March 25, 2020

The Honorable Jared Polis

Dear Governor Polis:

Thank you for your leadership through the current public health and economic crisis caused by the COVID-19 pandemic. This virus presents unique challenges, one of which is the need to keep people in their homes during a time when those same people are likely to experience massive layoffs and reductions in their hours and pay that jeopardizes their ability to pay for basic necessities like the rent, mortgage, or utility bills. We appreciate your work to address the needs of those now at risk of losing safe and stable housing because they will not be able to cover their housing costs in a timely manner, including rent, mortgage payments and utility bills. Your Executive Order issued at the end of last week, EO 2020-012, takes important steps to acknowledge and begin to address these very real threats.

We remain highly concerned, however, that EO 2020-012 fails to provide sufficiently clear mandates to ensure state and local agencies can successfully—and will consistently—implement such critical protections to benefit all Coloradans facing these frightening realities.\(^1\) We write to ask for stronger, more comprehensive orders that ensure people across the State can maintain their homes, health and wellbeing through the duration of this crisis. As it stands, we remain concerned that landlords will continue to serve demands for rent, file new forcible entry and detainer actions, and proceed with pending evictions. We worry about creating a backlog of cases ready for execution that leaves countless Coloradans vulnerable to displacement and homelessness long before the public health threat has passed. This flood of evictions could overwhelm already-inadequate free or reduced legal services, and would likely result in unrepresented individuals unwittingly foregoing due process and missing an opportunity to appropriately defend themselves in court.

In light of the fact that residential eviction actions may continue to persist while the various parties and stakeholders work to implement the spirit of 2020-012, we urge you to issue a subsequent statewide executive order that:

1. **Requires**, in all courts where eviction actions have been filed, that such actions be stayed, that no initial conferences or further proceedings be scheduled, and that no summons shall be sent to renters requiring them to submit an answer in court.

2. **Clearly requires** sheriffs’ offices to suspend executing eviction orders unless necessary for the health and safety of the community.

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\(^1\) For example, while EO 2020-012 indicates that the Executive Directors of the Department of Local Affairs (DOLA), Department of Labor and Employment (CDLE), and Department of Regulatory Agencies (DORA) are ordered to “work with property owners and landlords to identify any lawful measure to avoid removing or executing eviction procedures against tenants or mobile home owners without cause or as a result of late or non-payment of rent or minor tenancy violations until April 30, 2020,” it is unclear what work is being planned or done, which property owners and landlords are being worked with, or any lawful measures they anticipate identifying. It is also unclear how this will be monitored or any of the metrics that will be used to determine whether this approach is working.
3. Prohibits serving demands for rent and eviction notices and suspends filing new forcible entry and detainer (FED) actions, to prevent eviction proceedings before they start.

4. Refuse entry and stay the execution of any stipulated agreement—a court-approved agreement between a landlord and a tenant, often resulting in an eviction—until a judge confirms the tenant fully understands and consents to the agreement and the tenant has an opportunity to access legal assistance. This protection should be enacted now, as some landlords continue to aggressively seek stipulated agreements, and should continue through the initial period when courts resume eviction cases.

5. Prohibits imposition of late fees on past-due rent and mortgage payments, and utility bills. While EO 2020-012 is certainly a start, it encourages, rather than mandates, a waiver of such fees.

6. Mandates that household utilities, including internet services, not be disconnected due to late or nonpayment. For nonpublic services, we urge you to work with privately operated utility and internet providers to ensure their clients have the same security.

7. Orders public trustees to take appropriate steps to stay foreclosure filings and proceedings, as EO 2020-012 authorizes rather than mandates this critical action. Additionally, we ask that your administration consistently report on its work with banks, credit unions and other financial institutions in halting residential foreclosures.

These measures should be made effective immediately, without a pre-determined end date. These measures must also apply to lot rents, protecting mobile homeowners.

We further commend you for making $3 million available from the Disaster Emergency Fund for emergency rental and mortgage assistance for households at or below 50% of area median income. Indeed, measures to provide people relief from evictions and foreclosures must come with both financial assistance to ensure those affected are able to pay their bills once such moratoria are lifted and public education efforts so eligible individuals can obtain such support.

Acknowledging state resources are constrained, we urge you to seek and allocate additional monies for emergency rental and mortgage assistance, including from federal sources and by emphasizing the need for such funding among local governments.

All of these steps are crucial to preventing displacement of Colorado families and slowing the spread of this horrific illness. It is essential that judicial eviction proceedings do not undermine the social distancing efforts central to the State’s response to the virus by obligating tenants and landlords to appear in court or forfeit their opportunity to contest an eviction action. Moreover, because eviction is a leading cause of homelessness, an absolute moratorium is necessary to avoid a spike in homelessness and enable safety-net providers to continue caring for those currently experiencing homelessness. Families made homeless through a spike in evictions would increase both their own risk of exposure and
become potential carriers, further undermining public health efforts aimed at stopping the contraction and transmittal of the COVID-19 virus.

Moreover, eviction filings and notices must be suspended to prevent a major flood of displacement that would occur once courts resume operations. While we commend counties that have already taken steps to delay in-person eviction hearings and cease deploying sheriffs to execute existing orders, not all counties have taken these measures, and most are allowing filings of new actions to continue unabated online. Some residents could be asked to sign legal documents without a chance for representation before courts re-open. Such a flood of evictions will necessarily overwhelm already inadequate free and reduced legal services, resulting in an unprecedented number of people unwittingly missing the window to fight their cases and struggling to obtain legal advice.

Finally, we ask that you refrain from putting an end date on any moratoria on evictions and utility shut-offs, instead carefully considering the timing of lifting these protections as the impact of the current crisis on households, governments, and safety-net service providers becomes clearer.

These steps are crucially important to protect the safety, well-being, and housing security of Coloradans—both in the near term and after courts fully reopen. Similar Executive Orders have been entered in Indiana, Kansas, Maryland, New Hampshire, New Jersey, and New York.

We are confident that Colorado can continue to lead the way in providing maximum protection for renters and homeowners as we ask them to stay sheltered.

We thank you for your consideration and would be happy to provide any further assistance or expertise that will aid your decision-making.

Sincerely,

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Westwood Unidos

CC:
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Patty Salazar, Executive Director, Department of Regulatory Agencies
Joe Barela, Executive Director, Colorado Department of Labor and Employment