1	CHAPTER 819. TEXAS WORKFORCE COMMISSION CIVIL RIGHTS DIVISION
2	
3	ADOPTED RULES WITH PREAMBLE TO BE SUBMITTED TO THE TEXAS
4	REGISTER. THIS DOCUMENT WILL HAVE NO SUBSTANTIVE CHANGES BUT IS
5	SUBJECT TO FORMATTING CHANGES AS REQUIRED BY THE TEXAS REGISTER.
6 7	ON JULY 12, 2016, THE TEXAS WORKFORCE COMMISSION ADOPTED THE BELOW
8	RULES WITH PREAMBLE TO BE SUBMITTED TO THE TEXAS REGISTER.
9	Reles William Register.
10	Estimated date of publication in the Texas Register: July 29, 2016
11	The rules will take effect: August 1, 2016
12	
13	The Texas Workforce Commission (Commission) adopts the following new section to Chapter
14	819, relating to the Texas Workforce Commission Civil Rights Division, without changes, as
15	published in the May 6, 2016, issue of the <i>Texas Register</i> (41 TexReg 3271):
16	
17	Subchapter H. Discriminatory Housing Practices, §819.136
18	
19	The Commission adopts amendments to the following sections of Chapter 819, relating to the
20	Texas Workforce Commission Civil Rights Division, without changes, as published in the May
21	6, 2016, issue of the <i>Texas Register</i> (41 TexReg 3271):
22	
23	Subchapter A. General Provisions, §§819.1 - 819.3
24	Subchapter B. Equal Employment Opportunity Provisions, §819.11 and §819.12
25	Subchapter C. Equal Employment Opportunity Reports, Training, and Reviews, §§819.23 -
26	819.25
27	Subchapter D. Equal Employment Opportunity Complaints and Appeals Process, §§819.46,
28	819.47, 819.50, and 819.52
29	Subchapter E. Equal Employment Opportunity Deferrals, §819.72
30	Subchapter G. Texas Fair Housing Act Provisions, §819.112
31	Subchapter H. Discriminatory Housing Practices, §819.122
32	Subchapter I. Texas Fair Housing Act Complaints and Appeals Process, §§819.151, 819.153,
33	and 819.156
34	Subchapter J. Fair Housing Deferral to Municipalities, §819.171
35	Subchapter L. Fair Housing Fund, §§819.221
36	
37	The Commission adopts the repeal of the following sections of Chapter 819, relating to the Texas
38	Workforce Commission Civil Rights Division, as published in the May 6, 2016, issue of the
39	Texas Register (41 TexReg 3271):
40	
41	Subchapter C. Equal Employment Opportunity Reports, Training, and Reviews, §819.22
42	Subchapter J. Fair Housing Deferral to Municipalities, §819.172
43	
44	The Commission adopts the repeal of the following subchapter of Chapter 819, relating to the
45	Texas Workforce Commission Civil Rights Division, in its entirety, as published in the May 6,
46	2016, issue of the <i>Texas Register</i> (41 TexReg 3271):

1							
2	Subchapter K. Fair Housing Administrative Hearings and Judicial Review, §§819.191 -						
3	819.201						
4	01/1 <del>2</del> 01						
5	The Commission adopts the following new subchapter to Chapter 819, relating to the Texas						
6	Workforce Commission Civil Rights Division, without changes, as published in the May 6,						
7	2016, issue of the Texas Register (41 TexReg 3271):						
8	2010, 18840 01 110 10.148 10.58601 (11 10.1105 02.11).						
9	Subchapter K. Fair Housing Administrative Hearings and Judicial Review, §§819.191 -						
10	819.201						
11							
12	PART I. PURPOSE, BACKGROUND, AND AUTHORITY						
13	PART II. EXPLANATION OF INDIVIDUAL PROVISIONS						
14							
15	PART I. PURPOSE, BACKGROUND, AND AUTHORITY						
16	The 84th Texas Legislature, Regular Session (2015), enacted the following changes, requiring						
17	amendments to Chapter 819, the Texas Workforce Commission Civil Rights Division rules:						
18							
19	Senate Bill (SB) 208, relating to the continuing functions of the Texas Workforce Commission						
20	(Agency), which abolishes the Commission on Human Rights and transfers its duties to the						
21	Agency, in addition to streamlining and clarifying several CRD functions, including review of						
22	other state agencies and reporting requirements to the legislature.						
23							
24	SB 1267, relating to contested cases conducted under the Administrative Procedure Act (APA)						
25							
26	House Bill (HB) 2154, relating to the functions and operation of the State Office of						
27	Administrative Hearings, resulting in changes to Texas Government Code, Chapter 2001, APA;						
28							
29	HB 577, relating to pay, benefits, and requirements for state active duty service members; and						
30							
31	SB 652, relating to excluding a franchisor as an employer of a franchisee or a franchisee's						
32	employees, which impacts the definition of "Employer" in §819.11.						
33							
34	PART II. EXPLANATION OF INDIVIDUAL PROVISIONS						
35	(Note: Minor editorial changes are made that do not change the meaning of the rules and,						
36	therefore, are not discussed in the Explanation of Individual Provisions.)						
37							
38	SUBCHAPTER A. GENERAL PROVISIONS						
39	The Commission adopts the following amendments to Subchapter A:						
40							
41	<u>§819.1. Purpose</u>						
42	Section 819.1 adds a reference to Texas Government Code §437.204 and Subchapter I and						
43	removes the reference to Texas Government Code, Chapter 419, Subchapter F (relating to the						
44	review of fire department tests) to clarify that the Agency enforces discrimination claims by state						
45	military members against employers other than the Texas Military Forces due to deployment for						
46	training or active duty, and to implement SB 208 and HB 577.						

§819.2. Definitions
Section 819.2(1) and (2) are amended to remove the definition of "Commission on Human
Rights" and add the definitions of "Agency" and "Commission" to implement SB 208.
ragins and add the definitions of Figure 9 and Commission to implement 55 200.
Section 819.2(4), the definition of CRD director, is amended to implement SB 208 by:
removing Texas Labor Code reference §301.154 and adding the reference to §301.009(a); and
adding that the CRD director is the Agency's authorized designee to implement SB 208.
Certain paragraphs have been renumbered to reflect additions.
8810.2 Pales and Despansibilities of Commission on Human Dights CDD, and CDD
§819.3. Roles and Responsibilities of Commission on Human Rights, CRD, and CRD Director
Section 819.3 is amended by renaming the section title as "Roles and Responsibilities of the
Texas Workforce Commission and CRD" to implement SB 208.
Tokus Workforce Commission and Cres to Implement 82 200.
Section 819.3(a) is amended by replacing "Commission on Human Rights" with "Agency" to
implement SB 208.
1
Section 819.3(a)(2) is amended by adding that the Agency's executive director will appoint the
CRD director in order to implement SB 208.
Section 819.3(a)(3) is amended to add that the Agency's executive director will supervise its
CRD director in administering the activities of CRD.
Section 819.3(b)(1) is amended to add the reference to Texas Government Code §437.204 and
Subchapter I and remove the reference to Texas Government Code, Chapter 419, Subchapter F
(relating to the review of fire department tests) and Chapter 437 to clarify that the Agency
enforces discrimination claims by state military members against employers other than the Texas
Military Forces due to deployment for training or active duty, and to implement SB 208 and HB
577.
Section 910 2(a) A construction and Policies Applicable to CRD Director is non-over the
Section 819.3(c), Agency Personnel Policies Applicable to CRD Director, is removed to
implement SB 208.
SUBCHAPTER B. EQUAL EMPLOYMENT OPPORTUNITY PROVISIONS
The Commission adopts the following amendments to Subchapter B:
The Commission adopts the following amendments to Subchapter B.
§819.11. Definitions
Section 819.11(6) is amended to clarify the definition of "Employer" to implement:
HB 577, which excludes the Texas Military Forces from being considered employers; and
SB 652, which excludes franchisors from being considered employers.

Section 819.11(8) is amended by clarifying that "Mediation" is an "alternative dispute

resolution" process intended to "resolve" a dispute and removing "prior to reasonable cause

FR-Ch.819 Chapter Revisions (7.12.16) ADOPTED

43

44

determination or dismissal of a perfected complaint." This change aligns the definition with Agency practice. **§819.12. Unlawful Employment Practices**Section 819.12(g) is amended to replace "Commission on Human Rights" with "Agency" and to update section language to implement SB 208.

8

Certain paragraphs and subparagraphs have been renumbered and relettered to reflect revisions.

9 10

# SUBCHAPTER C. EQUAL EMPLOYMENT OPPORTUNITY REPORTS, TRAINING,

11 AND REVIEWS

The Commission adopts the following amendments to Subchapter C:

12 13 14

# §819.22. Review of Firefighter Tests

15 Section 819.22, "Review of Firefighter Tests," is repealed to implement SB 208.

16 17

# §819.23. Review of State Agency Policies and Procedures

- 18 Section 819.23(a) and new (b) update procedures in reviewing other state agencies' personnel
- 19 policies and procedures systems (PPPS), which allows reviews of state agencies' PPPS more
- 20 frequently than every six years, using risk assessment with the implementation of SB 208.

