RENT STABILIZED LEASE

ATTACHED RIDER SETS FORTH RIGHTS AND OBLIGATIONS OF TENANTS AND OWNERS UNDER THE RENT STABILIZATION LAW. (LOS DERECHOS Y RESPONSIBILADES DE INQUILINOS Y CASEROS ESTAN DISPONIBLE EN ESPASOL).

PREAMBLE: This Lease Agreement ("Lusse") committe agreements between You, as Tennet(s), and the Owner listed below, concerning Your rights and obligations and the rights and obligations of Owner. You and Owner may have other rights and obligations, which are set forth in government laws and requiritions. You should rend this Linux and all its attached note carefully. If You have any questions or if You do not understand any words or statements, get clarification. Once You and Owner sign this Louis You and Owner will be presumed to have read it and understood it. You and Owner admit that all agreements between You and Owner have been written into this Lesse. You understand that any agreements made before or after this Luise was signed and not written into it will not be enforceable.

1. IDENTIFICATION OF PARTIES AND PREMISES

This Lease Agreement i ensuing terms:	s entered into between the p	porties listed below and	pursuant to the
Date of the Lease:	od		
Daile of the Lease.	in join		
Owner's Name: SULLIV A/A/F	AN PROPERTIES, LP <u>CO</u>	o Manhattan Skyline M	anagement Corp.
	tices: 103 West 55% Street N	Sew York, NY 10019	
Tenant(s) Name* ("Tens		curity No.	Birth Date
1. Baris Dincer	,	10,100	
2.			
*Please include all full na Address of Apartment to (the "Apartment"), le 111 Sullivan Street, New	o Be Rented:	ng")	
Occupant(s) Name* 1 Baris Dincer	Relationship to You	Social Security#	Birth Date
2			
*Please include all full no	mes use(d).		
Guarantor (s) Name*	Relationship to You	Social Security #	Birth Date
1 Erdinc Dincer	Father		
2.			
*Please include all full na	mes use(d).		
2. LENGTH OF LEASE	The term (that means the le	meth) of this Lease is	wear months
days, commencing on	and expiring on	(the 'Expiration	Date") If You
do not do everything You	agree to do in this Lease, O	wner may have the right	to end the Lease
before the Expiration Date			
3. SECURITY DEPOSI	r		
	gning this Lease, You are req	wired to vive Owner a w	enrity descrit in
the sum of HSBC ("bank") at obligations under the make an annual payr	which is equal to one month' SBC CENTER, BUTFALO, terms of this Lease, at the common of accrued interest to ' the tenders to Owner for admin	s rent. Owner will depos NY 14253. If You carr- end of each calendar yea You, less 1% interest of	it this security in y out all of Your ar, the Bank will
B. If this Lease is renew permitted to retain mu- such lease renewal, pa	ed, and the amount of rent is stales be increased to equal or y to the order of Owner such	increased, the security one month's rent. You shadditional sum.	adi, epor signing
C. Owner may use or are	ply all or any part of the depo	ouit as may be required to	pay for damage

to the Apartment during the term of this lease. You shall not use the security deposit to pay the last month's rent of the lease term. Owner may use the security deposit in full or in part if necessary to pay fire unpaid rent, durings or form due to re-renting over the course of

D. If you carry our all of your agreements in this Lease and If You more out of the Apartment. and return I; in Owner in the same condition it was in when You first occupied it, except for ordinary wear and tear or damage caused by fire or other casualty. Owner will return to You the full amount of the Security Deposit and interest where applicable, within fourteen (14) days after the later of it- the dain this Lease ends, or ill the date Yea vacute the Apartment.

However, if You are in default of Your obligations under this Lease and or there are my damages to the Apartment beyond ordinary wear and tear or damage caused by fire or other casualty. Owner may keep all or part of the Security Deposit to cover missed rent payments, other loses or expenses incurred and reasonable repairs of such damage and Owner shall provide You with an itemized statement indicating the basis for the amount of Security Deposit retained within the aforementioned fourteen (14) day period. If Owner sells or leases the building. Owner will turn over your security, with interest wither to You or to the person buying or leasing (lessee) the building within five (5) days after the sale or lease. Owner will notify You, by registered or certified mail, of the name and address of the person or company to whom the deposit has been turned over. In such case, Owner will have no further responsibility to You for the security deposit. The new owner or lessee will become responsible to You for the security deposit.

E. If You carry out all of Your obligations under this Lease, and if the Apartment is returned to Owner at the expiration of the Lease term in the same condition as when rented by You, ordinary wear and tear excepted, Your security deposit will be returned in full to You, with the accrued interest for the calendar year, within 60 days of You moving out. If Owner sells or leases the Building. Owner may remit the security deposit, as provided by law, to You or to the new owner or lessee, at Owner's election. If Owner remits the security deposit to the new owner or lessee, You agree to seek the return of the security deposit from the new owner or lessee, and release Owner from any claim to the security deposit.

4. USE AND OCCUPANCY OF THE APARTMENT

The Apartment is to be used and occupied for private residential purposes only as your primary residence. The Apartment may be occupied only by You, your immediate family or other occupants in accordance with the applicable provisions of law. You agree that the Apartment will be occupied by You and the occupants listed in paragraph 1. You are obligated to advise Owner, in writing, if any additional occupant moves into the Apartment. Such notice must be furnished by You to Owner within 10 days of the date such additional occupant moves into the Apartment. The Apartment may not be occupied by more than the number of occupants permitted by §27-2075 of the Housing Maintenance Code. The Apartment may be occupied by one roommate.

5. RENT, ADDED RENT, RENT ADJUSTMENTS:

B. You may be required to pay other charges and fees to Owner under the terms of this Lease, These other charges shall be deemed "additional rent." This additional rent will be payable as rent, together with the next monthly rent due. If You fail to pay the additional rent on time, Owner shall have the same rights against You as if You failed to pay rent.

C. If this Lease is for a Rent Stabilized apartment, the rent shall be adjusted up or down during the Lease term, including retroactively, to conform to the Rent Guidelines. Where Owner, upon application to the State Division of Housing and Community Renewal ("authorized agency") is found to be entitled to an increase in tent or other relief. You and Owner agree: at to be bound by such determination; b. where the authorized agency has granted an increase in rent. You shall pay such an increase in the manner set forth by the authorized agency; c. except that in the event that an order is issued increasing the stabilization rent because of Owner hardship. You may, within thirty (30) days of your receipt of a copy of the order, cancel your lease on sixty (60) days written notice to Owner. During said period You may continue in occupancy at no increase in rent.

D. Since this Apartment is subject to the rent sublitzation inves, the rent and any surcharges to be paid during the term of this lease may be adjusted, prospectively or retroactively, pursuant to an order or directive of the New York State Division of Housing and Community Renewal (DECR). You agree to be bound by such determination, and to pay any increase in rem in the manuar specified by the agency. In the event the applicable rent guidelines have not been

A

fixed by the Rem Guidelines Board (RGB) by the date the lease is executed, the rem provided for in this Lease may be increased or decreased retroactively to the commencement date of the Lease consistent with orders issued by the RGB.

6. FAILURE TO PAY RENT ON DUE DATE:

Rent is due by the first day of each month. You acknowledge and understand that Owner is not required to send you an invoice reminding you of this obligation. Payment after the 5th day of each month shall be considered a "late payment." You expressly agree and understand that three (3) or more late payments in any twelve-month period shall be deemed a failure to comply with a substantial obligation of this lease and be grounds for the termination of this lease and eviction of You by Owner.

7. FEE FOR LATE PAYMENT:

Pursuant to Real Property Law Section 238-a(2). You shall be obligated to pay a late fee if payment of rent has not been received within five (5) days of the first of each month. Late fee shall be lesser of \$50.00 or five percent of the monthly rent in addition to legal interest at the maximum amount allowable at law. You will also be liable to pay all bank fees and charges for any check which is dishonored or returned.

