URBANA HUMAN RELATIONS COMMISSION MINUTES December 14, 2011

MEMBERS PRESENT: Frances Rigberg Baker, Daniel Larson, Lisa Mosley, Peter Resnick, Eric Smith

MEMBERS NOT PRESENT: Carol Bradford, Rita Haber, Aisha Lamb Sobh, Rizwan Uddin

STAFF PRESENT: Todd Rent

I. CALL TO ORDER AND ROLL CALL

Chair Larson called the meeting of the Urbana Human Relations Commission to order at 5:42 p.m. Roll was taken and a quorum was present.

II. APPROVAL OF AGENDA

Chair Larson made a motion that the following addition be made to the agenda under the heading of New Business: *Ban the Box* Initiative. With no objections, these items were added to the agenda.

Ms. Mosley made a motion to approve the agenda as amended. Mr. Smith seconded the motion. Chair Larson called for a voice vote. All were in favor. The motion carried unanimously.

III. APPROVAL OF MINUTES

The minutes of the November 9, 2011 meeting were reviewed. Ms. Mosley made a motion to approve the minutes as presented. Mr. Smith seconded the motion. Chair Larson called for a voice vote. All were in favor. The motion carried unanimously.

IV. PUBLIC PARTICIPATION

The community group *Citizens with Conviction* was introduced by its president, Aaron Ammons. Mr. Ammons explained that *Citizens with Conviction* is an advocacy group for formerly incarcerated persons. Following Mr. Ammons's introduction, the following group members and audience members addressed the Commission with regards to the *Ban the Box* Initiative and/or their own personal experiences with employment and applying for the same when one has a felony conviction on one's record:

- James Kilgore
- Shanna Maguire
- Gregory Hayes, Jr., Vice President, Citizens with Conviction
- Leon McGee
- Michael Lopez

- Eric McHolmes
- Martel Miller
- Ivon Ridgeway, Sr.
- Carol Ammons

V. OLD BUSINESS

A. UC2B Update

Mr. Rent gave a brief update to the Commission on the status of the UC2B project. Commissioner questions were addressed by Mr. Rent and Mr. Resnick and a brief general discussion regarding UC2B ensued.

VI. NEW BUSINESS

A. Ban the Box Initiative

Comments from each Commissioner were heard and questions from the same were addressed by Mr. Ammons. Staff comments were heard. By general consensus, the Commission was in support of partnering with *Citizens with Conviction* to promote the *Ban the Box* Initiative. An example of a *Ban the Box* ordinance was provided by *Citizens with Conviction* (see attachment). The Commission also asked staff for further clarification on such an ordinance from the Legal Division.

VII. STAFF REPORT

A. Approval of EEO Workforce Statistics

The EEO Workforce Statistics were reviewed for the following:

- Champaign Telephone Company
 - o Recommend 1 year

Ms. Rigberg Baker made a motion that the Commission approve Champaign Telephone Company for one year. Mr. Smith seconded the motion. Chair Larson called for a voice vote. All were in favor. The motion carried unanimously.

B. HRO Activity Report

Mr. Rent reviewed the monthly activity report with the Commission, addressing Commission comments and questions during the course of his review.

C. Budget Report

Mr. Rent presented the monthly budget report to the Commission. The budget report was unchanged from the November 9, 2011 meeting.

VIII. ANNOUNCEMENTS

A. MLK Update and Annoucement

Mr. Rent announced that the award recipients for the 2012 *Doris Hoskins Prestigious Community Service Award*, the *James R. Burgess, Jr. – Susan Freiburg Humanitarian Award*, and the *Dr. Martin Luther King, Jr. Outstanding Achievement Award* had been chosen. Further, Mr. Rent announced that the 11th Annual Rev. Dr. Martin Luther King, Jr. Countywide Celebration would take place on Friday, January 13, 2012, from 4:00 to 6:00 p.m., at the Hilton Garden Inn in Champaign.

IX. ADJOURNMENT

There being no further business to come before the Commission, Chair Larson declared the meeting adjourned at 7:12 p.m.