21 22

Certain subsections have been relettered to reflect additions.

23 24

# §819.24. Standard Employment Discrimination Training

- 25 Section 819.24(a) is amended to:
- 26 --remove the requirement that a preapproved list of standard and compliance training be
- 27 maintained; and
- 28 -- add that the Agency shall develop materials for use by state agencies in providing standard
- 29 employment discrimination training.

30 31

# §819.25. Compliance Employment Discrimination Training

- 32 Section 819.25(b):
- 33 --removes the requirement that preapproved list of standard and compliance training be
- maintained by CRD; and
- 35 -- adds that compliance training may be provided by the Agency or by another entity or person
- approved by the Agency.

37 38

# SUBCHAPTER D. EQUAL EMPLOYMENT OPPORTUNITY COMPLAINTS AND

- 39 **APPEALS PROCESS**
- 40 The Commission adopts the following amendments to Subchapter D:

41

# 42 **§819.46. Dismissal of Complaint**

- 43 Section 819.46(b) is amended to align with Texas Labor Code §21.208 on the legal
- 44 communication method to the complainant, respondent, and any applicable federal enforcement
- 45 agency.

# §819.47. Cause Determination

- 2 Section 819.47(b) is amended to replace "Commission on Human Rights" with "Commission
- 3 members" to implement SB 208.

4 5

1

# §819.50. Right to File a Civil Action

Section 819.50(a)(2) is amended to replace "shall" with "may" to align with Texas Labor Code 6

7 §21.252(c).

8

#### §819.52. Judicial Enforcement 9

10 Section 819.52(a) is amended to add "On a majority vote of the Commission" to implement SB

11 208.

12

13 Section 819.52(b) is amended to specify that the Commission makes the determination to bring a

civil action and that CRD shall notify the complainant by certified mail to implement SB 208. 14

15

- 16 Section 819.52(c) is amended to replace "Commission on Human Rights" with "Commission" to
- 17 implement SB 208.

18

#### 19 SUBCHAPTER E. EQUAL EMPLOYMENT OPPORTUNITY DEFERRALS

20 The Commission adopts the following amendments to Subchapter E:

21

#### §819.72. Requirements for a Local Commission 22

- 23 Section 819.72 is amended to reflect current operations by specifying that the local commission
- must be currently certified by EEOC as a Fair Employment Practices Agency (FEPA). 24

25

26 Certain paragraphs in this section have been renumbered to accommodate revisions.

#### SUBCHAPTER G. TEXAS FAIR HOUSING ACT PROVISIONS 27

The Commission adopts the following amendments to Subchapter G:

28 29

#### 30 **§819.112. Definitions**

- Section 819.112(8)(A)(ii) is amended to replace "mental retardation" with "intellectual 31
- disability," in accordance with rule changes that were previously approved in June 2014. 32

33 34

#### SUBCHAPTER H. DISCRIMINATORY HOUSING PRACTICES

The Commission adopts the following amendments to Subchapter H: 35

36

#### 37 §819.122. Exemptions Based on Familial Status

- The heading to §819.122 is amended to add "Three" to emphasize that there are three distinct 38
- 39 exemptions.

40

41 Section 819.122(a) is amended by adding language in reference to a federal or state program for clarification. 42

- Section 819.122(b) is amended to add language clarifying that discrimination prohibitions under 44
- the Texas Fair Housing Act based on familial status do not apply to housing intended for and 45
- solely occupied by individuals 62 years of age or older. 46

1	
2	Section 819.122(c) is amended to add language clarifying that discrimination prohibitions under
3	the Texas Fair Housing Act based on familial status do not apply to housing intended and
4	operated for occupancy by individuals 55 years of age or older, given specific criteria.
5	
6	New §819.136. Prohibited Interference, Coercion, Intimidation, or Retaliation
7	New §819.136, "Prohibited Interference, Coercion, Intimidation, or Retaliation," retains the
8	provisions of §819.201 of Subchapter K of this chapter, concurrently proposed for repeal.

# SUBCHAPTER I. TEXAS FAIR HOUSING ACT COMPLAINTS AND APPEALS PROCESS

The Commission adopts the following amendments to Subchapter I:

# §819.151. Filing a Complaint

Section 819.151(h) is amended to replace "Commission on Human Rights" with "Commission" and to specify that if a majority of the Commission does not approve the complaint, the complaint shall be withdrawn by CRD to implement SB 208.

# §819.153. Investigation of a Complaint

20 Section 819.153(a) is amended to add language further clarifying CRD internal practice.

Section 819.153(d) is amended to remove the phrase "within 10 days of identification" to align with Texas Property Code §301.084 and §301.081(f)(3).

Section 819.153(k) is amended to add "unless it is impracticable to do so" to align with federal Fair Housing Act §810(a)(1)(C).

# §819.156. Reasonable Cause Determination and Issuance of a Charge

Section 819.156(a) is amended to replace "Commission on Human Rights" with "Agency" to implement SB 208. Additionally, "and" is changed to "or" to clarify that reasonable cause determination shall be based solely on the facts concerning the alleged discriminatory housing practice, provided by complainant and respondent, or otherwise disclosed during the investigation.

Section 819.156(e) is amended to add "trial of" to align with Texas Property Code §301.092 and federal Fair Housing Act §810(g)(4) and to reflect that a charge may not be issued upon commencement of a trial of a civil action rather than commencement of the civil action itself.

# SUBCHAPTER J. FAIR HOUSING DEFERRAL TO MUNICIPALITIES

40 The Commission adopts the following amendments to Subchapter J:

# **§819.171. Deferral**

- 43 Section 819.171 is amended to reflect that CRD may defer proceedings and refer complaints to a
- 44 municipality that is currently certified by the U.S. Department of Housing and Urban
- Development (HUD) by adding the phrase "as a Fair Housing Assistance Program (FHAP) to

investigate fair housing complaints and enforce violations" to (a) and removing subsections (b) 1 2 and (c). 3 4 §819.172. Memoranda of Understanding 5 Section 819.172 is repealed in order to eliminate the requirement of memoranda of understanding, thereby streamlining fair housing deferrals to municipalities. 6 7 8 SUBCHAPTER K. FAIR HOUSING ADMINISTRATIVE HEARINGS AND JUDICIAL **REVIEW** 9 10 The Commission adopts the repeal of Subchapter K in its entirety: 11 12 §819.191. Administrative Hearings §819.192. Ex Parte Communications 13 §819.193. Proposal for Decision and Hearing Officer's Report 14 §819.194. Countersignature by the CRD Director 15 §819.195. Oral Argument before the Commission on Human Rights 16 17 §819.196. Pleading Before Order §819.197. Form and Content of the Order 18 §819.198. Final Order 19 20 §819.199. Rehearing §819.200. Judicial Review 21 22 §819.201. Prohibited Interference, Coercion, Intimidation, or Retaliation 23 24 SUBCHAPTER K. FAIR HOUSING ADMINISTRATIVE HEARINGS AND JUDICIAL 25 **REVIEW** 26 The Commission adopts new Subchapter K: 27 28 Subchapter K is being repealed and replaced to streamline, update, and clarify the rules 29 governing administrative proceedings for adjudication of fair housing complaints as required in Texas Property Code, Chapter 301. 30 31 32 New Subchapter K aligns with APA, as amended by SB 1267 and HB 2154, regarding notices of 33 hearing, proposals for decision, motions for rehearing, and suits for judicial review. 34 §819.191. Administrative Hearings 35 36 New §819.191 provides that FHA hearings will be conducted by the Agency's Special Hearings 37 Department in accordance with Texas Government Code, Chapter 2001. 38

39 **§819.192.** Parties

40 New §819.192 sets forth requirement and time frame in regards to parties.

42 §819.193. Evidence and Prehearing Conference

New §819.193 provides for the admissibility of evidence and handling of exhibits.

45 **§819.194. Notice of Hearing** 

New §819.194 sets forth the requirements and time frames for issuing a notice of hearing.

47

41

# §819.195. Postponement and Continuance

2 New §819.195 provides that a hearing may be postponed at the discretion of the hearing officer.

3 4

1

# §819.196. Default

5 New §819.196 sets forth the procedures to be followed if a party does not appear for a hearing.

6 7

# §819.197. Ex Parte Communications

8 New §819.197 generally prohibits communication between parties and a Commission member or

9 Agency employee outside of the hearing process.

10 11

## §819.198. Proposal for Decision

New §819.198 sets forth the procedures for drafting and exchanging the proposal for decision

and exceptions to the proposal.

13 14

## 15 §819.199. Commission Decision

New §819.199 sets forth the procedures for issuing the Commission decision and when the

17 decision becomes final.

18

# 19 **§819.200.** Motion for Rehearing

New §819.200 describes the procedures and deadlines for filing a motion for rehearing.

