

Under Virginia Fair Housing Law

ADJUSTMENTS ... CHANGES... EXCEPTIONS ... all add up to “REASONABLE ACCOMMODATIONS”

For **INDIVIDUALS WITH DISABILITIES**, it means “having equal opportunity to use and enjoy their dwelling, the property where that dwelling is located and all of the amenities residents are entitled to.”



“Disability does not care about an individual’s race, color, intelligence or socioeconomic status. It does not discriminate.”

The Fair Housing Act and the Virginia Fair Housing Law “demand that housing and shelter providers (***both public and privately funded***), make individual exceptions to rules, policies, services and practices, that when applied, have a discriminatory effect of

individuals with disabilities”.

Every year complaints based on “Disability” have risen. In 2019, they were 58.9% nationwide and 47% in the Commonwealth of Virginia. For this reason, the Virginia Fair Housing Office Outreach is offering housing providers, organizations, agencies, and the general public a workshop entitled:

UNDERSTANDING REASONABLE ACCOMMODATIONS

*The Rights and Responsibilities of Individuals with Disabilities and
Housing Providers under The Virginia Fair Housing Law*

Date: December 22, 2020 **Time:** 1:00 pm – 4:00 pm **Place:** Virtual



[Join with Google Meet](#)

meet.google.com/itq-fwkm-xem
Meeting ID

meet.google.com/itq-fwkm-xem

Phone Numbers
[\(US\)+1 440-462-3042](tel:+14404623042)

PIN: 868 192 369#

For more information, contact Mally Dryden-Mason at FHRegistration@dpor.virginia.gov.
This is a part of the “Passport to Fair Housing” program.