Respectfully submitted,

Tony Weck Recording Secretary

AN ORDINANCE RELATIVE TO FAIR CRHI PRACTICES BY THE CITY AND ITS VENDORS

WHEREAS,	There are over 45,000 people incarcerated in Illinois. 58% are African-American and majority of those 45,000 will be released million people in Illinois with a criminal record. People with criminal records suffer from pervasive discrimination in many areas of life, including employment, housing, education, and eligibility for many forms of social service benefits; and
WHEREAS,	In fiscal year 2009-2010,% of misdemeanor convictions and% of felony convictions were of African Americans who only comprise% of the state population; and
WHEREAS,	The disproportionate representation of African Americans in the criminal justice system, and the attendant social stigma and defacto discrimination triggered by this contact, are significant challenges to communities of color; and
WHEREAS,	As of October, 2010, there were approximately people in Champaign County on probation or parole; in addition to the thousands who have criminal records but are not under the supervision of the IL Department of Corrections.
WHEREAS,	People with criminal records represent a group of job seekers, ready to contribute and add to the workforce; and
WHEREAS,	Research shows that lack of employment is a significant cause of recidivism; with people who are employed proving significantly less likely to be re-arrested; and
WHEREAS,	The removal of obstacles to employment for people with criminal records increases public health and safety by providing economic and social opportunities to a large group of people living in the City of Urbana; and
WHEREAS,	The City of Urbana has focused on developing a system of screening and hiring for those with criminal backgrounds that is fair to all concerned; and
WHEREAS,	The City contracts for goods and services with hundreds of vendors; and
WHEREAS,	These vendors employ thousands of employees, and
WHEREAS,	The City has a responsibility to ensure that the City and its vendors have fair polices relating to the, screening, hiring, and retaining of persons with criminal backgrounds. NOW THEREFORE,

Be it ordained by the City Council of Urbana, as follows:

Purpose

This Fair CRHI Practices Ordinance is intended to encourage the full participation of motivated and qualified persons with criminal histories in our workforce, reduce recidivism, and assure public safety. The Fair CRHI Ordinance accomplishes these ends by establishing practices that:

1) Prohibit the use of a criminal record as an automatic bar to employment;

- 2) Prevent the use of an application form that inappropriately excludes and discriminates against qualified job applicants;
- 3) Promote the accurate use and interpretation of a criminal record; and
- 4) Provide a qualified applicant with an opportunity to discuss any inaccuracies, contest the content and relevance of a criminal record, and provide information on rehabilitation.

The following sections are intended to apply to the City of Urbana and all persons and businesses supplying goods and/or services to the City of Urbana and are also intended to ensure that the aforementioned parties deploy fair policies and practices in screening, hiring, and retaining persons with criminal histories.

Definitions

The following words and phrases, when used in this section, shall have the following meanings:

Applicant - means any current or prospective employee, licensee, or volunteer.

Awarding Authority – means any department, agency, or office of the City of Durham that authorizes a Vendor to perform requested goods and/or services.

City- means the City of Urbana or any department, agency, or office thereof, unless specifically excluded by this section.

Criminal Record History Information (CRHI) - a record of a criminal arrest, dismissal, prayer for judgment continued (PJC), or conviction.

Conviction- means any sentence arising from a plea or verdict of guilty, including a sentence of incarceration, a suspended sentence, or a sentence of probation.

Official Data Source—any federal, state, county, or city criminal justice agency that stores data pertaining to criminal arrests, dismissals, prayer for judgments continued (PJC), or convictions.

Employment—means any occupation, vocation, job, or work for pay, including temporary or seasonal work, contracted work, contingent work and work through the services of a temporary or other employment agency; **volunteering**, or any form of vocational or educational training with or without pay.

Relationship to the job—means the nature of the person's criminal **record** has a direct and/or specific bearing on a person's fitness or ability to perform the duties or responsibilities necessarily related to the employment sought.

Otherwise Qualified – means any Applicant that meets all other criteria for a position or consideration for a position.

