

2019 Fair Housing Overview Training

TWC Civil Rights Division

Texas Department of Housing & Community Affairs





Presenters Texas Department of Housing & Community Affairs (TDHCA) Texas Workforce Commission, Civil Rights Division (TWCCRD) Cate Tracz Manager of Fair Housing, Data Management, and Reporting CRD Training Specialist & Outreach Coordinator (512) 475-4595 (512) 463-4800



Agenda

- Learning Objectives
- Purpose of the Federal and Texas Fair Housing Acts
- TWCCRD Mission and Vision
- TDHCA Mission
- Analysis of Impediments
- Covered/Protected Classes
- Issues/Discriminatory Practices
- HUD Disparate Impact Guidance
- Exemptions
- Fair Housing Testing
- Mediation
- Resources





Learning Objectives

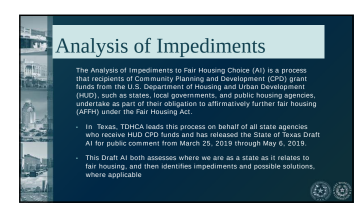
- Identify the Purpose of the Federal Fair Housing Act and Texas Fair Housing Act
- Recall Covered/Protected Classes
- Recognize Issue/Discriminatory Practices
- Identify Exemptions per the Acts
- Introduction to Fair Housing Testing



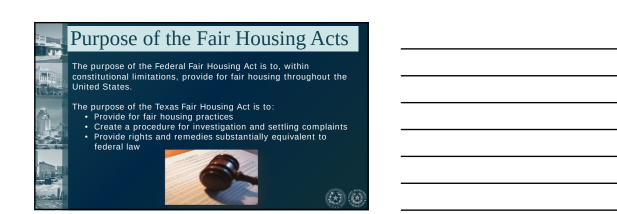


TWCCRD's Mission and Vision TWCCRD's mission is to reduce discrimination in employment and housing through education and enforcement of state and federal laws. TWCCRD's vision is to help create an environment in which citizens of the State of Texas may pursue and enjoy the benefits of employment and housing that are free from discrimination.

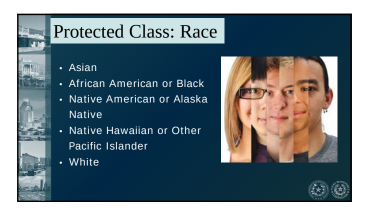
4	TDHCA's Mission
	TDHCA's mission is to administer its assigned programs efficiently, transparently, and lawfully and to invest its resources strategically and develop high quality affordable housing which allows Texas communities to thrive.
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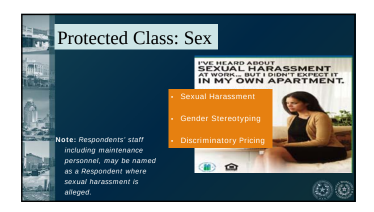




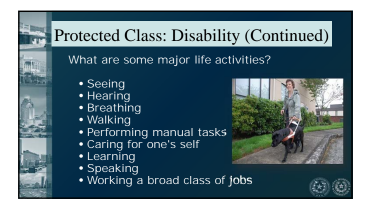


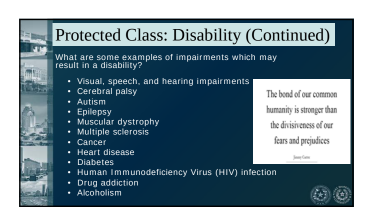


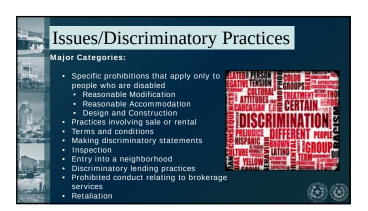




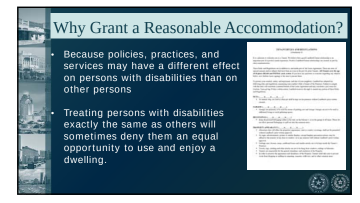








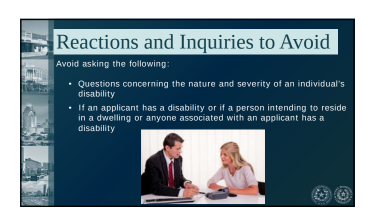
Issue: Reasonable Modification First specific prohibition if a person is disabled a landlord cannot refuse to let that person make reasonable modifications to the person's dwelling or common use areas, at that person's own expense, if necessary for that person to use the housing. Example: "A wheelchair ramp can't be installed there, so you can't live in this complex."	
Issue: Reasonable Accommodation Second specific prohibition if a person is disabled a landlord cannot refuse to make a reasonable accommodation in the rules, the policies, the practices, or the services if the accommodation is necessary for the person with a disability to use the housing. Example: 'You must pay all pet fees and rent, even though you have a service animal."	
What is a Reasonable Accommodation? Any communication that requests that you make an exception to the rules, policies, practices, or services necessary to afford a person with a disability equal opportunity to use and enjoy the dwelling Examples: Granting permission for an assistance animal or assigning an accessible parking space	



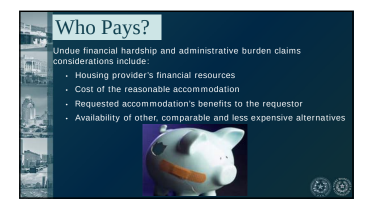


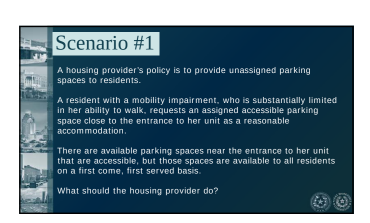


Rules for Disability–Related Requests Accept verbal requests Immediately begin the interactive process Carefully draft, review, and revise the policy on a regular basis Ask for appropriate, reliable, disability-related information Provide prompt responses Document all actions and interactions









