Sample Letter: Request for Reasonable Accommodation

[Date]
[Landlord/Manager’s Address]

Dear [Landlord/Manager’s Name]:

I live at [ADDRESS] in [UNIT NUMBER] and have lived there since [DATE]. I am a qualified individual with a disability, as defined by the Fair Housing Amendments Act of 1988.

Under the Fair Housing Amendments Act, it is unlawful discrimination to deny a person with a disability a reasonable accommodation of an existing building rule or policy if such accommodation may be necessary to afford such person full enjoyment of the premises.

Because of my disability, I need the following accommodations/modifications so that I may meet the terms of my rental agreement, and so that I may have full use and enjoyment of the premises [include one of the following options]:

☐ A change in my apartment or other part of the housing complex. [Please state what you need—be specific.]
☐ A change in the following rules, policies or procedures. [Please state what you need—be specific.]

Please keep this request for accommodation confidential, as required by federal law. Please contact me within the next 10 days to discuss this important issue. I look forward to your response and appreciate your attention to this matter.

You may verify the need for this request by contacting: [Identify a qualified individual—physician, social worker, etc.]

Name:
Address:
Phone Number:

If you have any questions about the fair housing laws, please contact one of the following agencies: Seattle Office for Civil Rights: 206.684.4500, King County Office of Civil Rights & Open Government: 206.296.7592, Washington State Human Rights Commission: 1.800.233.3247 or US Dept. of Housing & Urban Development: 1.800.877.0246.

Thank you for your cooperation.

Sincerely,

[Your Name]
[Your Address]

The information contained in this sample letter is for informational purposes only. Solid Ground makes no representations, expressed or implied, that the information contained in this sample letter can or will be used or interpreted in any particular way by any governmental agency or court. As legal advice must be tailored to the specific circumstances of each case, and laws are constantly changing, nothing provided herein should be used as a substitute for the advice of competent counsel.