8. DISHONORED CHECK FEE:

If You pay tent by check and such check is dishonored for any reason by the bank on which the check is drawn, You will be responsible to pay Owner a dishonored check fee of \$15.00 in addition to the fee for late payment. This fee is additional rent.

9. IF YOU ARE UNABLE TO MOVE IN

A situation could arise which might prevent Owner from letting You move into the Apartment on the beginning date set in this Lease. If this happens for reasons beyond Owner's reasonable control, Owner will not be responsible for Your damages or expenses, and this Lease will remain in effect. You will not have to pay rent until the move-in date Owner gives You by notice, or the date You move in, whichever is earlier. If Owner does not give You notice that the move-in date is within 30 days after the beginning date of the term of this Lease as stated in Article 2, You may tell Owner, in writing, that Owner has 15 additional days, then the Lease is ended. Any money paid by You on account of this Lease will then be refunded promptly by Owner.

CHANGES AND ALTERATIONS TO YOUR APARTMENT; CARE OF YOUR APARTMENT

- A. You will take good care of the Apartment and will not permit or do any damage to it, except for damage, which occurs through ordinary wear and tear. Promptly after you move in, you must furnish all windows with traditional window coverings (i.e. curtains, mini-blinds, drapes, etc.) Throughout your tenancy, you must keep the Apartment clean, sanitary and in good condition. You cannot build in, add to change or alter the Apartment in any way, including but not limited to, painting or chemically treating, or decorating with any covering the kitchen cabinets, bathroom tile, or exposed brick walls, or scraping, staining or refinishing any floors. You must get prior written permission from the Owner for any painting or decorating. You must also get prior written permission from the Owner to install any vinyl tile. Intoleum, carpeting or any other floor covering, except for the 80% floor covering required under the Lease, which may not be pastes, nailed, or affixed to the floor except as provided herein. You must get prior written permission from the Owner to install any fixtures items that attach more or less permanently to the wall, such as built-in bookenses, loft bods, track fighting shalving anchored to the walls, or any other object installed to the Apartment with permanent materials like nails, screws or cement. You shall not install a waterbed, washing machine, dryer, dishwasher, air conditioner, refrigerator, sink, garbage disposal units, kitchen cabinets, stove, heating, ventilating, or air conditioning units or other mechanical equipment or an external antenna in the Apartment without the prior written consent of Owner. You cannot install any electrical equipment which, in Owner's reasonable opinion, will overload the existing wiring installation in the Building or interfere with the use of such electrical wiring facilities by other tenants of the Building.
- B. You are responsible for the proper care and maintenance of the Apartment. You must, at your sole cost and expense, repair or replace anything in the Apartment requiring repair or replacement as a result of your negligence. You will reimburse Owner all casts incurred by Owner to remedy any damages to the Apartment or the Building caused by you, your guests.

8

- occupants or roommutes that is not deemed normal wear and tear. Such sum shall be added rent.
- C. If You know of or discover any problems in your Apartment, You agree that you will give the Owner <u>written</u> notice of the problem, at the address for notices set forth in paragraph 1, unless it is an emergency. If it is an emergency, You agree to call the superintendent or Manhattan Skyline Management Corporation at (212) 977-4800.

11. - END OF LEASE - MOVING OUT

- A. You have got properly moved out of the Apartment until: 1) all persons, furniture and property belonging to You are out of the Apartment; 2) You have restored the Apartment to the condition in which you found it 3) You have arranged and conducted a move-out inspection with the superintendent; 4) all keys to the Apartment have been returned to the superintendent; and 5) You have disconnected the utilities. Once you have thoroughly cleaned the Apartment and removed all your belongings, You should arrange a date to conduct a move-out inspection with the superintendent. On the date of your move-out inspection, be prepared to return all keys and provide your new forwarding address where Owner may mail you your security deposit. Please be sure that as of the date of your move-out you have disconnected all phone and utility services, terminated all newspaper and magazine subscriptions and sent the post office a change of address form.
- B. When this Lease or any other subsequent Lease renewal agreement ends, You must either have executed a fully binding lease renewal agreement for the Apartment before your lease expiration and received acknowledgment from the Owner that your lease renewal agreement was received or You must move out. If You decide to move out, You should notify Owner in writing that you are moving out. When You move out, You must leave the Apartment in the same condition, as it was in when You moved in, except for normal wear and tear. You must return the Apartment clean, sanitary and in good condition, otherwise you will be charged for the clean up costs. Items that you should thoroughly clean before vacating include but are not limited to: floors, walls, baseboards, ceilings and built-in shelves, kitchen cabinets, countertops and sink; stove and oven, refrigerator, microwave and dishwasher (if applicable), inside and out; bathtubs, showers, toilets and plumbing fixtures, doors, windows and window coverings.
- C. When you move out, You must return the Apartment to the condition in which you found it when you moved in. You must remove all of your movable property and not leave anything behind-this includes any bags of garbage, clothes, food, newspapers, furniture, appliances, dishes, plants, cleaning supplies or other items that belong to You. You must also remove at your own expense, any fixtures or installations, including but not limited to any wall, window or floor covering, bookcases, cabinets, mirrors, painted murals or any other installation or attachment You may have installed in the Apartment, even if it was done with the Owner's consent. You must restore and repair to its original condition those portions of the Apartment affected by those installations and removals, including nail or screw holes left behind by fixtures or installations.
- D. All walls and floors are to be left, upon termination of this Lease for any reason whatsoever, in the same condition in which they were received, reasonable wear and tear excepted. Prior to the termination or cancellation of this Lease. Tenant shall, at his own cost and expense, remove any wall covering, painted murals, or any other wall attachments Tenant or previous Tenant may have installed, make any necessary repairs and leave the walls painted in the same color as when You rented the Apartment. Tenant shall also, at his own cost and expense, remove vinyl tile, linoleum, carpeting or any other floor covering that the Tenant, or previous Tenant, may have installed, including all nails, tacks or stripping by or to which the same may have been attached, and have that floor, and the entire adjacent area scraped, refinished and repaired in a good and workmanlike manner to the Owner's satisfaction.
- E. If after the Lease term ends, You have not properly moved out, Owner may either treat You as still in occupancy and charge you for use, or may consider that you have abandoned the Apartment and any property remaining in the Apartment. If the Owner treats You as still in occupancy, Owner will commence a logal action called a holdover proceeding to tugair possession of the Apartment. If the Owner treats You as having abandoned your property Owner may discare the property or store it at your expense. You agree to pay Owner for all coasts and expensus incurred in removing or storing such property. The provisions of this article will continue to be in effect after the end of this Lease and will continue to have effect until You have properly moved out.

6

12. YOUR DUTY TO OBEY AND COMPLY WITH LAW, REGULATIONS, AND LEASE RULES

A. Government Laws and Orders. You will obey aid comply (1) with all present and fature city, state and federal laws and regulations, which affects the Building of the Apartment, and (2) with all orders and regulations of Insurance Rating Organizations which affect the Apartment and the Building. You will not allow any windows in the Apartment to cleared from outside, unless the equipment and safety devices required by law are used.

B. Owner's Rules Affecting You. You will obey all Owner's rules listed in this Lease and all future reasonable rules of Owner or Owner's agent. Notice of all additional rules shall be delivered to You in writing or posted in the lobby or other public place in the Building. Owner shall not be responsible to You for not enforcing any rules, regulations or provisions.

of another tenam's lease except to the extent required by law.