21 22

# §819.201. Judicial Review

New §819.201 sets forth the right to appeal the Commission decision to a court under Texas

24 Government Code, Chapter 2001.

25 26

#### SUBCHAPTER L. FAIR HOUSING FUND

The Commission adopts the following amendments to Subchapter L:

272829

## §819.221. Fair Housing Fund

30 Section 819.221(c) is amended to replace "Commission on Human Rights" with "Agency" to

implement SB 208.

31 32

33 No comments were received.

34

35 The Agency hereby certifies that the adoption has been reviewed by legal counsel and found to

36 be within the Agency's legal authority to adopt.

37

- 38 The rules are adopted under Texas Labor Code §301.0015 and §302.002(d), which provide the
- 39 Texas Workforce Commission with the authority to adopt, amend, or repeal such rules as it
- deems necessary for the effective administration of Agency services and activities.

41

The adopted rules affect Texas Government Code, Chapter 552.

1	CHAPTER 8	819. TEXAS WORKFORCE COMMISSION CIVIL RIGHTS DIVISION
2 3	SUBCHAPTER A	. GENERAL PROVISIONS
4 5 6	§819.1. Pu	rpose.
7 8 9 10 11 12 13	Labor C Subchap (relating §437.20	pose of this chapter is to implement the following statutory provisions: Texas ode, Chapter 21 (relating to employment discrimination) and Chapter 301, oter I (relating to the Civil Rights Division); Texas Property Code, Chapter 301, sto the Texas Fair Housing Act); and Texas Government Code, Chapter 437, 44 and Subchapter I (relating to unlawful termination of state military members to training or duty).
14	§819.2. De	finitions.
15 16 17 18 19	terms, w	on to the definitions contained in §800.2 of this title, the following words and then used in this chapter, shall have the following meanings, unless the context indicates otherwise.
20 21 22	(1)	AgencyThe unit of state government established under Texas Labor Code, Chapter 301, that is presided over by the Commission.
22 23 24 25	(2)	CommissionThe body of governance established under Texas Labor Code, Chapter 301.
26 27 28	(3)	ComplainantA person claiming to be aggrieved by a violation of Texas Labor Code, Chapter 21, or Texas Property Code, Chapter 301, and who files a complaint under one of these chapters.
29 30 31	(4)	CRDTexas Workforce Commission Civil Rights Division
32 33 34 35 36 37	(5)	CRD directorThe director, or the director's authorized designee, of the Texas Workforce Commission Civil Rights Division, as established under Texas Labor Code §301.009(a). The CRD director is the authorized designee of the Agency's executive director for purposes of enforcing the statutes referenced in §819.1 of this subchapter.
38 39 40 41	(6)	Fair Employment Practices AgencyA state or local government agency designated by the U.S. Equal Employment Opportunity Commission (EEOC) to investigate perfected employment discrimination complaints in the state or local government agency's jurisdiction.
42 43 44 45 46	(7)	Fair Housing Assistance Program AgencyA state or local government agency designated by the U.S. Department of Housing and Urban Development (HUD) to investigate Fair Housing Act complaints in the state or local government agency's jurisdiction.

1			
2		(8)	PartyA person who, having a justiciable interest in a matter before CRD, is
3			admitted to full participation in a proceeding concerning that matter.
4		(0)	
5		(9)	PersonOne or more individuals or an association, corporation, joint stock
6 7			company, labor organization, legal representative, mutual company, partnership, receiver, trust, trustee, trustee in bankruptcy, unincorporated
8			organization, the state, or a political subdivision or agency of the state.
9			organization, the state, or a pointed state vision or agency or the state.
0		(10)	RespondentA person against whom a complaint has been filed in
12			accordance with Texas Labor Code, Chapter 21, or Texas Property Code, Chapter 301.
13	§ <b>819.</b> 3	. Rol	es and Responsibilities of the Texas Workforce Commission and CRD.
15 16	(a)	Res	ponsibilities of the Agency:
17 18 19		(1)	Establish policies for CRD;
20 21		(2)	Appoint CRD director by and through the Agency's executive director;
22 23		(3)	Supervise CRD director by and through the Agency's executive director in administering the activities of CRD;
24 25 26		(4)	Serve as the state Fair Employment Practices Agency (FEPA), which is authorized, with respect to unlawful employment practices, to:
27 28 29			(A) seek relief;
30 31			(B) grant relief; and
32 33			(C) institute civil proceedings; and
34 35		(5)	Serve as the state Fair Housing Assistance Program (FHAP), which is authorized, with respect to unlawful housing practices, to:
36 37 38			(A) seek relief;
39			(B) grant relief; and
10 11 12			(C) institute civil proceedings.
13 14	(b)	Res	ponsibilities of CRD:
14 15 16		(1)	Administer Texas Labor Code, Chapter 21; Texas Property Code, Chapter 301 and Texas Government Code §437.204 and Subchapter I; and

1 2 3	(2)	Collect, analyze, and report statewide information regarding employment and housing discrimination complaints filed with CRD, EEOC, HUD, local
4 5		commissions, and municipalities in Texas to be included in CRD's annual report to the Governor and the Texas legislature.
6		report to the Governor and the Texas legislature.
7		
8	SUBCHAPTER B.	EQUAL EMPLOYMENT OPPORTUNITY PROVISIONS
9		
10	§819.11. De	efinitions.
11		
12	The follo	owing words and terms, when used in Subchapter B, Equal Employment
13		nity Provisions; Subchapter C, Equal Employment Opportunity Reports,
14		, and Reviews; Subchapter D, Equal Employment Opportunity Complaints and
15		Process; Subchapter E, Equal Employment Opportunity Deferrals; and
16	-	ter F, Equal Employment Opportunity Records and Record keeping shall have the
17	Tollowing	g meanings, unless the context clearly indicates otherwise.
18 19	(1)	Bona fide occupational qualificationA qualification:
20	(1)	Bona ride decupational quantication.
21		(A) that is reasonably related to the satisfactory performance of the duties of
22		a job; and
23		
24		(B) for which there is a factual basis for believing that no members of the
25		excluded group would be able to satisfactorily perform the duties of the
26		job with safety and efficiency.
27	(2)	
28 29	(2)	Civil Rights ActThe Civil Rights Act of 1964, as amended by the Equal Employment Opportunity Act of 1972 and the Civil Rights Act of 1991; the
30		Age Discrimination in Employment Act of 1976, as amended; the
31		Rehabilitation Act of 1973, as amended; the Americans with Disabilities Act
32		of 1990, as amended; and Texas Labor Code, Chapter 21, regarding
33		Employment Discrimination.
34		
35	(3)	ComplaintA written statement made under oath stating that an unlawful
36		employment practice has been committed, setting forth the facts on which the
37		complaint is based, and received within 180 days of the alleged unlawful
38 39		employment practice.
39 40	(4)	ConciliationThe settlement of a dispute by mutual written agreement in order
41	(4)	to avoid litigation where a determination has been made that there is
42		reasonable cause to believe an unlawful employment practice has occurred.
43		
44	(5)	DisabilityA mental or physical impairment that substantially limits at least
45	. ,	one major life activity of an individual, a record of such mental or physical
46		impairment, or being regarded as having such an impairment as set forth in

1 2 3			§3(2) of the Americans with Disabilities Act of 1990, as amended, and Texas Labor Code §21.002(6).
4		(6)	EmployerA person who is engaged in an industry affecting commerce and
5		(0)	who has 15 or more employees for each working day in each of 20 or more
6			calendar weeks in the current or preceding calendar year and any agent of that
7			person. The term includes an individual elected to public office in Texas or a
8			political subdivision of Texas, or a political subdivision and any state agency
9			or instrumentality, including public institutions of higher education, regardless
10			of the number of individuals employed. The term excludes a franchisor from
11			being considered an employer of a franchisee or a franchisee's employees. The
12			term also exempts the Texas Military Forces from being an employer, as
13			claims of discrimination against the Texas Military Forces by service members
14			on state active duty shall be processed in accordance with military regulations
15			and procedures as authorized by Texas Government Code §437.212.
16			and procedures as authorized by Texas Government Code §457.212.
17		(7)	Local commissionCreated by one or more political subdivisions acting
18		(1)	jointly, pursuant to Texas Labor Code §21.152, and recognized as a Fair
19			Employment Practices Agency by EEOC pursuant to U.S. Civil Rights Act,
20			Title VII, §706, as amended by the Equal Employment Opportunity Act of
21			1972, the Civil Rights Act of 1991, and the Americans With Disabilities Act of
22			1972, the Civil Rights Act of 1991, and the Americans with Disabilities Act of 1990, as amended.
23			1990, as amended.
24		(8)	MediationAn alternative dispute resolution process to resolve a dispute by
25		(0)	mutual written agreement among the complainant, respondent, and CRD.
26			mutuar written agreement among the complaniant, respondent, and CRD.
27		(9)	Perfected complaintAn employment discrimination complaint that CRD has
28		())	determined meets all of the requirements of Texas Labor Code, Chapter 21,
29			and for which CRD will initiate an investigation.
30			and for which CKD will initiate an investigation.
31	8819 1	2. Ur	nlawful Employment Practices.
32	3017.1	<b>2.</b> C1	na with Employment i ractices.
33	(a)	Disc	erimination by Employer. An employer commits an unlawful employment
34	(a)		tice if based on race, color, disability, religion, sex, national origin, or age, the
35		-	loyer:
36		cmp	10 y 01.
37		(1)	fails or refuses to hire an individual, discharges an individual, or discriminates
38		(1)	in any other manner against an individual in connection with compensation or
39			the terms, conditions, or privileges of employment; or
40			the terms, conditions, or privileges of employment, or
41		(2)	limits, segregates, or classifies an employee or applicant for employment in a
42		(4)	manner that deprives or tends to deprive an individual of an employment
43			opportunity or adversely affects in any other manner the status of an employee.
44			opportunity of activities, affects in any other manner the status of an employee.
r			

