§ 2368 (b)(5) When a law enforcement officer <u>has reason to believe or knows that a subject's</u> <u>behaviorconduct</u> is <u>impacted by disability as defined in 9 V.S.A. § 4501 (2) and (3), including mental</u> <u>health condition, physical impairment or developmental disability, or by substance abuse, or language</u> <u>barrier the result of a medical condition, mental impairment, developmental disability, physical</u> <u>limitation, language barrier, drug or alcohol impairment, or other factor beyond the subject's control,</u> the officer shall <u>seek appropriate professional or peer assistance to effectuate their lawful goals if such</u> <u>action would not likely result in serious injury while other professionals respond</u>. <u>take that information</u> <u>into account in determining the amount of force appropriate to use on the subject, if any.</u>