- C. Your Responsibility. You are responsible for the behavior of yourself, of your immediate family, your servants and people who are visiting You. You will reimburse Owner as additional rent upon demand for the cost of all losses, damages, fines and reasonable legal expenses incurred by Owner because of You, members of your immediate family, servants, or people visiting You have not obeyed government laws and orders of the agreements or rules of this Lease.
- D. Recycling and Environmental Protection. You agree to comply with all government laws and orders regarding recycling and environmental protection. If, because of Your failure to comply with any governmental law or order. Owner is put to any expense whatsoever, including, without limitation, any fine or penalty imposes by any governmental authority, You will pay Owner the amount of any such expense as additional rent. TENANT'S RESPONSIBILITY FOR SEPARATION OF RECYCLABLES AND TRASH. Tenant agrees at his sole cost and expense to comply with all present and future laws, orders and regulations of all state, federal, municipal and local governments, departments commissions and boards regarding the collection, sorting, separation, and recycling of waste products, garbage, refuse and trash into such categories as provided by law, and in accordance with the Rules and Regulations adopted by Owner for the sorting and separation of such designated recyclable materials. Owner reserves the right where permitted by law, to refuse to collect or accept from tenant any waste products, garbage, refuse or trash which is not separated and sorted as required by law. Where permitted by law Owner reserves the right to require Tenant to arrange for such collection at Tenant's sole cost and expense, utilizing a contractor satisfactory to Owner. Tenant shall pay all costs, expenses, fines, penalties, or dismages which may be imposed on Owner or Tonant by reason of Tenant's failure to comply with the provisions of this Paragraph, and, at Tenant's sole cost and expense, Tenant shall indemnify, defend and hold Owner harmless (including legal fees and expenses) from and against any actions, claims, and suits arising form such Tenant non-compliance, utilizing counsel reasonably satisfactory to Owner, if Owner so elects. Tenant's failure to comply with this Paragraph shall constitute a violation of a substantial obligation of the tenancy, local statute. and Owner's rules and regulations. Touant shall be liable to Owner for any costs, expenses. or disbursements, including attorney's fees, incurred by Owner in the commencement and/or prosecution of any action or proceedings by Owner against Tenant, predicated upon Tenant's breach of this Paragraph.
- E. Non-Interference. You will do nothing to interfere with or make more difficult Owner's efforts to provide You and all other occupants of the Building with the required facilities and services. Any condition caused by Your misconduct or the misconduct of anyons under Your direction or control shall not be a breach by Owner.

13. OBJECTIONABLE CONDUCT

As a tenant in the Building, You will not engage in objectionable conduct. Objectionable conduct means behavior which makes or will make the Apartment or the Building less fit to live in for You or other occupants. It also means anything which interferes with the right of others to properly and pencefully enjoy their apartments, or causes conditions that are dangerous, hazardous amanitary and detrimental to other tenants in the Building. Objectionable conduct by You gives Owner the right to end this Lause. You shall not make or permit any disturbing noises in the Apartment or Building or permit anything to be done that will interfere with the rights, comfact or convenience of other tenants. You shall not play a musical immunical or operate or allow to be operated audits or video equipment to make disturb or annoy any other occupant of the Building.

14. SERVICES AND FACILITIES

É

- A. Required Services. Owner will provide cold and hot water and heat as required by law, repairs to the Apartment, as required by law, elevator service if the Building has elevator equipment, and the utilities, if any, included in the rent, as set forth in sub-paragraph B. You are not entitled to any rem reduction because of a stoppage or reduction of any of the above services unless it is provided by law.
- B. Gas. Gas is included in the rent unless You are directly metered for gas.
- c. Electricity. It is expressly understood and agreed that Owner shall not supply electrical utilities or service to the Apartment. Tenant shall make its own arrangements with the public utility company servicing the Apartment for the furnishing of and payment of all charges for electricity. Interruption or curtailment of any such service shall not constitute a constructive or partial eviction or entitle Tenant to any compensation or abatement of rent. Tenant acknowledges and agrees that in the event the Owner elects to install separate meters for electricity, then the rent for the Apartment SHALL NOT include electricity, and no adjustments will be made. Tenant shall then agree to pay for the cost of all electricity consumed by Tenant in the Apartment including, but not limited to, electric charges for the operation of the heating and air conditioning systems. Owner or its agent makes no representations as to the cost of such electric charges.
- D. Appliances. Appliances supplied by Owner in the Apartment are for your use. They will be maintained and repaired by Owner, but if repairs or replacement are made necessary because of your negligence or misuse, You will pay Owner for the cost of such repair or replacement as additional tent. Enclosed air-conditioning units have been installed in the Apartment. These units are individually operated and have been connected to the Your electric meter. Tenant will be responsible for the electric charges but the Owner will be responsible for the maintenance of the equipment unless damaged by the fault or negligence of Tenant or Tenant's guests, servants or invitees. Tenant shall not be permitted to install any other air-conditioning equipment in the Apartment nor shall Owner be responsible for any damages nor shall Tenant be entitled to an abatement of rent due to the removal of or breakdown of the equipment.
- Elevator Service. If the elevator is the kind that requires an employee of Owner to operate it, Owner may end this service without reducing the rent if: (1) Owner gives you 10 days notice that this service will end, and (2) within a reasonable time after the end of this 10-day notice. Owner begins to substitute an automatic control type of clevator and proceeds diligently with its installation.
- F. Storeroom Use. If Owner permits you to use any storeroom or any other facility located in the Building but outside of the Apartment, the use of this storeroom or facility will be furnished to you free of charge and at your own risk, except for loss suffered by you due to Owner's negligence. You will operate at your expense any coin operated appliances located in such storerooms or laundries.
- G. Laundry Facilities. If Owner permits You to use any laundry located in the Building, but outside of the Apartment (except as otherwise stated in this Lease), the use of any of the laundry facilities will be furnished to You at Your own risk, except for loss suffered by You due to Owner's negligence. You will operate at Your expense any coin operated appliances located in any such laundry facilities. Owner has no obligation to You to provide laundry or any other facility and Owner may discontinue such service at any time.
- H. Smoke/Carbon Monoxide Detector. If Owner has or hereafter shall install one or more combination smoke/carbon monoxide detectors in the Apartment, it is understood that Owner shall not be responsible for any servicing or maintenance of the smoke/carbon monoxide detector, including, but not limited to, replacement of batteries, if applicable, except as provided by applicable law or statute. If a smoke/carbon monoxide detector has been installed in the Apartment, You acknowledge that You have inspected it and that it is in good working order. You shall be liable to Owner for any damage resulting from your failure to keep it in good working order. Owner shall not be liable for any damage caused by the failure of such smoke/carbon monoxide detector to operate properly.
- 1. Security Systems. (1) You acknowledge that the Owner makes no representation and assumes no responsibility whatsoever with respect to the functioning or operation of any of the human or mechanical security systems which the Owner does or may provide, including, without limitation, desk person, lobby attendants, or TV monitoring. You agree that the Owner shall not be responsible or links for any bodily hum or property now or damage of any kind or nature which You or any members of Your family, employees or guest may suffer so incur by reason of any claim that the Owner, its agents or employees or any mechanical or electronic system in the Building has need negligent of has not functioned properly or that some other or additional security measure or system could have prevented.

6

the bodily farms or property loss or darmage and (2) if You install a security system, the Owner shall not be responsible for the maintenance of same. Neither the superintendent nor the Owner nor any of its employees shall be responsible for responding to any alarm or security alert.

J. Terrace and Balconies. (1) The Apartment may have a terrace or balcony. Neither the terrace nor balcony is part of the Apartment. However, you may use the terrace or balcony during your lease period. Your use of either the terrace or balcony shall be governed by the terms of this Lease. Owner may make special rules regarding the use of the terrace and balcony. Owner will notify You of such roles and Your failure to comply with such rules shall constitute a substantial violation of this Lease; and (2) You must keep the terrace or balcony clean and free from snow, ice, leaves, garbage or any other refuse. You shall keep all screens and drains in good repair. No cooking with gas or charcoal grills is allowed on the terrace or balcony. You shall not store or place any baby carriages, bicycles or any other property, other than terrace/balcony furniture on the terrace or balcony. You may not keep or install a fence or make any changes or additions to the terrace or balcony. Installation of furniture and plants requires prior approval of Owner. If You do so without Owner's permission. Owner has the right but shall not be obligated to remove these items and store them at Your expense; and (3) During reasonable hours and with reasonable notice, except in emergencies, Owner may enter the Terrace or Halcony to make any necessary repairs or changes Owner deems necessary. With reasonable notice, Owner may also deny You access and use to the Terrace or Balcony to make any necessary repairs to the Building or changes to the Building the Owner deems necessary. Your rent will not be reduced while your use of the terrace or balcony is prohibited or restricted because of this work.