Vendor - means any vendor, contractor, or supplier of goods and/or services to the city of Urbana

CRHI-Related Standards of the City. The CRHI-related policies, practices, and standards of the City administration include, but are not limited, to the following:

1) The City has a policy of affording an individual with a criminal record an equal opportunity to be employed and reintegrate successfully into the workforce, while protecting vulnerable populations and the public

- safety. Consistent with this policy **and in accordance with Title VII**, a criminal record will not automatically disqualify an Applicant from employment, unless explicitly mandated by law.
- 2) The City will not inquire into an Applicant's criminal history on any initial employment application form, unless explicitly mandated by law. All positions that require a CRHI check by law shall be made known to the public. Only job related convictions will be considered.
- 3) The City will not conduct a CRHI check or make any inquiry into an Applicant's possible criminal history until after an Applicant's credentials have been reviewed, it has determined that the Applicant is otherwise qualified for a position and a conditional offer of employment has been made. The City does not conduct a CRHI check on an Applicant that is not otherwise qualified for a relevant position.
- 4) The City will not check an Otherwise Qualified Applicant's CRHI unless a CRHI check is mandated by law or it determines that the position requires that a CRHI check be conducted.
- 5) The City and the Awarding Authority will keep a record that lists the positions that have been determined to require a CRHI check.
- 6) Prior to conducting a CRHI check on an Otherwise Qualified Applicant the City must provide standard written notification to the person, as well as a copy of the CRHI report, advising:
 - a. That a CRHI check is going to take place;
 - b. That he or she will have the opportunity to contest the accuracy and/or explain the relevance of anything on the CRHI report, and to submit evidence of rehabilitation, before the City decides to retract the conditional offer of employment; and
 - c. What kinds of specific evidence the Applicant can present on his or her behalf.
- 7) The City shall select designated reviewers within the Human Resource's department to examine all CRHI reports. Any personnel responsible for reviewing CRHI reports shall be trained on reading and interpreting CRHI. Such personnel shall be required to attend CRHI training and be knowledgeable about educational materials made available by the Administrative Office of the Courts and the State Bureau of Investigation.
- 8) The City will only receive CRHI from Official Data Sources. Moreover, the City shall not make employment decisions based on information obtained from commercial or third party CRHI data providers.
- 9) The City shall not consider arrests that did not result in a Conviction on any Applicant's CRHI report. The City will consider Convictions on an Applicant's CRHI report only in those instances where there is a substantial relationship between the Conviction and the duties and qualifications of the position in question. In making the "substantial relationship" determination the following factors should be considered:
 - a. Whether the prospective job provides an opportunity for the commission of a similar offense(s);
 - b. Whether the person has committed other offenses since the conviction
 - c. The time elapsed since the offense(s).
- 10) The City follows the practices set forth below when it is inclined to deny an Applicant a position because of their Conviction history. During a face to face meeting the City/employer will do the following:
 - a. Ensure that the record received pertains to the individual for whom a request was made by comparing the Applicant's identifying information, such as that on a driver's license or government issued identification, or CRHI request form, to the information on the CRHI report;

