUD that it enforces a law that is substantially equivalent to the federal Fair Housing Act.

PARTNERSHIPS THAT AFFIRMATIVELY FURTHER FAIR HOUSING

Certified agencies are eligible for funding that can be used to partner with private fair housing organizations. By drawing on the strengths of private and public fair housing organizations, such partnerships can result in effective efforts to combat housing discrimination.

ORGANIZATIONAL STRUCTURE

The Arkansas Fair Housing Commission consists of thirteen (13) Commissioners – seven (7) of which are appointed by the Governor; three (3) by the Speaker of the House of Representatives; and three (3) by the Senate Pro Tempore. Six (6) of the appointees are industry representatives and seven (7) are consumer representatives.

Commissioners serve four-year terms, except that the initial appointees shall serve staggered terms with six (6) serving a two-year term and seven (7) serving a four-year term. No Commissioner may serve more than two (2) fouryear terms; however, Commissioners serve until they are reappointed. Each congressional district must be represented by a Commissioner.

Commissioner Expiration Terms	Appointing Official	City/County/ Congressional District
Annie M. Abrams (2008 – 2012) Second Term	Senate Pro Tempore	Little Rock/Pulaski County/District 2
Vacant	Governor	
Walter Fenton (2008 – 2012) Second term	Governor	Rogers/ Benton County/ District 3
Rebecca Finney (2007 – 2011)	Governor	Little Rock/Pulaski/ District 2
Gerald Gaither (2008 – 2012)	Senate Pro Tempore	Batesville/ Independence County/ District 1
Burt Henderson (2008 – 2012)	Governor	Morillton/Conway County/District 2
Betty A. McGee (2008 – 2012) Second term	Governor	El Dorado/ Union County/ District 4

THE COMMISSIONERS

Gary McHenry (2002 – 2006)	Speaker of the House	Fayetteville/Washington County/ District 3
Vacant	Senate Pro Tempore	
John Coulter (2011 – 2015)	Speaker of the House	Little Rock/Pulaski /District 2
Sean Williams (2010 – 2014) second term	Governor	Walnut Ridge/Lawrence County/ District 1
Todd Wilcox (2008 – 2012)	Governor	Jonesboro/Craighead County/District 1
Paul E. Wilson (2006 – 2010) second term	Speaker of the House	Clarksville/Johnson County/ District 4

The Commission consists of four committees: education, personnel,

finance and legislative. Committee charges are detailed below:

Education Committee Charge

 The Education Committee is responsible for assisting the Director in providing fair housing education and outreach to Arkansans regarding the Arkansas Fair Housing Act.

Personnel Committee Charge

• The Personnel Committee is responsible for providing personnel policy recommendations to the Commission.

Finance Committee Charge

 The Finance Committee meets quarterly to review monthly finance reports presented by the Director and to offer input to the Director as necessary to work toward the budget for each legislative session.

Legislative Committee Charge

 The Legislative Committee's goal is to work with the Director and the legislature to facilitate the progression of the Arkansas Fair Housing Commission.

<u>The Staff</u>

The Commission currently is budgeted with ten personnel members: Director (1), Program Coordinator (1), Chief Investigator (1), Investigator (5), Grants Analyst (1), and an Administrative Assistant (1). Additionally, the Commission is assigned a representative from the Attorney General's Office to provide technical and legal assistance.

DIRECTOR - CAROL JOHNSON

Carol Johnson began as Director of the Arkansas Fair Housing Commission on October 10, 2005. Ms. Johnson holds a Bachelor of Science degree in Broadcast Journalism from Texas Christian University in Fort Worth, Texas, a Master of Arts degree in Journalism from the University of Arkansas at Little Rock, Arkansas, and a Juris Doctor from the William H. Bowen School of Law at the University of Arkansas at Little Rock, Arkansas.

Johnson has previously worked in civil rights law, particularly in the area of fair housing, and is a graduate of the 2000 HUD National Fair Housing/Assistance/Initiatives Programs Policy Conference sponsored in part by the John Marshall Law School Fair Housing Legal Support Center.

Johnson additionally has worked in various areas of administrative, civil and criminal law, in such agencies as the Arkansas Attorney General's Office, the Arkansas Workers' Compensation Commission and the Arkansas Department of Health and Human Services. Johnson is a former Deputy Prosecuting Attorney for Garland County.

Assigned Assistant Attorney General – Amanda Gibson

Though not a staff member, Amanda Gibson, Assistant Attorney General, has been assigned to assist and provide legal counsel to the Arkansas Fair Housing Commission.