K. Recreational Facilities. The use of any swimming pool, health club, sun deck or other recreational facilities located in the Building of which the Apartment forms a part is restricted to those persons (including members of the general public) maintaining a paid-up membership acceptable to Owner or the health club operator. At Owner's option.

membership shall be available on a first-come, first-served basis.

15. OWNER'S INABILITY TO PROVIDE SERVICES

If Owner is unable to provide certain services as a result of circumstances which are not the fault of Owner, including but not limited to a strike, labor, trouble, national emergency, repairs, or any other cause beyond Owner's reasonable control. Your obligations under this Lease, including the obligations to pay rent without abatement, shall remain in effect. In any of these events, any rights You may have against Owner are only those rights which are allowed by laws that are in effect when the reduction in service occurs. Owner is not required to provide any service besides those specifically written in this Lease.

16. ENTRY TO APARTMENT

During reasonable hours and with reasonable notice, except in emergencies. Owner may enter the Apartment for the following reasons:

- A. To creet, use and maintain pipes and conduit in and through the wails and ceilings of the Apartment, to inspect the Apartment and to make any necessary repairs or changes Owner decides are necessary. Your rent will not be reduced because of any of this work, unless required by Law;
- B. To show Apartment to persons who may wish to become owners or lessees of the entire Building or may be interested in lending money to Owner;
- C. For four months before the end of the Lease, to show the Apartment to persons who may wish to rent it;
- D. If, during the last month of the Lease, You have moved out and removed all or almost all of your property from the Apartment, Owner may enter to make changes, repairs, or redecorations. Your rent will not be reduced for that month and this Lease will not be ended by Owner's entry:
- E. If at any time You are not personally present to permit Owner or Owner's representative to enter the Apartment and entry is necessary or allowed by law or under this leave, Owner or Owner's representatives may nevertheless enter the Apartment. Owner may enter by force in an emergency. Owner will not be responsible to You, unless during this entry, Owner or Owner's representative is negligent or misuses your property;
- F. If Owner enters the Apartment Owner will try not to disturb Yeu. Owner may keep all equipment becausary to make repairs or alterations to the Apartment in the Apartment. Owner is not responsible for disturbance or damage to You because of performing work or keeping the equipment in the Apartment. Owner's use of the Apartment does not give You as



claim of eviction. Owner may enter the Apartment to get to any part of the Apartment of Building:

G. Failure to provide access is a substantial violation of this Lease.

17. ASSIGNING; SUBLETTING; ABANDONMENT

- A. Assigning and Subletting. You cannot assign this Lease or sublet the Apartment without Owner's advance written consent in each instance. Owner may refuse to consent to a lease assignment for any reason or no reason. The first and every other time You wish to sublet the Apartment. You must get the written consent of Owner. Owner may impose a reasonable processing fee including but not limited to a credit check fee on You in connection with an application to assign or sublet. If You fail to pay Your rent, Owner may collect rent from subtenant or occupant without releasing You from the Lease. Owner will credit the amount collected against the rent due from You. However, Owner's acceptance of such rent does not change the status of the subtenant or occupant to that of direct tenant of Owner and does not release You from this Lease. In the event of an unauthorized assignment or sublease, the Owner shall be entitled to collect the rent from the occupant in the same manner as from You, the Tenant. Such acceptance shall not be deemed consent to the assignment or sublease. You shall remain liable under this Lease after a sublease or assignment unless You are released in writing by the Owner. You may not request to sublet the Apartment to any other tenant at the Building.
- B. Abandonment. The removal of all or substantial part of Your furniture from the Apartment or any other indications that the Apartment has been vacated shall be deemed an abandonment by You and Owner may then re-enter and take possession of the Apartment, repair and redecorate it for the purpose of re-re-renting, whether or not You has surrendered the keys. Such taking by Owner shall not be deemed to relieve You from liability to pay the rent. You releases Owner from any and all claims for damages by reason of such re-entry. If you move out of the Apartment (abandonment) before the end of this Lease without the consent of Owner, this Lease will not be ended. You will remain responsible for each monthly payment of rent as it becomes due until the end of this Lease. You will remain responsible for each monthly payment of rent as it becomes due until the end of the Lease subject to real Property Law §227-e. In case of abandonment, your responsibility for rent will end only if Owner chooses to end this Lease for default as provided in Article 17.

18. DEFAULT

- (1) You default under the Lease if You act in any of the following ways
 - (a) You fail to carry out any agreement or provision of this Lease;
 - (b) You or another occupant of the Apartment behaves in an objectionable
 - (c) You do not take possession or move into the Apartment 15 days after the beginning of this Lease;
 - (d) You and other legal occupants of the Apartment move out permanently before this Lease ends.

If You do default in any one of these ways, other than a default in the agreement to pay rent, Owner may serve You with a written notice to stop or correct the specified default within 10 days and continue to do all that is necessary to correct the default as soon as possible.

- (2) If You do not stop or begin to correct a default within 10 days, Owner may give You a second written notice that this Lease will end six days after the date the second written notice is sent to You. At the end of the 7-day period, your rights under this Lease will end. You then must move out of the Apartment. You must then either stop or correct the default within 10 days, or, if You need more than 10 days, You must begin to correct the default within 10 days and continue to do all that is necessary to correct the default as noon as possible You will remain liable to Owner for unpaid rent up to the expiration date of this Lease, the value of your occupancy, and damages caused to Owner after that time as stated in Article 18.
 - (3) If You do not pay your rent when this Lease requires, Owner or Owner's agent shall send you by certified mail a written notice stating the Owner or Owner's agent did not receive payment for rent within five (5) days of the date specified in the Lease. This does not waive, impair or modify Your obligation to pay rent by the first day of each month. If You fall to my Owner the rent as domainded in fouriers (14) days statutory written rent demand, Owner may commence an action or summary compayment eviction proceeding based upon the non-payment of rent.

Occustring Lease has been ended, whether because of default or otherwise. You give up any right You might otherwise have to reinstate or renew the Lease.



(4) If Your application for the Apartment contains any misrepresentations or false statements, this will be a non-curable default, and Owner may terminate this Lease on three (3) days notice. At the end of the three-day period, this Lease will end. You must then move out of the Apartment.

(5) Any payment received after the 5th of the month shall be subject to a late charge of \$50.00 for administrative handling and expenses. Said payment shall be due and

payable upon demand and is consider additional rent.

(e) If (i) You assign property for the benefit of creditors or (ii) You file a voluntary petition or an involuntary petition is filed against You under any bankruptcy or insolvency law or (iii) a trustee or receiver of You or Your property is appointed. Owner may give you thirty (30) days notice of carcellation of the Term of this Lease. If any of the above is not fully dismissed within the thirty (30) day period, the Term shall end as of the date stated in the notice. You must continue to pay root, damages, losses and expenses without offset.

(7) In the event You do not comply with any obligations of this lease, create a missance, engage in conduct detrimental to the safety of other renters, intentionally damage the property, or disturb to other tenants, then Owner may terminate the tenancy and lease upon ten days written notice to You. Notwithstanding the foregoing, Owner shall not be required to give preliminary notice to You prior to initiating a summary.

proceeding except such notice as may be required by law.

