FACT SHEET: FAIR HOUSING FOR LGBT PERSONS

What is fair housing?
Fair housing is the right to choose housing free from unlawful discrimination. The federal Fair Housing Act (FHAct) and Michigan laws protect people from discrimination in housing based on the following protected classes: race, color, religion, national origin, sex, familial status, disability, marital status and age. Discrimination is illegal in housing transactions such as rentals, sales, lending, and insurance.

What fair housing protections are there for LGBT persons?
Although the federal and Michigan fair housing laws do not specifically prohibit housing discrimination on the basis of sexual orientation or gender identity, a lesbian, gay, bisexual, or transgender (LGBT) person’s experience with sexual orientation or gender identity housing discrimination may still be covered by the FHAct or Michigan law. In addition, some cities and other local municipalities have adopted local ordinances prohibiting discrimination on the basis of sexual orientation and/or gender identity.

Further, housing providers that receive funding from the U.S. Department of Housing and Urban Development (HUD), have loans insured by the Federal Housing Administration (FHA), as well as lenders insured by FHA, may be subject to HUD program regulations intended to ensure equal access of LGBT persons.

LGBT Protections under the Federal Fair Housing Act
In certain circumstances, an LGBT person’s experience with housing discrimination based on sexual orientation or gender identity may be protected by the FHAct’s prohibition against discrimination on the basis of one or more of the protected classes.

For instance, the FHAct protects against housing discrimination on the basis of sex, meaning that an individual has been treated differently based on the fact they are male or female. The U.S. Department of Housing and Urban Development (HUD) has interpreted the protections on the basis of sex to extend to individuals who are subjected to housing discrimination due to non-conformity with gender norms or stereotypes.

Example: If a female prospective tenant is denied by a landlord because she wears masculine clothes and engages in other physical expressions that are stereotypically male, then she might be able to bring a claim under the FHAct alleging discrimination based on sex.

Additionally, the FHAct protects against housing discrimination on the basis of disability. This protection not only applies to individuals with disabilities, but also to people who are regarded by others to have a disability whether or not they in fact have a disability.

Example: If a man is being evicted because he is gay and his landlord believes he will infect other tenants with HIV/AIDS, then the allegation of discrimination may be brought under the FHAct based on disability because the man is regarded as having a disability, HIV/AIDS.

LGBT Protections under State and Local Fair Housing Laws and Ordinances
A number of states and the District of Columbia prohibit housing discrimination due to sexual orientation and/or gender identity, but Michigan does not have any such statewide protection. Nonetheless, similar to the FHAct, some situations may still be covered by protected classes in Michigan laws. However, some local ordinances in west Michigan prohibit housing discrimination on the basis of sexual orientation and/or gender identity, specifically in the cities of Grand Rapids and Kalamazoo. Other Michigan cities with such protections include Ann Arbor, Birmingham, Dearborn Heights, Detroit, Douglas, East Lansing, Ferndale, Flint, Grand Ledge, Huntington Woods, Lansing, Mt. Pleasant, Saginaw, Saugatuck, Traverse City, and Ypsilanti.
HUD’s “Equal Access” Rule
On February 3, 2012, HUD published the Final Rule entitled, “Equal Access to Housing in HUD Programs Regardless of Sexual Orientation or Gender Identity”, commonly referred to as the “Equal Access Rule”. Through this final rule, HUD implements policy to ensure that its core programs are open to all eligible individuals and families regardless of sexual orientation, gender identity, or marital status. In particular, the Equal Access Rule states that a determination of eligibility for housing that is assisted by HUD or subject to a mortgage insured by the Federal Housing Administration (FHA) shall be made without regard to actual or perceived sexual orientation, gender identity, or marital status.

*Note: the Equal Access Rule is not a law, or an amendment to the FHAct, and the Rule does not create any additional federally protected classes. It is a HUD Rule applicable to HUD programs and housing. Therefore, discrimination based on sexual orientation or gender identity may still be lawful outside of covered public areas unless it is protected by a state or local law or ordinance.*

Key Points of the Equal Access Rule
- It clarifies that “families” otherwise eligible for HUD programs cannot be excluded because one or more members of the family is LGBT, in a same-sex relationship, or perceived to be an individual in such a relationship.
- It prohibits owners and operators of HUD assisted housing or housing with HUD-insured financing from inquiring about the sexual orientation of an applicant for housing or a current occupant of the housing.
- It prohibits lenders from using sexual orientation as a basis to determine a borrower’s eligibility for Federal Housing Administration (FHA) insured mortgages.

Housing Covered by the Equal Access Rule
The Equal Access Rule applies to all of HUD’s housing programs, including both HUD-assisted and HUD-insured projects. Such programs include: Section 8 (Housing Choice Vouchers), Community Development Block Grants (CDBG), Public Housing, Housing Opportunities for Persons with Aids (HOPWA), Supportive Housing for the Elderly and Persons with a Disability, McKinney-Vento, FHA insured loans, and many other HUD programs.

Examples of Possible Violations of the Equal Access Rule
- A property manager who oversees an apartment operated with HUD funding refuses to rent an apartment to a prospective tenant who is transgender. If the housing denial is because of the prospective tenant’s non-conformity with gender stereotypes, it may constitute an infraction under the Equal Access Rule.
- An underwriter for an FHA insured loan is reviewing an application where two male’s incomes are being used as the basis for the applicants’ credit worthiness. The underwriter assumes the applicants are a gay couple and, as a result, denies the application despite the applicants’ credentials. This scenario may violate HUD regulations which prohibit FHA-insured lenders from taking actual or perceived sexual orientation into account when determining adequacy of an applicant’s income.

Where can I find more information?
If you have additional questions about fair housing law and/or specific protected classes, please contact the Fair Housing Center office. Further information on the Equal Access Rule can also be accessed at the U.S. Department of Housing and Urban Development’s website: [www.hud.gov/lgbthousingdiscrimination/](http://www.hud.gov/lgbthousingdiscrimination/).