ENFORCEMENT ACTION

The Arkansas Fair Housing Commission investigates fair housing complaints via a cooperative agreement with HUD. This agreement recognizes that the Commission is a "substantially equivalent" agency, now certified, and grants funds to the Commission annually to accomplish its mission of enforcing the state's fair housing law. As per the cooperative agreement between the Commission and HUD, HUD refers to the Commission all complaints which fall under the jurisdiction of the State of Arkansas.

The Commission "graduated" from the interim certification stage in 2008 and currently is investigating all allegations of Title VIII fair housing complaints occurring within the State of Arkansas.

Since the inception of the Commission, Title VIII fair housing complaints have been constant and rising. Cases that once were only prosecuted at the federal administrative and judicial levels, now are being processed and adjudicated at the state level.

The Arkansas Fair Housing Commission's investigation report for 2010 is charted below:

2011 INVESTIGATION ACTIVITY REPORT

Activity	Calendar Year
Inquiries made to AFHC Cases Assigned to AFHC Total closed cases by type	392 202 156
*****	****
Cases – No Cause Found	58
Cases – Proposed Cause	07
Cases – Conciliated/Settled	40
Cases – Administrative Closures	50
Hearing – Cause Found	01

<u>Note</u>: *Closures are represented by calendar year and includes 7 proposed Cause Cases and one hearing in which the Commission awarded damages to the complaining party.

In 2011, Commission case processing of fair housing complaints within the State has remained constant and consistent. Increases in Title VIII case processing largely is due to HUD's decreased case processing capacity and an overall influx of fair housing related complaints.

As the housing market continues to experience problems, fair housing complaints are expected to increase to record numbers across the state and the nation. Conditions such as these clearly indicate a strong need for fair housing education and enforcement throughout the State's 75 counties. The Commission is working diligently to accomplish this mission.

COMPLAINT PROCESSING

Inquiries involving a possible fair housing violation may be made to the Commission or to HUD. As per the Cooperative Agreement between HUD and the Commission, HUD refers most inquiries and/or complaints based in Arkansas and made initially to HUD to the Director of the Commission for processing. An *inquiry* is contact whereby the public seeks information regarding the Commission or its activities. Inquiries regarding conduct falling outside the Commission's jurisdiction are referred to the appropriate agency.

Once made, an inquiry may become a *claim* - an inquiry that involves allegations which, if true, would constitute a violation of fair housing laws. Intake is conducted to determine jurisdiction and timely filing (within one year of the date of the last alleged discriminatory act). In some instances, cases are referred to HUD subsequent to intake – such as those involving housing providers that receive federal funding. Additionally, some extreme cases may be referred to other governmental agencies. In one instance, an Arkansas case was referred to the U.S. Department of Justice after investigation revealed allegations of violence against a family with an interracial child.

When a claim is determined to have sufficient grounds to proceed, an investigation is conducted and an appropriate resolution is pursued. The Director of the Commission may attempt *conciliation* between the parties at any time during this process. A *conciliation agreement* is an enforceable agreement between the parties and is approved by the Director of the Commission as satisfying the public interest.

If the parties reach a mutually agreeable solution, a complaint may be *withdrawn with resolution* and the case is closed to further investigation. Conversely, a case may also be *withdrawn without resolution*. Prior to a case being *withdrawn without resolution*, all parties will have an opportunity to present any documents, statements, witnesses and other relevant evidence during the investigative process. Cases *withdrawn without resolution* may proceed to an administrative or judicial adjudication by election of the involved parties.

A Final Investigative Report is prepared after a full and complete investigation of complaints alleging fair housing violations. The Director of the Commission is charged with reviewing the report to determine any appropriate further course of action. The Director of the Commission will then issue a decision of either: (1) *No Cause,* indicating a conclusion that no reasonable cause exists to believe that a fair housing violation has occurred; or (2) *Cause Found,* indicating a conclusion that reasonable cause exists to believe that a fair housing violation has occurred; or (2) *Cause Found,* indicating a conclusion that reasonable cause exists to believe that a fair housing violation has occurred. The Director of the Commission will issue a *Charge* once a decision of *Cause Found* is made. A *Charge* allows a complaint to be adjudicated by the Full Commission.

The Director of the Commission will notify all parties that a *Charge* has been issued and the parties may elect to have the case heard before the Full Commission or be transferred to a court of competent jurisdiction.