(8) You acknowledge that the Apartment is located in a high/first-class residential Building and the Apartment is being rested to Tenant for residential purposes only. Tenant represents that it shall not use the Apartment for commercial and/or office uses of any nature whatsoever. The provisions of this Article are a material inducement to the Owner for the execution of this Lease and any default by Tenant under this Article shall be deemed a material default entitling Owner to exercise any or all of the remedies as provided in this Lease.

19. REMEDIES OF OWNER AND YOUR LIABILILTY

A. If Owner ends your rights under this Lease because of your default, the following are the rights and obligations of You and Owner.

- (a) You must pay your rent until this Lease has ended. Thereafter, You must pay an equal amount for what the law calls "use and occupancy" until You actually move out.
- (b) Once You are out, Owner may re-rent the Apartment or any portion of it for a period of time which may end before or after the ending date of this Lease. Owner may re-rent to a new tenant at a lesser rent or may charge a higher rent than the rent in this Lease. Notwithstanding the foregoing, if You vacate the Apartment in violation of the terms of this Lease, only then shall Owner use reasonable efforts to re-rent the Apartment at the lesser of the fair market value of the Apartment or rent paid under this Lease pursuant to Real Property Law \$227-e.
- (c) Whether the Apartment is re-rested or not, You must pay to Owner as damages:
 - (1) the difference between the rent in this Lease and the amount, if any, of the rents collected in any later lease or leases of the Apartment for what would have been the remaining period of this Lease except to the extent limited by Real Property Law §227-e if applicable; and
 - (2) Owner's expenses for advertisements, broker's fees, and the cost of putting the Apartment in good condition for re-rental, and
 - Owner's expenses for attorney's fees except in the event of a default judgement.
- (d) You shall pay all damages due in monthly installments on the rent day established in this Lease. Any legal action brought to collect one or more monthly installments of damages shall not prejudice in any way Owner's right to collect the damages for a later month by a similar action. If the rent collected by Owner from a subsequent tenant of the Aperiment is more than the unpaid rent and damages which You one Owner, You cannot receive the difference. Owner's failure to re-rent to another tenant will not release or change your liability for damages, unless the failure is due to Owner's deliberate inaction.
- B. If this Lease is terminated as set forth in paragraph "8," You must pay "see and occupancy" until You vacate the Apartment. If You vacate the Apartment prior to the expiration

g

of the lease term. You shall be liable for "use and occupancy" until the expiration of the lease term or until such time as the Apartment is re-reuted, whichever is sooner. After You vacates. Owner may re-rent the Apartment for the remainder of the lease term or for a period shorter than or greater than the monthly rental specified on page one of this lease. If the Apartment is re-rented for less than the monthly rental specified above. You shall be liable for the difference between Your monthly rent and the new rental amount until such time as the balance of the term of this lease expires. In addition, You shall be liable for all expenses incurred in connection with the re-renting of the Apartment, including but not limited to atterney's fees, collection fees, advertisements, broker's fees and the cost of putting the Apartment in good condition for re-rental.

(1) If the rest collected by Owner from a subsequent tenant of the Apartment is more than the unguid rent and damages which You owe Owner. You earnot receive the difference. Owner's failure to re-rent to another tenant will not release or change your liability for damages, unless the failure is due to Owner's deliberate inaction.

C. LEGAL FEES:

In the event either Owner or You incur legal fees and/or court costs in the enforcement of any of Owner's or Your rights under this Lease or pursuant to law, neither party shall be entitled to the repayment of such legal fees and/or courts. You shall pay all damages due in monthly installments on the rent day established in this Lease. Any legal action brought to collect one or more monthly installments of damages shall not prejudice in any way Owner's right to collect the damages for a later month by a similar action.

If the above box is not checked, You shall be liable to Owner in the event Owner incur legal fees in the enforcement of any of Your rights under this Lease or pursuant to law. You shall be liable to Owner for such legal fees and/or court costs as added rent.

20. ADDITIONAL OWNER REMEDIES

If You do not do everything You have agreed to do, or if You do anything which shows that You intend not to do what have agreed to do, Cwner has the right to ask a Court to make You carry out your agreement or to give to give the Owner such other relief as the Court can provide. This is in addition to the remedies in Article 17 and 18 of this lease.

21. FEES AND EXPENSES

A. Owner's Right. You must pay Owner for any of the following fees and expenses incurred by Owner, including but not limited to:

- Making any repairs to the Apartment or the Building which result from misuse or negligence by You or persons who live with You, visit You, or work for You;
- (2) Repairing or replacing any appliance damaged by Your misuse or negligence.
- (3) Correcting any violations of city, state of federal laws or orders and regulations of insurance rating organizations concerning the Apartment or the Building which You or persons who live with You, visit You, or work for You have caused;
- (4) Preparing the Apartment for the next tenant if You move out of the Apartment before the Lease ending date;
- (5) Any legal fees and disbursements for legal actions or proceedings brought by Owner against You because of a Louse default by You or for defending lawsuits brought against Owner because of your actions;
- (6) Removing all of your property after this Lease is ended;
- (?) Any foes associated with Owner's transfer or assignment to a collection company of any monetary obligations owed by You because of any default by You under the Lease, any judgments, or any agreements You made with Owner. Such fees include but are not limited to fee charged by the collection company, any interest fees, charges or expenses added to the principal balance before the transfer or assignment of the debt in a collection company.
- All other fees and expenses incurred by Owner because of your indure to obey any other provisions and agreements of this Lease;
- (9) THESE FEES AND EXPENSES SHALL BE PAID BY YOU TO OWNER AS ADDITIONAL RENT WITHIN 30 DAYS AFTER YOU RECEIVE OWNER'S BILL OR STATEMENT, IF THIS LEASE HAS ENDED WHEN THESE FEES AND EXPENSES ARE INCURRED, YOU WILL SHILL BE LIABLE TO OWNER FOR THE SAME AMOUNT AS DAMAGES.

B. Temant's Right. Owner agrees that unless subparagraph (5) of this article 21 has been stricker out of this Lease You have the right to collect tensorable from and expenses incurred in a successful defense by You of a lawring brought by Owner against You or prought by You against Owner to the extent provided by Real Property Law, section 234.

22. PROPERTY LOSS, DAMAGES OR INCONVENIENCE

Unless esused by the gross negligence or willful misconduct of Owner or Owner's agents or employees. Owner or Owner's agent and employees are not responsible to You for any of the following:

 any loss of or damage to You or Your property in the Apartment or the Building due to any accidental or intentional cause, even a theft or another crime committed in the Apartment or elsewhere in the Building;

(2) any loss of or damage to your property delivered to any employee of the Building (i.e., doorman, superintendent, etc.); or

(3) any damage or inconvenience caused to You by actions, negligence or violations of a Lease by any other tenant or person in Building except to the extent required by law.

Owner will not be liable for any temporary interference with light, ventilation, or view caused by construction by or in behalf of Owner, others, or as is required by law. Owner will not be liable for any such interference on a permanent basis caused by the permanent closing, darkening or blocking up of windows, if such action is required by law. Note of the foregoing events will cause a suspension or reduction of the rem or allow You to cancel the Lease.

23. FIRE OR CASUALTY

You are required to advise Owner immediately in the event of fire or other casualty, which renders the Apartment partially or wholly unfit for occupancy.

A. If part of the Apartment are usable; You must pay rent for the usable part. If the Apartment becomes unusable, in part or totally, because of fire, accident or other casualty, this Lease will continue unless ended by Owner under paragraph C below or by You under paragraph D below.

B. Owner shall repair the Apartment as soon as possible subject to any delays due to adjustment of insurance claims or any cause not under Owner's control, unless the Owner decides to take actions described in paragraph C below. If the fire or easualty was caused by Your actions, You shall repay the costs of the repairs to Owner as added rent.