1 2 3	(b)	Discrimination by Employment Agency. An employment agency commits an unlawful employment practice if based on race, color, disability, religion, sex, national origin, or age, it:
4 5 6		(1) fails or refuses to refer for employment or discriminates in any other manner against an individual; or
7 8		(2) classifies or refers an individual for employment on that basis.
9 10 11	(c)	Discrimination by Labor Organization. A labor organization commits an unlawful employment practice if based on race, color, disability, religion, sex, national origin,
12 13		or age, it:
14 15		(1) excludes or expels from membership or discriminates in any other manner against an individual; or
16		
17		(2) limits, segregates, or classifies a member or an applicant for membership, or
18 19		classifies or fails or refuses to refer for employment an individual in an manner that:
20		mat.
21		(A) deprives or tends to deprive an individual of any employment
22		opportunity;
23		
24		(B) limits an employment opportunity or adversely affects in any other
25		manner the status of an employee or of an applicant for employment; or
26		
27		(C) causes or attempts to cause an employer to violate this subchapter.
28	(1)	
29	(a)	Admission or Participation in Training Program. An employer, labor organization, or joint labor management committee controlling an apprenticeship, on-the-job training
30 31		or other training or retraining program commits an unlawful employment practice if
32		based on race, color, disability, religion, sex, national origin, or age, it discriminates
33		against an individual in admission to or participation in the program, unless a
34		training or retraining opportunity or program is provided under an affirmative action
35		plan approved by federal or state law, rule, or court order. The prohibition against
36		discrimination based on age applies only to individuals who are at least 40 years of
37		age but younger than 56 years of age.
38		
39	(e)	Retaliation. An employer, employment agency, or labor organization, commits an
40		unlawful employment practice based on race, color, disability, religion, sex, national
41		origin, or age if the employer, employment agency, or labor organization retaliates or
42		discriminates against a person who:
43		
44		(1) opposes a discriminatory practice;
45		
46		(2) makes or files a charge;

(3)

files a complaint; or

1 2 3	(b)	CRD may conduct a review of the PPPS of a state agency more frequently than required by subsection (a) when such review is indicated by a risk assessment based on the following criteria:		
4 5		(1)	Data on complaints against a state agency;	
6 7		(2)	Previous review findings;	
8		(3)	Changes in leadership of a state agency;	
10 11		(4)	The date of the last on-site review;	
12 13		(5)	Compliance by the state agency with submission of a self-assessment to CRD;	
14 15			and	
16 17		(6)	Any other related information collected and maintained by the Agency.	
18 19	(c)		shall notify a state agency of its review of the agency's personnel policies and edures by mail, or electronic communication upon agreement of the agency, at	
20		the b	eginning of the fiscal year in which CRD is to conduct the review. The review	
21 22			ch state agency shall be completed and recommendations issued on or before ne-year anniversary date on which CRD issued its notification letter to the	
23 24		agen	cy head.	
25	§819.2	4. Sta	andard Employment Discrimination Training.	
26 27	(a)	Each	state agency shall provide its employees with standard employment	
28	, ,		rimination training no later than the 30th day after the date the employee is hired	
29 30		shall	develop or approve the materials for use by state agencies in providing standard	
31		-	loyment discrimination training.	
32	(b)		minimum standards for the content of standard employment discrimination	
33 34		traini	ing shall include, but not be limited to, requiring participants to:	
35		(1)	identify an unlawful employment practice according to the Civil Rights Act;	
36		(1)	identity an uniawratemployment practice according to the civil regins rect,	
37		(2)	apply knowledge of the applicable laws by correctly identifying whether	
38		( )	individual case studies would be considered violations;	
39 40		(3)	identify the protected classes under federal and state law;	
41				
42 43		(4)	list a complainant's rights and remedies;	
44		(5)	identify the agency personnel to whom a complaint shall be addressed; and	

1		(2)	it fails to state a claim under Texas Labor Code, Chapter 21;
2 3		(3)	a complainant fails to perfect a complaint within 10 days of the receipt of the
4			complaint; or
5 6		(4)	a complainant fails to cooperate, fails or refuses to appear or to be available for
7		(+)	interviews or conferences, or fails or refuses to provide requested information.
8			Prior to dismissing the complaint, the complainant shall be notified and given a
9			reasonable time to respond.
10			•
1	(b)		I shall notify the complainant as required by law, by certified mail of its
12			issal of a complaint. The respondent and any federal enforcement agency shall
13		be no	otified of the dismissal of a complaint.
14 15	(a)	CDL	Shall notify the complainant, by mail, of the complainant's right to file a civil
16	(c)		on against the respondent named in the perfected complaint pursuant to Texas
17			or Code §21.208 and §21.252, and §819.50 of this subchapter.
18			3-1-1-1 3-1-1-1 3-1-1-1 3-1-1-1 4-1-1-1 4-1-1-1 4-1-1-1 4-1-1-1 4-1-1-1 4-1-1-1 4-1-1-1 4-1-1-1 4-1-1-1 4-1-1
19			
20	<b>§819.</b> 4	7. Ca	use Determination.
21			
22 23	(a)		CRD director shall review the investigation report and record of evidence to
23			rmine if there is reasonable cause to believe the respondent has engaged in an
24 25		uma	wful employment practice.
26	(b)	If af	ter the review, the CRD director determines that reasonable cause exists, the
27	(-)		director shall confer with the Commission members. If at least two of the three
28		Com	mission members concur with the CRD director's determination that the
29			ondent has engaged in an unlawful employment practice, the CRD director shall
30			e a letter of cause determination. The cause determination letter shall be provided
31		•	nail, or electronic communication upon agreement of the person or entity, to the
32 33		_	plainant, respondent, and any agency as required by law and shall contain the
34			O director's finding that the evidence supports the perfected complaint and ude an invitation to participate in conciliation.
35		111010	are an invitation to participate in concinution.
36	§ <b>819.5</b>	0. Rig	ght to File a Civil Action.
37			
38	(a)	CRD	Shall inform the complainant by certified mail of:
39		(4)	
10		(1)	the dismissal of a complaint filed with CRD; or
11 12		(2)	the failure to resolve a complaint in writing that was filed with CRD 180 days
13		(4)	previously. CRD shall inform the complainant of the complainant's right to
14			request from CRD a notice of right to file a civil action against the respondent.
15			Upon receipt of a written request, CRD may issue a notice of right to file a
16			civil action.

1						
2	(b)	Before the expiration of 180 days after filing the complaint and upon a written				
3	, ,	request from a complainant, CRD shall issue a notice of right to file a civil action is				
4						
5		(1) written confirmation by a physician licensed to practice medicine in Texas				
6		states that the complainant has a life threatening illness; or				
7						
8		(2) certification by the CRD director states that the administrative processing of				
9		the perfected complaint cannot be completed before the expiration of the 180th				
10		day after the complaint was filed. The certification shall take into account the				
11		exigent circumstances of the complainant.				
12						
13	(c)	CRD shall issue notice under subsection (b) of this section by certified mail no later				
14		than the fifth business day after receipt of the complainant's request.				
15						
16	(d)	The complainant's written request shall include the respondent's name, CRD				
17		complaint number, and EEOC complaint number if the complaint has been deferred				
18		by EEOC.				
19						
20	§ <b>819.5</b>	2. Judicial Enforcement.				
21						
22	(a)	On a majority vote of the Commission, CRD may bring a civil action against a				
23		respondent named in a perfected complaint pursuant to the requirements of Texas				
24		Labor Code §21.251.				
25	( <b>b</b> )	Upon a determination by the Commission to bring a civil action. CDD shall notify				
26 27	(0)	Upon a determination by the Commission to bring a civil action, CRD shall notify the complainant by certified mail.				
28		the complamant by certified man.				
29	(c)	On a majority vote of the Commission, CRD may pursue intervention in a civil				
30	(C)	action pursuant to the requirements of Texas Labor Code §21.255.				
31		action pursuant to the requirements of Texas Labor Code \$21,255.				
32	SURCHAI	PTER E. EQUAL EMPLOYMENT OPPORTUNITY DEFERRALS				
33	Sebelli					
34	§ <b>819.7</b>	2. Requirements for a Local Commission.				
35		•				
36	To	be a local commission eligible to receive deferrals from CRD, pursuant to Texas				
37		Labor Code §§21.151 - 21.156, and this chapter, the local commission must be				
38		currently certified by the EEOC as a Fair Employment Practices Agency (FEPA).				
39						
40	SUBCHAPTI	ER G. TEXAS FAIR HOUSING ACT PROVISIONS				
41						
42	<b>§819.1</b>	12. Definitions.				
43						
44		e following words and terms, when used in Subchapter G, Texas Fair Housing Act				
45		visions; Subchapter H, Discriminatory Housing Practices; Subchapter I, Texas Fair				
46		using Act Complaints and Appeals Process; Subchapter J, Fair Housing Deferral to				
47	Mu	nicipalities; Subchapter K, Fair Housing Administrative Hearings and Judicial				

