

The NYC Human Rights Law Protects Section 8 and Other Government Assistance Recipients from Housing Discrimination.

If an apartment building has six (6) or more units, the landlord CANNOT:

- Refuse to rent an apartment to you because you receive federal, state or local public or housing assistance, including section 8.
 - Refuse to accept federal, state or local public or housing assistance, including section 8, towards the payment of rent, whether or not you are a new or existing tenant.
 - Print advertisements, including on-line or newspaper advertisements, and billboards that indicate a refusal to accept programs.
- Regardless of the number of units in the building, the landlord must accept your rental subsidy if:
- Your apartment is rent controlled and you lived there when the law took effect in March 2008; or
 - The landlord owns another building in NYC that has six or more units.

The New York City Human Rights Law



Protects Section 8 Voucher Holders from Housing Discrimination

If you are being denied an apartment or your landlord has refused to accept your Section 8 or other government assistance voucher, you should contact the Law Enforcement Bureau of the **NYC Commission on Human Rights** at **311**.

NYC Commission on Human Rights
Bill de Blasio, Mayor
Carmelyn P. Malalis, Commissioner/Chair
www.nyc.gov/cchr