C. After a fire, accident or other casualty in the Building. Owner may decide to tear down the Building or to substantially rebuild it. In such case, Owner need not restore the Apartment but may end this Lease. Owner may do this even if the Apartment has not been damaged, by giving You written notice, this Lease will end 60 days from the last day of the calendar month in which You were given the notice.

D. If the Apartment is completely unusable because of fire, accident or other casualty and it is not repaired in 30 days. You may give Owner written notice that You end the Lease. If You give that notice, this Lease is considered ended on the day that the fire, accident or casualty occurred. Owner will refund your security deposit and the pro-rated portion of rents paid for the month in which the casualty happened.

E. Unless prohibited by the applicable insurance policies, to the extent that such insurance is collected. You and Owner release and waive all right of recovery against the other or anyone claiming through or under each by way of subrogation.

24. PUBLIC TAKING

The entire Building or a part of it can be acquired (condemned) by any government or government agency for a public or quasi-public use or purpose. If this happens, this Lease shall end on the date the government or agency takes title, You shall have no claim against Owner for any damage resulting. You also agree that by signing this Lease. You assign to Owner any claim against the Government or Government agency for the value of the unexpired portion of this Lease.

25. SUBORDINATION CERTIFICATE AND ACKNOWLEDGEMENTS

All leases and mortgages of the Building or of the Land on which the Building is located new to effect or made after this Lante is signed, come about of this Lante. In other words, this Laure is "subject and subordinate to" any existing or future lease or mortgage to the Building or land, including any renewals, consolidations, modifications and replacements of these leases or mortgage. If certain provisions of any of these leases or mortgage come into effect, the holder of such lease or mortgage can end this Laure. If this happens, You agree that You have no claim

A

against Owner or such lease or mortgage holder. You will sign promptly an acknowledgment of the "subordination" in the form that Owner requires.

You also agree to sign (if accurate) a written acknowledgment to any third party designated by Owner that this Lease is in effect, that Owner is performing Owner's obligations under this Lease and that you have no present claim against Owner.

26. TENANT'S RIGHT TO LIVE AND USE APARTMENT

If you pay the rent and any required additional rent on time and You do everything You have agreed to do in this Lease, your tenancy cannot be cut off before the ending date, except as provided for in other parts of this Lease.

27. BILLS AND NOTICE

- A. Notices to You. Any notice from Owner or Owner's agent or attorney will be considered properly given to You if it (1) is in writing; (2) is signed by or in the name of Owner or Owner's agent; and (3) is (a) addressed to You at the Apartment and delivered to You personally or sent by registered or certified mail to You at the Apartment or (b) sent to You electronically to an email address You have provided to Owner or an email address from which You communicated by email to Owner. The date of service of any written notice by Owner to You under this Lease is the date of delivery or mailing of such notice.
- B. Notices to Owner. If You wish to give a notice to Owner, You must write it and deliver it or send it by registered, or certified mail to Owner at address noted on page 1 of this Lesse, or at another address of which Owner or Agent has given You written notice.
- C. An electronic signature on this Lease, rider or any renewal of Owner or Tenant shall be deemed an original document and a binding signature pursuant to the Electronic Signatures and Records Act of the State Technology Law.

28. GIVING UP TRIAL BY JURY AND COUNTERCLAIM

- A. In any legal proceeding arising under the terms of this lease, whether instituted by Owner or You, the parties agree to give up the right to a trial by a jury. The right to a trial by jury is an important right of You, and You is agreeing not to demand a trial by jury. The foregoing is not intended to prohibit a demand for a trial by jury in actions for personal injury or damage to property. (emphasis in original)
- B. NO COUNTERCLAIMS: In any action by Owner seeking recovery of the Apartment, You shall not make a counterclaim against Owner relating to any matter other than a claim that Owner has not properly maintained the condition of the Building or Apartment. You shall be required to bring an independent action on any other counterclaim.

29. CHOICE OF LAW

You expressly consent to the jurisdiction of the Civil Court of the City of New York, New York County, the Supreme Court of the State of New York, County of New York and the United States District Court, Southern District of New York, for the purposes of adjudication of all disputes arising out or related to this Lease, the attached Riders, and any subsequent lease renewals. Additionally, You consent to the service of any process by mail commencing any proceeding or action in the above-mentioned courts.

30. NO WATVER OF LEASE PROVISIONS

- A. Even if Owner accepts your rent or falls once or more often to take action against You when You have not done what You have agreed to do in this Lease, the failure of Owner to take action or Owner's acceptance of rent does not prevent Owner from taking action at a later date if You again do not do what You have agreed to do.
- B. Only a written agreement between You and Owner can waive any violation of this Lease.
- C. If You pay and Owner accepts an amount less than all the rent due, the amount received shall be considered to be in payment of all or a part of the earliest rent due. It will not be considered an agreement by Owner to accept this lesser amount in full satisfaction of all of the rent due. No writing by You on any check or money order will be binding on Owner, even if the check or money order is deposited.
- D. Any agreement to end this Lease and also to end the rights and obligations of You and Gwner trans be in writing, signed by You and Owner of Owner's agent. Even if You give keys to the Apartment and they are accepted by any employee, or agent, or Owner, this Leave is not ended.

31. CONDITION OF THE APARTMENT

A. When You signed this Lease. You did not rely on anything said by Owner, Owner's agent or superintendent about the physical condition of the Apartment, the Building or the land on which it is built. You did not rely on any promises as to what would be done, unless what was said or promised is written in this Lease and signed by both You and Owner or found in Owner's floor plans or brochure shown to You before You signed the Lease. Before signing this Lease. You have inspected the Apartment and You accept it in its present condition "as is," except for any condition which You could not reasonably have seen during your inspection. You agree that Owner has not promised to do any work in the Apartment except as specified in an attached "Work" rider, if any. You understand that no employee or agent of the Owner is authorized to bind the Owner orally to do anything in the Apartment. Any Owner's work must be in writing and signed by Owner or Owner's Agent. You will have no claim against Owner on account of any noises, aromas, scents or odors.

Terumt's Initial

Tenant's Initial

B. You acknowledges inspecting the Apartment prior to signing this lease and accepts the Apartment in the condition it is in as of such inspection. You acknowledges that the Apartment is free of defects. Owner warrants that the Apartment and Building are fit for the habitation and there are no conditions dangerous to health, life or safety.

32. DEFINITIONS

- A. Owner: The term "Owner" means the person or organization receiving or entitled to receive rent from You for the Apartment at any particular time other than a rent collector or managing agent of Owner. "Owner" includes the owner of the land or Building, a lessor, or sublessor of the land or Building and a mortgagee in possession. It does not include a former owner, even if the former owner signed this Lease.
- B. You: The term "You" means the person or persons signing this Lease as Tenant and the approved successors and approved assigns of the signer. This Lease has established a tenant-Owner relationship between You and Owner.
- C. SINGULAR/PLURAL and JOINT/SEVERAL: The use of the singular shall be deemed to include the plural, and vice versa, whenever the context so requires. If more than one entity is renting the Apartment, their obligations shall be joint and several.

33. MECHANIC'S LIEN:

In case a notice of mechanic's lien against the Building shall be filed purporting to be for labor or material furnished or delivered at the Building or the Apartment for You, or anybody claiming under You, You shall immediately cause such lien to be discharged by payment, bonding or otherwise; and if You have failed to do so within ten (10) days after notice from the Owner, then the Owner may cause such lien to be discharged by payment, bonding or otherwise, without investigation as to the validity of same or of any offsets or defenses hereto, and Owner shall have the right to collect from You as additional rent, all amounts so paid and all costs and expenses paid or incurred in connection with same including reasonable attorney's fees and disbursements, together with interest from the time or times of payment.

34. LEASE NOT BINDING ON OWNER

This Lease is submitted to You for signature with the understanding that it shall not hind the Owner unless it has been executed by the Owner and delivered to You.