Review; and Subchapter L, Fair Housing Fund, shall have the following meanings, unless 1 2 the context clearly indicates otherwise. 3 4 Accessible or readily accessible to and usable by--means a public or common 5 use area can be approached, entered, and used by individuals with disabilities, as set forth in Texas Property Code §301.025(c)(3). Compliance with the 6 7 appropriate requirements of the American National Standards Institute (ANSI) 8 for buildings and facilities providing accessibility and usability for persons 9 having physical disabilities, commonly cited as ANSI A117.1, satisfies this requirement. 10 11 12 Accessible building entrance--A building entrance that is accessible by individuals with disabilities, as set forth in Texas Property Code §301.025(c). 13 Compliance with the appropriate requirements of ANSI for buildings and 14 facilities providing accessibility and usability for persons having physical 15 disabilities, commonly cited as ANSI A117.1, satisfies this requirement. 16 17 Accessible route--A route that is accessible by individuals with disabilities, as 18 set forth in Texas Property Code §301.025(c). Compliance with the appropriate 19 20 requirements of ANSI for buildings and facilities providing accessibility and usability for persons having physical disabilities, commonly cited as ANSI 21 22 A117.1, satisfies this requirement. 23 24 (4) Building--A structure, facility, or the portion thereof that contains or serves 25 one or more dwelling units. 26 Common use areas--Rooms, spaces, or elements inside or outside of a building 27 that are made available for the use of residents or the guests of a building. 28 These areas include, but are not limited to, hallways, lounges, lobbies, laundry 29 rooms, refuse rooms, mailrooms, recreational areas, and passageways among 30 and between buildings. 31 32 33 Complaint--A written statement made under oath stating that an unlawful housing practice has been committed, setting forth the facts on which the 34 complaint is based, and received within one year of the date the alleged 35 unlawful housing practice occurred or terminated, whichever is later, and for 36 37 which CRD shall initiate an investigation. 38 39 Controlled substance--Any drug or other substance or immediate precursor as defined in the Controlled Substances Act, 21 U.S.C. § 802 or the Texas 40 41 Controlled Substances Act, Texas Health and Safety Code Chapter 481. 42

(8)

43

44

45

46

Disability--A mental or physical impairment that substantially limits at least

one major life activity, a record of such an impairment, or being regarded as

addiction to any drug or illegal or controlled substance; and reference to "an

having such an impairment. The term does not include current illegal use of or

1		dual with a disability" or perceived as "disabled" does not apply to an
2		dual based on that individual's sexual orientation or because that
3 4	maivi	dual is a transvestite.
5	(A) I	Physical or mental impairment includes:
6		
7		(i) any physiological disorder or condition, cosmetic disfigurement, or
8		anatomical loss affecting one or more of the following body
9		systems: neurological, musculoskeletal, special sense organs,
10		respiratory, including speech organs, cardiovascular, reproductive,
11		digestive, genitourinary, hemic and lymphatic, skin, and endocrine;
12		or
13		
14		(ii) any mental or psychological disorder, such as intellectual disability,
15		organic brain syndrome, emotional or mental illness, and specific
16		learning disabilities. The term "physical or mental impairment"
17		includes, but is not limited to, such diseases and conditions as
18		orthopedic, visual, speech and hearing impairments, cerebral palsy,
19		autism, epilepsy, muscular dystrophy, multiple sclerosis, cancer,
20		heart disease, diabetes, human immunodeficiency virus infection,
21		intellectual disability, emotional illness, drug addiction (other than
22		addiction caused by current, illegal use of a controlled substance)
23		and alcoholism.
24		
25	(B)	Major life activity means a function such as caring for one's self,
26		performing manual tasks, walking, seeing, hearing, speaking, breathing,
27		learning, and working.
28		
29	(C)	A record of having such an impairment means a history of, or
30		misclassification as having, a mental or physical impairment that
31		substantially limits one or more major life activity.
32		
33	(D)	Being regarded as having an impairment means having:
34		
35		(i) a physical or mental impairment that does not substantially limit one
36		or more major life activity but that is treated by another person as
37		constituting such a limitation;
38		
39		(ii) a physical or mental impairment that substantially limits one or
40		more major life activity only as a result of the attitudes of others
41		toward such impairment; or
42		
43		(iii) none of the impairments in subparagraph (A) of this paragraph but
44		is treated by another person as having such an impairment.
45		- · ·

1 2 3		(9)	Discriminatory housing practiceAn action prohibited by Texas Fair Housing Act, Subchapter B, or conduct that is an offense under Texas Fair Housing Act, Subchapter I.
4			
5 6		(10)	EntranceAny access point to a building or portion of a building used by residents for the purpose of entering the building.
7		(1.1)	
8		(11)	ExteriorAll areas of the premises outside of an individual dwelling unit.
9		(1.0)	
10 11		(12)	Ground floorWithin a building, any floor with an entrance on an accessible route. A building may have more than one ground floor.
12			
13 14		(13)	InteriorThe spaces, parts, components, or elements of an individual dwelling unit.
15			
16		(14)	ModificationAny change to the public or common use areas of a building or
17			any change to a dwelling unit.
18			
19		(15)	PremisesThe interior or exterior spaces, parts, components, or elements of a
20			building, including individual dwelling units and the public and common use
21			areas of a building.
22			
22 23		(16)	Public use areasInterior or exterior rooms or spaces of a building that are
24 25			made available to the general public. Public use may be provided at a building that is privately or publicly owned.
26			
27 28		(17)	SiteA parcel of land bounded by a property line or a designated portion of a public right of way.
29			
30 31		(18)	Texas Fair Housing ActTexas Property Code, Chapter 301.
32 33		(19)	United States Fair Housing ActTitle VIII of the Civil Rights Act of 1968, as amended by the Fair Housing Amendments Act of 1988.
34	~		
35	SUBCHAPTI	ER H.	DISCRIMINATORY HOUSING PRACTICES
36	9040 45		
37	8819.12	22. 1	hree Exemptions Based on Familial Status.
38		ъ.	
39			rimination prohibitions under the Texas Fair Housing Act based on familial
40			s do not apply to housing provided under any federal or state program that is
41			med and operated specifically to assist elderly individuals, as defined in the
42		feder	ral or state program.
43			
44	(b) 1	Discr	imination prohibitions under the Texas Fair Housing Act based on familial
45		status	s do not apply to housing intended for and solely occupied by individuals 62
46			s of age or older. This exemption shall apply regardless of the fact that:

1			(F)	Actual practices of the housing facility or community; and
2 3			(C)	Public posting in common areas of statements describing the facility or
4			(G)	Public posting in common areas of statements describing the facility or community as housing for individuals 55 years of age or older; and
5				community as nousing for individuals 33 years of age of older, and
6		(3)	the h	nousing facility satisfies the requirements of this section regardless of the
7		(3)	fact	• •
8			ract	mut.
9			(A)	as of September 13, 1988, under 80 percent of the occupied units in the
10			(11)	housing facility were occupied by at least one person 55 years of age or
11				older, provided that at least 80 percent of the units that were occupied by
12				new occupants after September 13, 1988, were occupied by at least one
13				person 55 years of age or older;
14				reserved years of angle of terminal
15			(B)	there are unoccupied units, provided that at least 80 percent of such units
16			` /	are reserved for occupancy by at least one person 55 years of age or
17				older; and
18				
19			(C)	there are units occupied by employees of the housing facility (and family
20				members residing in the same unit) who are under 55 years of age
				provided they perform substantial duties directly related to the
21 22 23				management or maintenance of the housing.
24	§ <b>819.1</b>	36. P	rohib	oited Interference, Coercion, Intimidation, or Retaliation.
25 26	(a)	It is a	เมาใจเม	of ul to interfere, coerce, intimidate, or retaliate against any person in the
27	(4)			r enjoyment of, or on account of that person having exercised or enjoyed,
28				ount of that person having aided or encouraged any other person in the
29 29				r enjoyment of, any right granted or protected by the Texas Fair Housing
30		Act.	C15C 01	renjoyment or, any right granted or protected by the rexus ran riousing
31		1100.		
32	(h)	Proh	ibited	I conduct made unlawful under this section includes, but is not limited to:
33	(0)	11011	1101100	conduct made distance dispersion includes, out is not immedia.
34		(1)	coer	cing a person, either orally, in writing, or by other means, to deny or limit
35		(-)		penefits provided that person in connection with the sale or rental of a
36				lling or in connection with a residential real estaterelated transaction
37				ed on race, color, disability, religion, sex, national origin, or familial status;
38				
39		(2)	threa	atening, intimidating, or interfering with individuals in their enjoyment of a
40		` /		lling based on race, color, disability, religion, sex, national origin, or
41				ilial status of such individuals, or of visitors or associates of such
42				viduals;
			mu	
43			mar	
		(3)		
43		(3)	threa	atening an employee or agent with dismissal or an adverse employment on, or taking such adverse employment action, for any effort to assist a
43 44		(3)	threa	atening an employee or agent with dismissal or an adverse employment

