1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	COMMITTEE SUBSTITUTE FOR ENGROSSED
4	HOUSE BILL NO. 3499 By: West (Tammy), McDugle, Miller, Roberts, Hill,
5	Dollens, Moore, Waldron, Humphrey, Blancett, Lepak,
6 7	Lowe (Jason), Schreiber, Munson, Alonso-Sandoval, Swope, and Pae of the House
,	Swope, and rae or the house
8	and
9	Rader of the Senate
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12	COMMITTEE SUBSTITUTE
13	[landlord and tenant - lease agreements - screening
14	policy - tax credit - evaluation - review and guidance - effective date]
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. AMENDATORY 41 O.S. 2021, Section 201, is
18	amended to read as follows:
19	Section 201. A. The owner of any real property, including any
20	improvements consisting of dwelling units, acquired or improved in
21	connection with an allocation of income tax credits pursuant to the
22	provisions of Section 42 of the Internal Revenue Code of 1986, as
23	amended, or in connection with an allocation of income tax credits
24	pursuant to the provisions of Section 2357.403 of Title 68 of the

Oklahoma Statutes shall have the right to impose conditions in any lease agreement for the occupancy of any dwelling located on real property as described by this section which allow the owner to accept or decline to enter into the lease agreement, or to terminate a previously executed lease agreement based upon the discovery of incomplete or false information, with respect to the prior felony conviction of any person identified as a tenant pursuant to the terms of the lease agreement, including occupants of the dwelling whether or not those occupants formally execute a lease agreement.

- B. The owner of real property as described in subsection A of this section may either accept or decline to enter into a lease agreement or to terminate a previously executed lease agreement based upon felony convictions, whether pursuant to federal law or the laws of any state or other governmental jurisdiction, for the following types of offenses:
 - 1. Possession of any drug or chemical;
- 2. Possession of any drug or chemical with intent to manufacture or distribute;
 - 3. Sex offenses, including but not limited to any form of sexual assault, rape, indecent exposure, or other sexually related offense if such offense was a felony;
 - 4. Assault or battery or both if the offense was a felony;
 - 5. Any felony involving violence against another person; and

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6. Such other felony offenses as the owner of the real property as described in subsection A of this section includes in the terms of the lease agreement.

- C. The provisions of this section shall supersede the administrative rule of any state agency, board, commission, department, statewide beneficiary public trust or other entity of state government to the extent of any conflict.
- D. The provisions of this section subsections A and B shall be applicable with respect to lease transactions occurring on or after the effective date of this act April 29, 2019, without regard to the construction date of the improvements to real property as described by subsection A of this section.
- E. For awards beginning on or after January 1, 2025, an award recipient for the affordable housing tax credit pursuant to the provisions of Section 42 of the Internal Revenue Code of 1986, as amended, or in connection with income tax credits allocated pursuant to Section 2357.403 of Title 68 of the Oklahoma Statutes shall have a clearly defined criminal history screening policy in a tenant selection plan that establishes criteria for renting to prospective residents and shall include but not be limited to the following:
- 1. An individualized review that considers the safety of residents and property; provided, an applicant with a criminal conviction may be denied housing only after conducting such review;

2. The amount of time following a conviction, during which
criminal records will be considered in determining the approval of a
lease application; and

reviews of applicants with a criminal record, which shall include

3. An established procedure for conducting individualized

- 6 but not be limited to a notification to the applicant that an
- 7 individualized review will be conducted and the right of the
- 8 applicant to provide supporting documentation and mitigating
- 9 evidence for the individualized review.
- 10 The screening policy shall not include any statements such as "Any
- 11 applicants with criminal convictions will be denied".
- F. An individualized review conducted pursuant to subsection E
- 13 of this section shall include consideration of the following
- 14 factors:

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- 1. The seriousness of the offense, especially with respect to
- 16 the effect of the offense on other residents;
- 17 2. The age of the individual at the time the offense was
- 18 | committed;

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- 19 3. The length of time since the offense occurred;
- 20 4. Evidence of participation in rehabilitative programming;
- 5. Other evidence of rehabilitation such as employment, job
- 22 training, educational achievement, treatment program completion, or
- 23 letters of recommendation;

Τ	6. A determination of whether a repeated offense would pose a
2	threat to the health, safety, and peace of residents and property;
3	7. Whether the offense has any connection to how the tenant or
4	household member would perform as a tenant, resident, or neighbor;
5	and
6	8. Any risk mitigation services the applicant or household
7	member would receive during the tenancy.
8	G. The Oklahoma Housing Finance Agency shall review the tenant
9	selection plan to ensure compliance with subsection E of this
10	section during compliance monitoring review. The Agency shall
11	provide guidance to owners of real property who receive an award of
12	affordable housing tax credit as it pertains to creation of policies
13	and practices to comply with this section.
14	SECTION 2. This act shall become effective November 1, 2024.
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