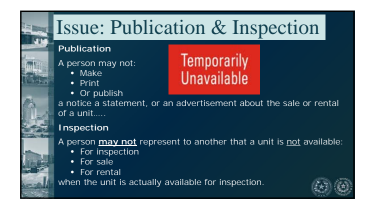


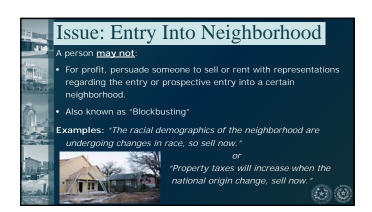
	Scenario #2 Lagranico #2 Allegation: A homeowner with a mobility disability alleged that his homeowner's association denied him permission to have the space in front of his house designated as a No Parking Space, in order to allow a ramp to be installed.	
	Scenario #2 Solution Settlement terms: Complainant received \$10,000. The respondents agreed to require staff to take fair housing training and create reasonable accommodation and reasonable modification policies that adhere to the requirements of the Texas Fair Housing Act.	
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	What Would You Do?	
14	Your property has a strict "NO PETS" rule. Due to	
	a recorded disability, an applicant with a hearing impairment needs to keep an assistance animal in his unit as a reasonable accommodation.	
	1. What action should you take?	
	2. Can you charge a fee for the animal's	
	occupancy? 3. Is the tenant liable for damages caused by the animal?	

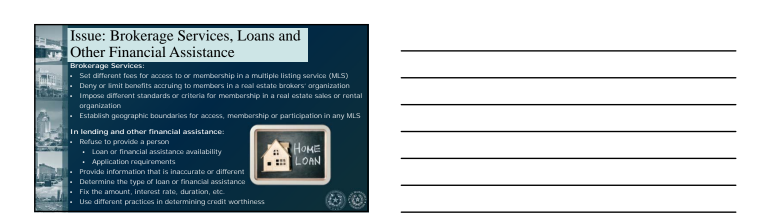
Issue: Design and Construction Third specific prohibition if a person is disabled... For all covered multifamily dwellings that were built for first occupancy after March 13. 1991 they have to be designed and constructed in a manner that is: Accessible Usable

















Disparate Impact: Other HUD Guidance
HUD's Fair Housing Act's Discriminatory Effects (Disparate Impact) Standard http://portal.hud.gov/hudportal/documents/huddoc?id=discriminatoryeectrule.pdf Discriminatory Effect (Disparate Impact) Defined: • Facially neutral practice • Actually or predictably results in a discriminatory effect on a group of persons protected by the Act (that is, has a disparate impact) • Or on the community as a whole on the basis of a protected characteristic (perpetuation of segregation)



Disparate Impact: Other HUD Guidance (continued)

Elements of Proof:

- Charging party or plaintiff first bears the burden of proving prima
- The burden then shifts to the respondent or defendant to prove that the practice is necessary to achieving a "substantial, legitimate, nondiscriminatory" interest.
 - Standard for justifying a practice is not to be interpreted more leniently than a "business necessity" standard.
- If the respondent or defendant satisfies this burden, then the charging party or plaintiff may still establish liability by proving that the substantial, legitimate, nondiscriminatory interest could be served by a practice that has a less discriminatory effect.





Disparate Impact: Other HUD Guidance (continued)

HUD's Fair Housing Act's Discriminatory Effects (Disparate Impact) Standard Policies and Practices that May have Discriminatory Effects (Disparate Impact)

- Enacting or implementing land-use rules, ordinances, policies, or procedures that restrict or deny housing opportunities or otherwise make unavailable or deny dwellings
 - Provision of loans and other financial assistance
 - Community's occupancy limit of X persons per dwelling
 - Criminal history
 - Limited English Proficiency (LEP)
 - Disturbance Policies



Fair Housing Act, Use of Criminal Records 100 million US adults, or 1/3 of the population have a criminal record of some sort. Nationally, racial & ethnic minorities face disproportionately high rates of arrest and incarceration. 650,000 individuals are annually released from federal and state prisons The ability to access safe, secure and affordable housing is critical to their successful reentry to society. Criminal records-based barriers to housing may have a disproportionate	
Disparate Impact: Fair Housing, Use of Criminal Records Case	
In December 2017 the Equal Rights Center (ERC) filed a complaint in U.S. District Court against Mid-America Apartment (MAA) Communities, Inc. and Mid-America Apartments, L.P., the nation's largest corporate landlord. The complaint alleged that the landlord's policy of banning prospective tenants that have a "felony conviction or pending felony charge as well as certain misdemeanors or pending misdemeanor charges" violated the Fair Housing Act of 1968 because it has a "disproportionate adverse impact on African Americans and Latinos". Nationwide, landlords closely watched this lawsuit to determine the impact on policies that screen for criminal background records.	
Case Resolution On October 5th, 2018, the ERC announced the resolution of claims	
against MAA that its exclusion of housing applicants with certain criminal records, including any felony conviction, discriminated against such individuals on the basis of race and national origin. The parties entered into a court-enforced agreement that requires MAA to immediately adopt a criminal background screening policy that individually assesses applicants with criminal convictions.	