1 2			any residential real estate-related transaction, based on the race, color, disability, religion, sex, national origin, or familial status of that person or of
3			any person associated with that individual;
4 5 6 7		(4)	intimidating or threatening any person because that person is engaging in activities designed to make other individuals aware of, or encouraging such other individuals to exercise rights granted or protected by this chapter; and
8 9 10 11 12		(5)	retaliating against any person because that person has made a complaint, testified, assisted, or participated in any manner in a proceeding under the Texas Fair Housing Act.
13			
14	SUBCHAPT	ER I.	TEXAS FAIR HOUSING ACT COMPLAINTS AND APPEALS PROCESS
15			
16	<b>§819.1</b>	51. F	iling a Complaint.
17			
18	(a)	-	erson may telephone, write, visit, e-mail, fax, or otherwise contact CRD to obtain
19		111TO1	rmation on filing a complaint with CRD.
20	(1-)	A 4 41.	CDD.
21	(b)	Attr	ne complainant's request, CRD:
22 23		(1)	shall confer with the complainant about the facts and circumstances that may
24		(1)	constitute the alleged unlawful housing practice; and
2 <del>4</del> 25			constitute the aneged unlawful housing practice, and
26		(2)	shall assist the complainant with preparation of the complaint if the facts and
27		(2)	circumstances constitute an alleged unlawful housing practice; or
28			chedinstances constitute an aneged unia with nousing practice, or
29		(3)	may advise the complainant if the facts and circumstances presented to CRD
30		(3)	do not appear to constitute an unlawful housing practice.
31			as not up pour to constitute un unium rest no using private.
32	(c)	The	complaint shall be filed in writing and under oath with CRD by electronic
33	(-)		munication, mail, fax, or in person with:
34			•
35		(1)	the CRD office on a CRD-provided form;
36			
37		(2)	a HUD office; or
38			
39		(3)	a local municipality certified by HUD.
40			
41	(d)		CRD director may require complaints to be made in writing, under oath, on a
42		preso	cribed form. The complaint shall include the following information:
43			
44		(1)	The name and address of the complainant;
45		(2)	
46		(2)	The name and address of the respondent;

- (3) A description and address of the dwelling that is involved, if appropriate;
- (4) The basis for the alleged discriminatory housing practices, which may include any of the following: race, color, disability, religion, sex, national origin, or familial status;
- (5) A concise statement of the facts and circumstances that constitute alleged discriminatory housing practices under the Texas Fair Housing Act, including identification of personal harm, reason given to complainant by respondent for the action taken; and
- (6) A declaration of unlawful discrimination under federal or state law.
- (e) A complaint shall be filed on or before the first anniversary of the date the alleged discriminatory housing practice occurs or terminates, whichever is later.
- (f) The date of the filing of the complaint is the date when it is received by CRD or dual-filed with HUD, except when the CRD director determines that a complaint is timely filed for the purposes of the one-year period for filing of complaints upon submission of written information (including information provided by telephone by the complainant and documented by CRD) that is substantially equivalent to the information identified in subsection (d) of this section. When a complaint alleges discriminatory housing practices that are continuing, as manifested in a number of incidents of such conduct, the complaint shall be timely when filed within one year of the last alleged occurrence.
- (g) A complaint may be amended to cure technical defects or omissions, or to clarify and amplify allegations made therein. Such amendment or amendments alleging additional acts that constitute unlawful housing practices related to or growing out of the subject matter of the original complaint shall relate back to the date the complaint was first filed. CRD shall provide a copy of the complaint to the respondent. An amended complaint shall be subject to the procedures set forth in applicable law.
- (h) The CRD director may file a complaint when the CRD director receives information from a credible source that one or more individuals may have violated the rights of one or more individuals protected by the Texas Fair Housing Act. A complaint filed by the CRD director shall be considered for approval by the Commission at a meeting following the filing of the complaint. Upon a majority vote of the Commission, the complaint is approved and any investigation of the complaint shall continue. If a majority of the Commission does not approve the complaint, such complaint shall be withdrawn by CRD.
- (i) The complainant and respondent shall be notified periodically by CRD of the status of their complaint, unless the notice would jeopardize an undercover investigation by another state, federal, or local government.

- (j) Upon the acceptance of a complaint, the CRD director shall notify by mail, or electronic communication upon agreement of the complainant, each complainant on whose behalf the complaint was filed. The notice shall:
  - (1) acknowledge the filing of the complaint and state the date that the complaint was accepted for filing;
  - (2) include a copy of the complaint;
  - (3) advise the complainant of the time limits applicable to complaint processing and of the procedural rights and obligations of the complainant under the Texas Fair Housing Act and this chapter;
  - (4) advise the complainant of his or her right to commence a civil action under the Texas Fair Housing Act, Subchapter H, and federal law, not later than two years after the occurrence or termination of the alleged discriminatory housing practice. The notice shall state that the computation of this two-year period excludes any time during which an administrative hearing is pending under this chapter and Texas Fair Housing Act, Subchapter E, with respect to a complaint or charge based on the alleged discriminatory housing practice; and
  - (5) advise the complainant that retaliation against any person because he or she made a complaint or testified, assisted, or participated in an investigation, conciliation, or an administrative proceeding under this chapter is a discriminatory housing practice that is prohibited under the Texas Fair Housing Act and this chapter.

## §819.153. Investigation of a Complaint.

- (a) Upon the acceptance of a complaint under this chapter, CRD shall initiate an investigation. The CRD director may initiate an investigation to determine whether a complaint should be filed under this chapter and the Texas Fair Housing Act, Subchapter E. Such investigations shall be conducted in accordance with the procedures set forth in this chapter. CRD also may invite the parties to participate in a voluntary mediation program in an effort to conciliate the dispute.
- (b) The CRD director shall determine the scope and nature of the investigation within the context of the allegations set forth in the complaint.
- (c) At all reasonable times in the complaint investigation, the CRD director shall have access to:
  - (1) necessary witnesses for examination under oath or affirmation; and

records, documents, and other information relevant to the investigation of 1 2 alleged violations of the Texas Fair Housing Act, for inspection and copying. 3 4 (d) Within 20 days of the acceptance of a complaint or amended complaint under this 5 chapter, the CRD director shall serve a notice on each respondent by regular mail, or electronic communication upon agreement of the respondent. A person who is not 6 7 named as a respondent in a complaint, but who is identified in the course of the 8 investigation under the Texas Fair Housing Act, Subchapter E, and this chapter, as a 9 person who is alleged to be engaged or to have engaged in the discriminatory housing practice upon which the complaint is based, may be joined as an additional 10 or substitute respondent by service of a notice on the person under this section. 11 12 13 (e) The notice to a respondent shall include, but not be limited to, the following: 14 Identification of the alleged discriminatory housing practice upon which the 15 complaint is based, and a copy of the complaint; 16 17 (2) Date that the complaint was accepted for filing; 18 19 20 Time limits applicable to complaint processing under this chapter and the (3) procedural rights and obligations of the respondent under the Texas Fair 21 Housing Act, and this chapter, including the opportunity to submit an answer 22 to the complaint within 10 days of the receipt of the notice; 23 24 Complainant's right to commence a civil action under the Texas Fair Housing 25 (4) Act, Subchapter H, and federal law, not later than two years after the 26 occurrence or termination of the alleged discriminatory housing practice; an 27 explanation that the computation of the two-year period excludes any time 28 during which an administrative hearing is pending under this chapter or the 29 Texas Fair Housing Act, Subchapter E, with respect to a complaint or charge 30 based on the alleged discriminatory housing practice; 31 32 33 (5) If the person is not named in the complaint, but is being joined as an additional or substitute respondent, an explanation of the basis for the CRD director's 34 belief that the joined person is properly joined as a respondent; 35 36 37 Instruction that retaliation against any person because he or she made a (6) complaint or testified, assisted, or participated in an investigation, conciliation, 38 39 or an administrative proceeding under this chapter is a discriminatory housing practice that is prohibited under the Texas Fair Housing Act; 40 41 42 Invitation to enter into a conciliation agreement for the purpose of resolving (7) 43 the complaint; and 44