35. SIGNS

No signs, notice or advertisement shall be inscribed or exposed on or at any window or any part of the Building, except such as shall have been first approved in writing by the Owner or Owner's managing agent.

36. ILLEGALITY

If any term in this Lease is illegal, that term will no longer apply. The rest of this Lease remains in full force.

37. OWNER'S CONSENT

iń

If You require Owner's consent to any act and such consent in not given. Your only right is to ask the Court to force Owner to give consent. You agree not to make any claim against Owner for money or subtract any sum from the rent because such consent was not given.

36. BROKER

You represent that no broker was involved in this Lease or, if a broker did bring about this Lease, You have agreed with the broker to pay the fee. You hold Owner harmless from any claim for commission made by any broker, including all costs of defending any claim and reasonable attorney's fees by an attorney selected by Owner to defend it.

39. OWNER'S EXCULPATION: If the Owner or any successor in interest is an individual, joint venture, tenancy in common, co-partnership, unincorporated aggregate of individuals or a corporation (all of which are referred to below, individually and collectively, as a "Owner Entity"), than anything elsewhere to the contrary notwithstanding. Tenant shall look solely to the estate and property of such Owner Entity in the land and Building of which the Apartment is a part, for the satisfaction of Tenant's remedies for the collection of a judgment (or other judicial process) requiring the payment of money by Owner Entity in the event of any default or breach by Owner Entity with respect to any of the terms, covenants and conditions of the lease to be observed and/or performed by Owner Entity, and no other property or assets of such Owner Entity shall be subject to levy, execution or other enforcement procedure for the satisfaction of Tenant's remedies.

46. YOUR INSURANCE

Within ten days of the signing of the Lease, Tenant will obtain renter's insurance and provide proof of purchase to Owner. You further agree to maintain the policy throughout the duration of the tenancy, and to furnish proof of insurance on a yearly basis. The renter's insurance required must at a minimum cover damage to Your property as a result of unexpected hazards such as fire, water damage or theft and must cover You if Your negligence or any of Your guests' negligence causes injury to others at the Apartment or at the Building, or damages the Building or the property at the Building. In case of any damage, You covenant and agree that the claim and proceeds of such Your insurance shall be Your sole remedy. Failure to maintain Your insurance is a serious default of the Lease obligation and in the event of such default, Owner may terminate Your rights under the Lease. Owner requires that resident secure insurance to protect himself/herself and his/her property.

- LIABILITY OF TENANT: You shall pay all sums incurred by Owner; in the event Owner is held liable for damages resulting from any act by You.
- 42. RE-ENTRY: If You are dispossessed by legal action, Owner may enter the Apartment without liability for re-entry, and may re-rent the Apartment. You will be liable to Owner for any and all expenses related to the entering, repairing, redecorating and re-renting. You waive the right to re-enter the Apartment after a final order or judgement in any action or proceeding after You are removed from the Apartment.
- 43. WINDOW CLEANING: You shall not allow any windows to be elemed from the outside unless such service is provided by the Owner.
- 44. COMMON AREAS: You shall not place baby carriages, hicycles or any other property in or on fire escapes, sidewalks, entrances, driveways, elevators, stairways, halls or any other public areas. Public access way shall be used only for entering and leaving the Apartment and the Building. Only those elevators and passageways designated by Owner can used for deliveries.
- 45. GARBAGE AND REFUSE: Garbage and recyclable items must be brought to the basement or other area designated by Owner in such a manner that Owner may direct. Carpets, rugs, or other articles shall not be hung or shaken out of any window of the Building. If there is a garbage chute in the Building the garbage must fit through the chute, otherwise You Must bring the garbage to the basement. You cannot leave the garbage crutside the hallway under any circumstances. You shall not sweep or throw to permit to be swept or thrown any dirt, garbage or other substances out of the windows or into any of the halls, elevators, elevator shafts or any

À

other public areas. You shall not place any articles of refine outside the Building except in safe containers and only at places designated by Owner. You shall be liable to Owner for any violations issued to Owner as a result of Your failure to properly recycle.

46. KEYS AND LOCKS:

- A. Owner must retain a duplicate key to enter the Apartment. Tenants may install an additional of not more than three inches in circumference to the front door of the Apartment. Tenants may also install a lock on any window but only in manner provided by law. Immediately upon making any installation of either type. Tenants shall notify Owner or Owner's agent a duplicate key. If Tenants alter or re-key any locks to the Apartment, Tenants must give Owner or Owner's agent any corresponding new keys. If at the time Tenants move in Tenants find any additional lock other than the main lock to the Premise's, it is Tenants' responsibility to either accept the additional lock Tenants are responsible for the maintenance and removal of the additional lock.
- B. Upon moving out of the Apartment, Tenants must return to Owner or Owner's agent all keys either furnished or otherwise obtained and remove any additional lock Tenants installed. If Tenants does not return the keys, Owner may continue to charge Tenants rent, even though Tenants' Leases may have expired. If Tenants' Lease has not expired at the time Tenant vacates the Apartment, return of keys to Owner shall not end Tenants' Lease obligations, but shall allow Owner to mitigate damages for Tenants by showing the Apartment and attempting to re-rent as soon as possible.
- C. If during the course of the tenancy, Tenants lose any keys, which Owner furnished to them, Tenants shall pay Owner the cost of getting new key copies. If Tenants install a new lock after losing any keys, Tenants must provide Owner with a duplicate key to enter the Apartment immediately upon doing so.

47. NO PETS:

Dogs or animals of any kind shall not be kept or harbored in the Apartment, unless in cach imstance it be expressly permitted in writing by Owner. This consent, if given, can be taken back by Owner at any time for good cause on reasonably given notice. Unless carried or on a leash, a dog shall not be permitted on any passenger elevator or in any public portion of the building. Also, dogs are not permitted on any grass or garden plot under any condition. BECAUSE OF THE HEALTH HAZARD AND FOSSIBLE DISTURBANCE OF OTHER TENANTS WHICH ARISE FROM THE UNCONTROLLED PRESENCE OF ANIMALS, ESPECIALLY DOGS, IN THE BUILDING, THE STRICT ADHERENCE TO THE PROVISIONS OF THIS RULE BY EACH TENANT IS A MATERIAL REQUIREMENT OF EACH LEASE. TENANT'S FAILURE TO OBEY THIS RULE SHALL BE CONSIDERED A SERIOUS VIOLATION OF AN IMPORTANT OBLIGATION BY TENANT UNDER THIS LEASE. OWNER MAY ELECT TO END THIS LEASE BASED UPON THIS VIOLATION.

- 48. WINDOW GUARDS: You hereby agree to notify Owner if any child who is ten years of age or under occupies the Apartment so that Owner may install window guards in each window of the Apartment in accordance with the law, which shall be at Your expense. You shall not install any gate or guard on any window without written permission of the Owner or remove any window guard installed by Owner. You shall be liable to Owner as a result of Your failure to permit Owner to install window guards.
- 49. PEELING PAINT: You hereby agree to notify Owner of any paint within the Apartment that is peeling, cracking, flaking, blistering or loose in any manner so that Owner may repair such conditions.
- 50. NO PROJECTIONS: You may not install or cause to be installed anything on the reof or outside wall of the Building or belongy, terrace, or window.
- FORMS: You agree to complete any and all forms that may be requested by Owner from time to time.
- 52. CONSTRUCTION/CONVIENCE: Neighboring buildings maybe the subject of construction, renovations or demolition. Owner will not be liable to You, nor shall You seek to hold Owner liable for interference with views, light, air flow, or ventilation, the covenant of

6

quiet enjoyment, or breach of warranty of habitability whether such inference results from activities conducted on adjoining Owners' properties.

53, NO SHORT TERM RENTAL

Under no circumstances shall Tenant put a fixting for the Apartment on Airbnb or for other similar short term rental (i.e., a rental for less than thirty (30) days), or use the Apartment for same. If Tenant does so, Owner has the right to immediately terminate this Lease.