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EDUCATION AND OUTREACH

The Commission has been active during 2011 providing educational and

outreach assistance to Arkansans and state housing providers. The Commission

has worked assiduously to efficiently use agency resources and has participated

in several educational, outreach and training activities over the past year, such

as:

JANUARY 2011

- Prepared and submitted the Arkansas Fair Housing Commission Annual Report to the Arkansas Legislature.
- Signed a Memorandum of Understanding with the Arkansas Development Finance Authority to affirmatively further fair housing in the State of Arkansas.
- Bowen Law School Mock Interview Outreach.
- Staff attended National Fair Housing Training Academy (Washington, D.C.)
- Staff training.
- Provided legal training for Commissioners.

FEBRUARY 2011

- Provided a fair housing presentation to the Tri-County Board of Realtors.
- Provided a fair housing presentation to the Hot Springs Landlord Association.
- Provided a fair housing presentation to the Little Rock Realtors Association.

MARCH 2011

- Staff attended the Mayor's Public Safety Task Force Meeting.
- Provided a fair housing presentation to the Forest City Board of Realtors.
- Provided a fair housing presentation to the Little Rock Landlord's Association.
- Attended the Coalition of Greater Little Rock Neighborhoods Association meeting.
- Attended the Eighth Annual "Conversation on Racial Attitudes in Pulaski County" event.
- Held the inaugural Fair Housing Ambassador Retreat at Ferncliff.

<u>APRIL 2011</u>

- Participated in "Table Talk" at Bowen Law School.
- Provided fair housing presentation to Century 21 in Jacksonville.
- Provided fair housing presentation to the West Memphis City Council.
- Hosted a fair housing town hall meeting in West Memphis.
- Provided fair housing presentation to the Arkansas Realtors Association.
- Provided fair housing presentation to the Pine Bluff Board of Realtors.
- Provided fair housing presentation to the Searcy Board of Realtors.
- Provided fair housing presentation to the Paragould Board of Realtors.
- Hosted Fair Housing Month luncheon at the Governor's Mansion.
- Provided fair housing presentation to the Arkansas Realtors Association in Batesville.
- Provided fair housing presentation to the Arkansas Realtors Association in Hot Springs.
- Hosted a fair housing town hall meeting in Rogers.
- Provided fair housing presentation to the National Association of Residential Property Managers.
- Participated in the 2011 Central Arkansas Banking and Community Fair.
- Attended the Consolidated Plan Public Advisory Committee meeting hosted by the Arkansas Development Finance Authority, the Arkansas Economic Development and the Arkansas Department of Health and Human Services.
- Hosted the Commission's Annual Fair Housing Summit in El Dorado.

<u>MAY 2011</u>

- Attended the National Fair Housing Alliance "Fundamentals of Fair Housing" Training in Pasadena.
- Provided six-hour course on fair housing sensitivity and management.
- Provided a fair housing presentation at the Arkansas Chapter of the National Association of Housing and Redevelopment Officials (NAHRO) Conference in Hot Springs.

<u>JUNE 2011</u>

- Attended the state OPM sponsored HR Forum in Little Rock.
- Attended the Thirteenth Annual Legal Update for Government Attorneys and Administrators hosted by the Arkansas Attorney General.
- Participated in the 2011 National Neighborworks Week.
- Held the first AFHC/ADFA MOU Management Training and Best Practices training) at the Wyndham Hotel in Little Rock in conjunction with the Affordable Housing Association of Arkansas Conference.

- Provided a fair housing presentation to the Arkansas Apartment Association.
- Provided a fair housing presentation to the The Cottages Apartments (Hope Through Housing).

<u>JULY 2011</u>

- Attended the Essential Records Course in Little Rock.
- Provided a fair housing presentation on universal design in Little Rock.
- Presented before the Arkansas Advisory Committee on the US Commission on Civil Rights.

AUGUST 2011

- Participated in the annual HUD monitor review.
- Provided MOU Legal Training at Bowen Law School.
- Attended the International Association of Official Human Rights Agencies Conference in Austin, Texas.

SEPTEMBER 2011

- Participated in the Spirit of 110 Council Recognition event.
- Attended HUD sponsored FHAP/FHIP Training in Fort Worth, Texas.
- Provided MOU Legal Design and Construction Training in Helena.
- Participated in an AFHC Ambassador fair housing presentation hosted by the Gamma Alpha Chapter, Alpha Kappa Alpha Sorority.
- Provided a fair housing presentation to the City of Jonesboro in the midst of Kings Ranch v. City of Jonesboro.