1 2 3		(8) Initial request for information and documentation concerning the facts and circumstances surrounding the alleged discriminatory housing practice set forth in the complaint.
4 5 6 7 8 9	(f)	The respondent may file an answer not later than 10 days after receipt of the notice described in this section. The respondent may assert any defense that might be available to a defendant in a court of law. The written answer shall either be signed under oath or subscribed by the person making the declaration as true under penalty of perjury and in substantially the form prescribed by Texas Civil Practice and Remedies Code, Chapter 132, or its successor statute.
11 12	(g)	An answer may be reasonably and fairly amended at any time.
13 14 15 16 17 18	(h)	CRD may conduct discovery in aid of the investigation by the same methods and to the same extent that parties may conduct discovery in an administrative proceeding under the Texas Fair Housing Act, Subchapter E. The CRD director shall have the power to issue subpoenas described under the Texas Fair Housing Act, Subchapter D, in support of the investigation.
20 21 22 23	(i)	As part of the complaint investigation, CRD may request information relevant to the alleged violations of the Texas Fair Housing Act. In obtaining this information, CRD may use, but is not limited to using, any of the following:
24 25		(1) Oral and video interviews and depositions;
26 27		(2) Written interrogatories;
28 29		(3) Production of documents and records;
30 31		(4) Requests for admissions;
32 33		(5) On-site inspection of respondent's facilities;
34 35		(6) Written statements or affidavits;
36 37 38 39		(7) A written statement of position or information provided by the complainant or the respondent that is either under oath or subscribed in conformity with this section regarding the allegations in the complaint; or
40 41 42 43		(8) Other forms of discovery authorized by the Administrative Procedure Act, Texas Government Code §§2001.081 - 2001.103, or the Texas Rules of Civil Procedure.
44 45	(j)	CRD may establish time requirements regarding responses to requests for information relevant to an investigation of alleged violations of the Texas Fair

1 2 3		Housing Act. The CRD director may extend such time requirements for good cause shown.
4 5 6	(k)	CRD shall complete the initial investigation of the alleged discriminatory housing practice within 100 days of the filing of the complaint, unless it is impracticable to do so.
7 8 9 10	(1)	The complaint shall remain open until a no reasonable cause determination is made, a charge is made, or a conciliation agreement is executed and approved under this chapter and the Texas Fair Housing Act, Subchapter E.
11 12 13	(m)	At the end of each investigation under this chapter, CRD shall prepare a final investigative report. The investigative report shall contain:
14 15 16 17 18		(1) the names and dates of contacts with witnesses. The report shall not disclose the names of witnesses that request anonymity; however, the names of such witnesses may be required to be disclosed in the course of an administrative hearing or a civil action;
19 20 21		(2) a summary and the dates of correspondence and other contacts with the complainant and the respondent;
22 23		(3) a summary description of other pertinent records;
<ul><li>24</li><li>25</li><li>26</li></ul>		(4) a summary of witness statements; and
27 28		(5) answers to interrogatories.
29 30	(n)	A final investigative report may be amended if additional evidence is discovered.
31 32 33	(0)	CRD shall provide a summary of the final determination and shall make available the full investigative report to the complainant and the respondent.
34 35	§ <b>819.1</b>	56. Reasonable Cause Determination and Issuance of a Charge.
36 37 38 39 40 41 42	(a)	If a conciliation agreement under this chapter and the Texas Fair Housing Act, Subchapter E, has not been executed by the complainant and the respondent, and approved by the CRD director, the CRD director on behalf of the Agency, within the time limits set forth in subsection (f) of this section, shall determine whether, based on the totality of the factual circumstances known at the time of the decision, reasonable cause exists to believe that a discriminatory housing practice has occurred. The reasonable cause determination shall be based solely on the facts

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concerning the alleged discriminatory housing practice, provided by complainant and

respondent orotherwise disclosed during the investigation. In making the reasonable

cause determination, the CRD director shall consider whether the facts concerning

the alleged discriminatory housing practice are sufficient to warrant the initiation of a civil action in state district court. (b) If the CRD director determines that reasonable cause exists, the CRD director shall immediately issue a charge under the Texas Fair Housing Act, Subchapter E, and this chapter on behalf of the complainant, and shall notify the complainant and the respondent of this determination by certified mail or personal service. (c) If the CRD director determines that no reasonable cause exists, the CRD director shall issue a short written statement of the facts upon which the CRD director has based the no reasonable cause determination; dismiss the complaint; notify the complainant and the respondent of the dismissal (including the written statement of facts) by certified mail or personal service; and make public disclosure of the dismissal. (d) If the CRD director determines that the matter involves the legality of local zoning or land use laws or ordinances, the CRD director, in lieu of making a determination regarding reasonable cause, shall refer the investigative materials to the Office of the Attorney General for appropriate action under the Texas Fair Housing Act, Subchapter G, and shall notify the complainant and the respondent of this action by certified mail or personal service. 

(e) The CRD director shall not issue a charge under this chapter and the Texas Fair Housing Act, Subchapter E, regarding an alleged discriminatory housing practice, if a complainant has commenced the trial of a civil action under federal or state law seeking relief with respect to the alleged discriminatory housing practice. If a charge is not issued because of the commencement of a trial of a civil action, the CRD director shall notify the complainant and the respondent by certified mail or personal service.

(g) If the CRD director is unable to make the determination within the 100-day period, the CRD director shall notify the complainant and the respondent, by certified mail

(f) The CRD director shall make a reasonable cause determination within 100 days after

filing of the complaint.

or personal service, of the reasons for the delay.

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(h) The CRD director shall notify the complainant and respondent, and any aggrieved person on whose behalf a complaint has been filed, that they may elect to have the claims asserted in the charge decided in a civil action, as provided in Texas Property Code §301.131, or an administrative hearing pursuant to §819.191 of this chapter.

#### SUBCHAPTER J. FAIR HOUSING DEFERRAL TO MUNICIPALITIES

§819.171. Deferral.

Pursuant to Texas Fair Housing Act §301.068, CRD may defer proceedings and refer complaints to a municipality that is currently certified by HUD as a Fair Housing Assistance Program (FHAP) to investigate fair housing complaints and enforce violations.

# SUBCHAPTER K. FAIR HOUSING ADMINISTRATIVE HEARINGS AND JUDICIAL REVIEW

## §819.191. Administrative Hearings.

- (a) Administrative hearings shall be conducted by the Agency's Special Hearings Department pursuant to the procedures set forth in this Subchapter K, which incorporates the procedures set forth in Texas Government Code, Chapter 2001, Subchapters C D, F H, and Z, and adapts such procedures specifically for fair housing administrative hearings. If any procedures under this Subchapter K are in conflict with Texas Government Code, Chapter 2001, Subchapters C D, F H, or Z, such subchapters under Chapter 2001 shall control.
- (b) Hearings may be conducted by electronic means, including but not limited to telephonic hearings, unless the hearing officer determines that an in-person hearing is necessary.
- (c) Parties needing special accommodations, including the need for a bilingual or sign language interpreter, shall make this request before the hearing is set, if possible, or as soon as practical.

## §819.192. Parties.

- (a) Parties to proceedings under this section are the Agency, respondent(s) and any intervenors. Respondents include persons named as such in a charge issued under §819.156.
- (b) An aggrieved person as defined under Texas Property Code §301.003(1) is not a party but may file a motion to intervene. Requests for intervention shall be filed within 50 days after the issuance of the charge; however, the hearing officer may

allow intervention beyond that time. An intervenor's right to participate as a party may be restricted by order of the hearing officer.

- (c) Intervention shall be permitted if the person requesting intervention is:
  - (1) The aggrieved person on whose behalf the charge is issued; or
  - (2) An aggrieved person who claims an interest in the property or transaction that is the subject of the charge and the disposition of the charge may, as a practical matter, impair or impede this person's ability to protect that interest, unless the aggrieved person is adequately represented by the existing parties.
- (d) If an aggrieved person does not intervene within 50 days after issuance of the charge, and the parties have reached a settlement, the hearing officer shall dismiss the case.