- b. Provide the Applicant with a written copy of the CRHI report prior to making any adverse determination or taking any adverse action;
- c. Notify the Applicant of the Conviction(s) that appear to make him or her ineligible and verify the substantial relationship to the job they are applying for.
- d. Provide the Applicant with a copy of the City's CRHI standards and materials that explain what information will be considered by the City in making a determination of the relevancy of an Applicant's Conviction history;
- e. Afford the Applicant with an opportunity to contest the accuracy and/or explain the relevance of any Conviction(s), and to submit any evidence of rehabilitation, before a final decision is made about the Applicant's suitability for the position sought. The Applicant shall have ten (10) business days, after receipt of notice from the City to respond to the City regarding the CRHI report. The Applicant's opportunity to rebut may take place in the form of a private meeting or a written submission; in the case of a dispute, an advocacy group will be notified via certified mail and given 5 business days to respond and serve as a liaison.
- f. Review the relevancy of the Conviction(s) related to the job responsibilities required for the job in which the individual is applying or being offered by considering these factors:
 - i. Nature, and circumstance of any past Conviction, or pending charge (only if this charge is substantially related to the job being applied for or offered;
 - ii. Age of the candidate at the time of the offense(s);
 - iii. Date of the offense(s):
 - iv. Sentence imposed and length of any period of incarceration;
 - v. Any reasonable available information concerning compliance with conditions of parole or probation, including orders of no contact with victim and witnesses:
 - vi. The individual's conduct and experience in the time since the offense, including, but not limited to, education or professional certification obtained since the time of the offense;
 - vii. Any other evidence of rehabilitation
- g. After review, if the City finds a valid reason to refuse, rescind, or revoke the offer of a position, it will promptly notify the Applicant in writing stating the reasons thereof.
- 11) By the City or any of its agencies, or its Vendors, in no case may records of criminal arrests, dismissals, or Convictions which have been expunged be used, distributed or disseminated in connection with employment, except as by dictated by law.
- 12) In order to prevent discrimination against City employees in accordance with federal guidelines, any CRHI pertaining to an Applicant or employee obtained by the Human Resources Department in conjunction with the hiring process shall remain confidential within that Department, and shall not be used, distributed or disseminated, by the City or any of its agencies, or its Vendors, to any other Department, entity or individual, except as dictated by law.

CRHI-Related Standards Applicable to Vendors

- 1) The City will do business only with Vendors that have adopted and employ written CRHI related policies, practices, and standards that are consistent with the City standards set forth in the preceding section.
- 2) The City employs CRHI-related policies, practices and standards that are fair to all persons involved and seeks to do business with Vendors that have substantially similar policies and practices. The Awarding

Authority shall review all Vendors' CRHI policies and practices for consistency with standards of the City as expressed in this ordinance. These are the requirements that spell out Substantially Similar

- 3) All Vendors shall make their CRHI policies, practices, and standards available to any Applicant electronically and in writing.
- 4) The Awarding Authority shall consider all Vendors' CRHI standards as part of the criteria to be evaluated in the awarding of a contract and will consider a Vendor's execution of the CRHI standards among the performance criteria in evaluating a contract.
- 5) The Awarding Authority shall consider any Vendor's deviation from the CRHI standards as grounds for rejection, rescission, revocation, or any other termination of the contract.

Complaint Procedure

- 1) Any Applicant aggrieved by an adverse decision made by the City or one of its Vendors, may file a complaint with the Mayor who shall investigate any such complaint and take any appropriate action.
- 2) The Mayor shall conduct quarterly reviews to determine City and Vendor compliance with this ordinance.
- Any Awarding Authority, Vendor, Applicant, or other interested party may contact the Mayor to report any problems, concerns, or suggestions regarding the implementation, compliance, and impacts of the Fair CRHI Standards.
- 4) The Mayor shall make a report on all such complaints, investigations and reviews to the City Council on a quarterly basis.

Data Collection

- The Mayor shall record and log, including maintaining demographic data, all CRHI-related complaints received.
- The Mayor shall record and log the positions that have been determined to be of such sensitivity to warrant a CRHI check.
- 3) Any member of the general public may request review or copies of any record maintained by the Mayor relating to this ordinance, provided that identifying information about complainants and any other information not considered a public record are kept confidential.
- 4) The Mayor and the Awarding Authority shall collect data on the number of Otherwise Qualified applicants with criminal convictions who are hired and denied employment.

Applicability

To the extent permitted by law, if any provision of these sections imposes greater restrictions or obligations than those imposed by any other general law, special law, regulation, rule, ordinance, order, or policy, then the provisions of these sections shall control.

Rulemaking Authority

The Mayor shall have the authority to make rules necessary to implement and enforce this ordinance.

Severability	/
--------------	---

If any provision of these sections shall be held to be invalid by a court of competent jurisdiction, then such provision shall be considered separately and apart from the remaining provisions, which shall remain in full force and effect.

lm.	nΙ	er	nc	m	at	io	r

The provisions of this ordinance shall apply to all City employment, bids, and requests for proposals issued after _____ 2011.