OCTOBER 2011

- Participated in the UALR Bowen School of Law Government Careers Information Fair.
- Provided a fair housing presentation at the Arkansas Black Caucus Annual meeting in Hot Springs.
- Provided MOU Management Training in Hope.

NOVEMBER 2011

- Attended HUD Conference (Section III & Fair Housing Initiative) in New Orleans.
- Provided MOU Design and Construction Training in Fayetteville.

DECEMBER 2011

• Provided comprehensive Commissioner and staff training.

POLICY AND PROGRAM RECOMMENDATIONS

The Arkansas Fair Housing Commission was established to support the legislative dictate to enforce fair housing laws within the State. The passage of the Arkansas Fair Housing Act gained the State of Arkansas federal recognition as being a "substantially equivalent" agency, meaning that the state law provides substantially the same protections as the federal law. Accordingly, Arkansas became certified in 2008 to enforce fair housing laws within its borders with minimal federal intervention. As a result of legislative foresight, Arkansas is now processing fair housing complaints and prosecuting violations for the State's 75 counties.

As part of the "substantially equivalent" process, the Commission was required to complete a three-year "capacity-building" phase during which time it partnered with HUD via a cooperative agreement to receive, investigate and conciliate fair housing complaints within Arkansas. During this mandatory threeyear "capacity-building" period, the Commission investigated a portion of the State's fair housing complaint caseload with HUD investigating the bulk of the fair housing complaints and providing technical assistance in support of our limited enforcement efforts. Now that the Commission has "graduated" to a "contributions agency" status, it has full responsibility for processing all fair housing violations within the State. In order to meet its state and federal responsibilities, the Commission relies heavily on support of the legislative body that created it. As the purpose of Title VIII (fair housing) law is to protect the rights of citizens to be free to live wherever they can afford, the Commission will work to educate and promote a positive attitude of change where a need may exist.

Additionally, the Commission will work to expand its accessibility (through additional staff and fair housing training) across the state to assist those in need of fair housing enforcement and education.

In 2011, this Commission received 202 fair housing complaints – an increase over 2010. The Commission additionally received 392 fair housing inquiries for alleged infractions occurring within the State's borders and the complaint numbers are continuing to rise – also an increase from 2010.

As expected, the number of complaints the Commission processed for 2011 substantially increased once the Commission reached a "contribution" status and the Commission became responsible for 100% of case processing of all fair housing complaints occurring within the State's borders – covering nearly three million residents (2,779,154.00 according to the U.S. Census Bureau) within 75 counties.

In additional to the state's nearly three million "native" residents, the Commission saw an increase in housing complaints from those who sought safe haven within our borders after hurricanes Katrina and Rita. Though considerably smaller than other states, Arkansas admirably led hurricane relief efforts for those less fortunate. Second only to Texas, Arkansas welcomed thousands of evacuees to this state and continues to house many evacuees within our borders.

Just a few years after the hurricanes, the Commission remains active in assisting hurricane survivors who relocated to this state with fair housing issues. The Commission continues to assist evacuees in obtaining equitable housing within the State of Arkansas and to ensure that state housing providers are educated on state and federal fair housing laws. Additional resources and staff are critical in assisting the agency in meeting federal and state statutory enforcement and educational requirements.

The Commission strives always to fulfill its mission of fair housing enforcement and education of fair housing laws throughout the State of Arkansas. In the upcoming years, the Commission will work diligently to reach all corners of the state and hopes to increase its staff in order to adequately reach this goal.

The Commission currently is seeking additional funding through the use of HUD's Community Development Block Grant program administered by Arkansas Economic Development.

Notably, in 2011, the Commission entered into a Memorandum of Understanding (MOU) with the Arkansas Development Finance Authority (ADFA) to affirmatively further fair housing in the State of Arkansas.

ADFA is Arkansas' largest source of low-cost financing for low-to-moderate income housing development and also administers several funding sources in the form of tax exempt bonds and other debt instruments through a series of program activities. The housing activities administered by ADFA include the Low-Income Housing Tax Credit Program, the Tax Credit Assistance Program, the Section 1602-Exchange Program, the Assisted Living Incentive Fund, the Neighborhood Stabilization Program, the CDBG Disaster Program for Affordable Rental Housing, the Financing Adjustment Factor Funds and various Affordable Housing programs in which federal funds, bonds and tax credits are used.