## §819.193. Evidence and Pre-hearing Conference.

- (a) Evidence Generally. Evidence, including hearsay evidence, shall be admitted if it is relevant and if in the judgment of the hearing officer it is the kind of evidence on which reasonably prudent persons are accustomed to rely in conducting their affairs. However, the hearing officer may exclude evidence if its probative value is outweighed by the danger of unfair prejudice, by confusion of the issues, or by reasonable concern for undue delay, waste of time, or needless presentation of cumulative evidence.
- (b) Exchange of Exhibits. To be considered as evidence in a decision, any document or physical evidence must be entered as an exhibit at the hearing. Any documentary evidence to be presented during a telephonic hearing shall be exchanged with all parties in advance of the hearing and a copy shall be provided to the hearing officer in advance of the hearing. Upon consideration of a party's proffered reason for failure to exchange documentary evidence in advance of the hearing, the hearing officer may admit or exclude same, or grant a postponement of the hearing, in the discretion of the hearing officer.
- (c) Stipulations. The parties, with the consent of the hearing officer, may agree in writing to facts that are not in controversy. The hearing officer may decide the appeal on the basis of such stipulations or, at the hearing officer's discretion, may set the appeal for hearing and take such further evidence as the hearing officer deems necessary.
- (d) The hearing officer may, on the hearing officer's own motion or at the request of any party, set an informal prehearing conference and require that all parties attend. Notice of the conference shall be in writing to each party. The conference will be held in accordance with §819.191 of these Rules, and will be an official part of the hearing record. Pursuant to the conference, the hearing officer may consider:

	(1)	establishing the identities of parties and witnesses;
	(2)	the agreement of the parties on facts that are not in controversy;
	(3)	conciliation of the dispute;
	(4)	clarification of the issues;
	(5)	procedures for scheduling and conduct of the hearing;
	(6)	exchange of documents; and
	(7)	any other matter that promotes the orderly and prompt conduct of the hearing.
<b>§819.1</b> 9	94. N	otice of Hearing.
, ,		Agency shall assign a hearing officer and mail a notice of hearing to the parties or their designated representatives. The notice of hearing shall be in writing and de:
	(1)	a statement of the date, time, place, and nature of the hearing;
	(2)	a statement of the legal authority and jurisdiction under which the hearing is to be held;
	(3)	a reference to the particular sections of the statutes and rules involved; and
	(4)	a short, plain statement of the factual matters asserted.
` /	heari	notice of hearing shall be issued at least 10 calendar days before the date of the ng by sending it to each party's last known address as shown by Agency records rst-classmail
§ <b>819.1</b> 9	95. P	ostponement and Continuance.
		earing officer's own motion, or for good cause, at a party's request, the hearing ay postpone or continue a hearing.
§ <b>819.1</b> 9	96. D	efault.
appe	ear fo	to whom a notice of hearing is served or provided under this section fails to or hearing, the hearing officer may proceed in that party's absence on a default a proposal for decision or final decision is issued, the factual allegations listed in
		of hearing may be deemed admitted. If a party fails to appear at a hearing, the

hearing officer will issue a notice of default to that party. A party may file a motion no later than 15 calendar days after the notice of default is mailed to set aside a default announced at the hearing and to reopen the record. If a timely motion to set aside a default is filed, the hearing officer may grant the motion, set aside the default, and reopen the hearing for good cause shown, or in the interests of justice.

§819.197. Ex Parte Communications.

- (a) Except as provided in this chapter, and unless required for the disposition of ex parte matters authorized by law, neither the hearing officer nor a Commission member may communicate, directly or indirectly, in connection with any issue of fact or law with a party or representative of a party, except on notice and opportunity for all parties to participate.
- (b) The hearing officer or a Commission member may communicate concerning the case with an Agency employee who has not participated in the hearing, but may do so only for the purpose of using the special skills or knowledge of the Agency and its staff in evaluating the evidence.
- (c) For purposes of this section, the Agency is considered to be a party to the case.

## §819.198. Proposal for Decision.

- (a) The hearing officer shall prepare a proposal for decision containing a statement of the reasons for the proposed decision and of each finding of fact and conclusion of law.
- (b) The hearing officer shall submit a copy of the proposal for decision to each party by first-class mail. The parties may submit to the hearing officer exceptions to the proposal for decision and replies to exceptions to the proposal for decision.
- (c) Exceptions shall be filed within 15 calendar days after the date of service of the proposal for decision. A reply to the exceptions shall be filed within 15 calendar days of the filing of the exceptions. The date of service shall be presumed to be on the third day after the date on which the proposal for decision is mailed. The hearing officer may extend or shorten the time to file exceptions or replies.
- (d) The hearing officer shall review all exceptions and replies and notify the parties as to whether the hearing officer recommends any changes to the proposal for decision.
- (e) The hearing officer will not issue a proposal for decision during the 15-day period referenced in §819.196 within which a defaulting party may file a motion to set aside a default and to reopen the record.

#### 1 §819.199. Commission Decision. 2 3 (a) After the time for filing exceptions and replies to exceptions has expired, the 4 Commission shall consider the hearing officer's report and the proposal for decision. 5 The Commission may adopt the proposal for decision, modify and adopt it, reject it and issue a Commission decision, or remand the matter to the hearing officer. The 6 7 Commission shall issue its decision within 60 calendar days of the end of the 8 exceptions period. The hearing officer may extend the period in which the decision 9 may be signed and prepare the decision for the Commission. 10 11 (b) A Commission decision that is adverse to one or more parties shall be in writing and signed after a majority vote of the Commission. Such a decision shall include 12 findings of fact and conclusions of law separately stated. Findings of fact, if set forth 13 in statutory language, shall be accompanied by a concise and explicit statement of 14 the underlying facts supporting the findings. Findings of fact shall be based 15 exclusively on the evidence and on matters officially noticed. 16 17 (c) The Agency shall notify each party to a contested case of any decision or order of the 18 Commission by first-class mail. 19 20 (d) A Commission decision becomes final: 21 22 23 (1) if a motion for rehearing is not filed on time, on the expiration of the period for filing a motion for rehearing; 24 25 26 (2) if a motion for rehearing is filed on time, on the date: 27 28 (A) the order overruling the motion for rehearing is signed; or 29 30 (B) the motion is overruled by operation of law; 31 32 if the Commission finds that an imminent peril to the public health, safety, or welfare requires immediate effect of a decision on the date the decision is 33 signed, provided that the Commission incorporates in the decision a factual 34 35 and legal basis establishing such imminent peril; or 36 on the date specified in the decision for a case in which all parties agree to the 37 (4) specified date in writing or on the record, if the specified date is not before the 38 date the decision is signed or later than the 20th day after the date the decision 39 was issued. 40 41 42

§819.200. Motion for Rehearing.

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(a) A motion for rehearing is required to exhaust all administrative remedies. A motion for rehearing must be filed not later than the 25th calendar day after the date the Commission decision is signed, unless the time for filing the motion has been modified by agreement between the parties and approved by the Commission. Any

1		reply to a motion for rehearing shall be filed with the Commission not later than the				
2		40th calendar day after the date the Commission decision is signed. A party filing a				
3		motion for rehearing or a reply to a motion for rehearing shall serve a copy on each				
4		party within the filing deadline.				
5	4.					
6	(b)	The Commission may, by written order, extend the time for filing motions and				
7		replies and for taking Commission action. No extension may extend the period for				
8		Commission action beyond 100 days after the date the decision is signed. In the				
9		event of an extension, a motion for rehearing is denied on the date fixed by the				
10		written order or, in the absence of a fixed date, 100 days from the date the decision is				
11		signed.				
12	(a)	If a party files a motion for reheaving the Commission may				
13 14	(6)	If a party files a motion for rehearing, the Commission may:				
15		(1) grant such motion and remand for rehearing;				
16		(1) grant such motion and remaind for renearing,				
17		(2) deny such motion, either expressly or by operation of law; or				
18		(2) delity such motion, entired expressity of by operation of law, of				
19		(3) render a decision and issue an order that no rehearing shall be necessary				
20		because imminent peril to the public health, safety, or welfare requires				
21		immediate effect be given to the final order.				
22		inimediate effect be given to the final order.				
23	(d)	If the Commission does not act on the motion for rehearing within 55 calendar days				
24		after the date the decision was signed, the motion is denied by operation of law and				
25		the decision is final.				
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27	(e)	A motion for rehearing must identify with particularity findings of fact or conclusions				
28		of law that are the subject of the complaint and any evidentiary or legal ruling				
29		claimed to be erroneous. The motion must also state the legal and factual basis for				
30		the claimed error.				
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32	§ <b>819.</b> 2	201. Judicial Review.				
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34	(a)	A person who has exhausted all administrative remedies available under the Texas				
35		Fair Housing Act and who is aggrieved by a final decision of the Commission is				
36		entitled to judicial review under the substantial evidence rule as set forth in				
37		Administrative Procedure Act §2001.001, et seq.				
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39	(b)	Proceedings for judicial review are instituted by filing a petition in a Travis County				
40		district court within 30 calendar days after the final decision is mailed.				
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42	SUBCHAPT	ER L. FAIR HOUSING FUND				
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44	<b>§819.2</b>	221. Fair Housing Fund.				

1	(a)	A fair housing fund is a fund in the state treasury in the custody of the Texas
2		Comptroller of Public Accounts.
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4	(b)	Civil penalties assessed against a respondent under the Texas Fair Housing Act,
5		Subchapters E and G, shall be deposited to the credit of the fair housing fund.
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7	(c)	The Agency may use monies deposited to the credit of the fair housing fund for the
8		administration of the Texas Fair Housing Act.
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 (d) Gifts and grants received as authorized by the Texas Fair Housing Act, Subchapter D, shall be deposited to the credit of the fair housing fund.