This MOU between AFHC and ADFA implements educational and outreach components to better assist in the provision of fair housing statewide and incorporates objectives and performance measures designed to eliminate fair housing infractions. The MOU requires fair housing training with AFHC as a prerequisite for public funding for ADFA participants (housing providers) seeking to develop multifamily housing projects and establishes this training as a condition of allocation of any ADFA affordable housing resources. Accordingly, AFHC has developed three 8-hour fair housing training courses designed for architects, property owners, managers, developers, consultants and attorneys. AFHC provides these classes throughout the year.

Additionally, and perhaps more importantly, the MOU incorporates an enforcement and monitoring component to ensure compliance with fair housing laws by ADFA participants in collaboration with AFHC and other federal entities. In keeping with the spirit of the Low Income Housing Tax Credit MOU between the Department of the Treasury, HUD and the Department of Justice, ADFA reports to the IRS its program participants who are found to be in noncompliance and in violation of the fair housing act which could result that ADFA participants loss of low-income housing tax credits.

The 2009 State of Arkansas Analysis of Impediments study propounded by the State of Arkansas, noted, "An essential ingredient of fair housing opportunity and enforcement is the education of the public regarding the rights and responsibilities afforded by the fair housing law. This includes the education of housing and mortgage providers, [architects, contractors, lawyers] as well as citizens, the potential victims of discrimination. It is important for potential victims of housing and/or lending discrimination to be aware of fair housing issues generally, know what constitutes a violation and what they can do in the event they may believe that they may have been discriminated against. Likewise, it is important for lenders, housing providers, and their agents to know their responsibilities and when they might be violating fair housing law."

As previously highlighted in the *State of Arkansas Consolidated Plan 2005-2009* study, several impediments to fair housing in Arkansas currently exist – including the lack of public awareness of fair housing issues and inadequate training/awareness programs.

In entering into this MOU with AFHC, ADFA recognizes and embraces its obligations to affirmatively further fair housing in the State of Arkansas through its use of HUD funding and its support of AFHC's enforcement efforts.

Section 808 (e)(5) of the Fair Housing Act (Title VIII of the Civil Rights Act of 1968, as amended), requires the Secretary of HUD to administer HUD's housing and community development programs, including Section 105 (b)(3) of the National Affordable Housing Act of 1990, HOME Investment Partnership Program, to certify recipients of HUD affordable housing programs funding will affirmatively further fair housing. Housing programs funded by ADFA resources must adhere to all applicable fair housing laws.

The HOME Program was created under Title II of the Cranston-Gonzalez National Affordable Housing Act of 1990, amended and re-authorized by the Housing and Community Development Act of 1992 and further amended by the Multifamily Property Disposition Act of 1994. Its mission includes extending and strengthening partnerships among all levels of government and the private sector, including for-profit and nonprofit organizations, in the production and operation of affordable housing.

The majority of fair housing complaints received by AFHC are from the low-to-moderate income affordable housing sector. As a recipient of HUD's HOME Investment Partnerships Program and other Federal affordable housing programs, ADFA is encouraged to further fair housing education and outreach activities. The MOU between AFHC and ADFA will assist in that goal.

In addition to its enforcement and educational efforts, AFHC also implemented in 2011, the Arkansas Fair Housing Ambassador Program designed to work with college-aged students to bring community awareness of fair housing/ fair lending laws to the forefront.

AFHC invited 24 students to Ferncliff for its first AFHC Ambassador Retreat last March and provided personal and professional development training for the youths. AFHC Ambassadors discussed crucial civil rights issues with peers, community representatives and state leaders and were provided an opportunity through their participation to help build stronger communities and to help create attitudes that will foster the change necessary to propel civil rights forward in the State of Arkansas.

AFHC Ambassadors also had an opportunity to participate in the AFHC Annual Fair Housing Conference held last April in El Dorado which brought civil rights leaders together from across the nation and included representatives from HUD, the U.S. Department of Justice, the FBI and others agencies that work together to enforce federal and state fair housing/fair lending legislation.

CONCLUSION

The Commission is becoming a powerful symbol of fair housing and fair lending enforcement within the state. Its existence helps to ensure equal housing access to all Arkansans and provides a much needed resource to housing providers.

The Commission strives to make Arkansas a national leader in fair housing education and enforcement efforts and to place Arkansas on the map for its enforcement of this very basic civil right.

The Commission will continue to increase public awareness of fair housing; provide technical assistance to housing providers; provide technical and other assistance to federal, state, state, local and other public and private entities that are formulating or operating programs to prevent discriminatory housing practices; and to enforce fair housing and fair lending laws within the State of Arkansas.

ANNUAL REPORT TO THE ARKANSAS LEGISLATURE ACT 1785 OF 2001

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