TENANT ACKNOWLEDGES AND AGREES THAT THE FOREGOING IS A MATERIAL INDUCEMENT FOR OWNER TO ENTER INTO THIS LEASE, AND BUT FOR SAID COVENANT, OWNER WOULD NOT HAVE EXECUTED THIS LEASE AGREEMENT. IF TENANT DISREGARDS THIS AGREEMENT, IN ADDITION TO THE RIGHT OF INJUNCTION, AND THE RIGHT TO TERMINATE THIS LEASE ON SEVEN (7) DAYS' WRITTEN NOTICE TO TENANT WITHOUT ANY RIGHT TO A CURE PERIOD, AND ANY AND ALL REMEDIES AVAILABLE UNDER THIS LEASE AND AT LAW OR EQUITY, TENANT SHALL ALSO BE RESPONSIBLE FOR ANY AND ALL FINES AND PENALTIES IMPOSED BY ANY GOVERNMENTAL OR QUASI-GOVERNMENTAL AGENCY OR BODY.

54, LEAD BASED PAINT

Owner and Tenant shall sign and complete the lead-based paint and/or lead-based hazard disclosure annexed as a rider to this Lease.

55. WINDOW GUARDS

Simultaneously with the execution of this Lease, Tenant shall complete and deliver to Owner a notice with respect to the installation of window guards in the Apartent in the form required by the City of New York annexed as a rider attached to this Lease. Tenant acknowledges that it is a violation of law to refuse, interfere with installation, or remove window guards where required.

56. BED BUG DISCLOSURE

Tenant and Owner shall sign and complete the disclosure of bedbug infestation history annexed as a rider to this Lease.

57. SPRINKLER DISCLOSURE

Tenant and Owner shall sign and complete the sprinkler disclosure annexed as a rider to this Lease.

58. OCCUPANCY NOTICE FOR INDOOR ALLERGEN HAZARDS

Owner shall complete and deliver to Tenant the Occupancy Notice for Indoor Allergen Hazards annexed as a rider to this Lease. Owner acknowledges that it has delivered to Tenant "What Every Tenant Should Know About Indoor Allergens" and Tenant acknowledges receipt of such notices.

59. STOVE KNOB COVERS

Simultaneously with the execution of this Lease, Tenant shall complete and deliver to Ownerthe Annual Notice for Tenants in Multiple Dwelling Units with gas-powered stoves annexed as a rider to this Lease.

60. SMOKING POLICY

Owner has attached as a rider the smoking policy for the Building.

- 61. PARTIES BOUND. The agreements in this Lease shall be binding on Owner and You and on those who succeed to the interest of Owner or You by law, by approved assignment or by transfer.
- 62. ENTIRE AGREEMENT: Owner and You have read this lease and agree that it contains the entire understanding of the parties regarding the rental of the subject Apartment. The lease can only be changed in writing. The writing must be signed by both Owner and You.

If any part of this lease is determined to be unlawful, the remaining provisions of the lease will remain valid and in full force and effect.



Owner Ageny (on behalf of Owner) SULLIVAD PROPERTIES, EP 2/30/30/5

Tenint

-

ATTACHED RULES WHICH ARE A PART OF THE LEASE. AS PROVIDED BY ARTICLE 11

Public Access Ways

- (a) You shall not block or leave anything in or on fite escapes, the sidewalks, entrances, driveways, elevators, stairways, or halls. Public access ways shall be used only for entering and leaving the Apartment and the Building. Only those elevators and passageways designated by Owner can be used for deliveries.
- (b) Baby carriages, bicycles or other property of Tenants shall not be allowed to stand in the halfs, passageways, public areas or courts of the Building.

Bathroom and Plumbing Fixtures

The batterooms, toilets and wash closets and plumbing fixtures shall only be used for the purposes for which they were designed or built; sweepings rubbish bugs, acids or other substances shall not be placed in them.

Refuse

3. Carpets, rugs or other articles shall not be hung or shaken out of any window of the Building. You shall not sweep or throw or permit to be swept or thrown any dirt, garbage or other substances out of the windows or into any of the halls, elevators or elevator shafts. You shall not place any articles outside of the Apartment or outside of the Building except in safe containers and only at places chosen by Owner.

Elevators

- 4. All non-automatic passenger and service elevators shall be operated only by employees of Owner and must not in any event be interfered with by You or any of Your guests. You expressly agree that if You cause any damage to any Building elevator, You will pay Owner for all associated damages. The service elevators, if any, shall be used by servants, messengers, and trades people for entering and leaving, and the passenger elevators, if any, shall not be used by them for any purpose. Nurses with children, however, may use the passenger elevators.
 Laundry
- Laundry and drying apparatus, if any, shall be used by You in the manner and at all times that the superintendent or other representative of Owner may direct. You shall not dry or air clothes on the roof.

Noise

- 6. You, Your family members, guests, employees, or visitors shall not make or permit any disturbing noises in the Apartment or Building or permit anything to be done that will interfere with the rights, comforts or convenience of other Tenants. Also, You shall not play a musical instrument or operate or allow to be operated or allowed to be operated a phonograph, radio or television set so as to disturb or annoy any other occupant of the Building.
 No Projections
- 7. An aerial may not be erected on the roof or outside wall of the Building without the written consent of Owner. Also, awnings or other projections shall not be attached to the outside walls of the Building or to any balcony or terrace. It is understood that the tenant will not increase the present installed electric equipment or appliances without written approval of the Owner.

Moving

Tenants can use the elevator to move furniture and possessions only on designated days
and hours. Owner shall not be liable for any costs, expenses or damages incurred by You in
moving because of delays caused by the unavailability of the elevator.

Floors

- 10. Apartment floors shall be covered with rugs or carpeting to the extent of at least 80% of the floor area of each room excepting only kitchen paratries, buthrooms, and hallways. The tacking strip for wall to wall carpeting will be glood, not nailed to the floor.
- BATHROOM AND PLUMBING FIXTURES: The hathrooms, inliets, wash closest and plumbing fixtures shall be used for the purposes for which they were designed or built; sweeping rubbish bags, acids or other substances shall not be placed in them.
- LAUNDRY: Limitely machines if any, provided by Owner, shall be used by You in the
 matters and the times that Owner may designate. You shall not dry clothes or air clothes
 on the roof or on the terrace or baccomy, if any. You may are learning machines, if any, at
 Your own this.

Cupaid rent

1

 Owner may report unpaid rent and damages to a credit bareau for recordation in resident's credit file.

Window Guards

 IT IS A VIOLATION OF LAW TO REFUSE, INTERFERE WITH INSTALLATION, OR REMOVE WINDOW GUARDS WHERE REQUIRED. (SEE ATTACHED WINDOW GUARD RIDER)

Pool and Recreational Areas

 Permission to use any pool and/or recreation areas, including a playroom and health club, must be in writing Owner may revoke permission at any time. You may pay all fees imposed by Owner.

Rent Increases for Major Capital Improvement

16. In the event that Owner notifies You that an application for increase in stabilized rent on the ground of a Building-wide major capital improvement has been ordered by the Division of Housing and Community Renewal ("DHCR"), You agree to pay Owner the stabilized rent increased during the remaining term of Your Lease and any other subsequent Lease Renewals, by reason of such DHCR Order and in the amount permitted the upon receipt of Owner's notice.

Waiver of Foreign Sovereign and Diplomatic Immunity

17. You represent that You are not subject to foreign sovereign immunity and diplomatic immunity and consent to the jurisdiction of the Housing Court and all other courts. You expressly represent that in the event a judgement is entered against any property or assets of yours, You consent to the jurisdiction of any and all respective United States courts wherever the property or assets are located.

Credit Reports

18. You authorize Owner to use Your Social Security number to obtain any and all credit reports for the purpose of the initial lease or any Lease renewal thereof now and no more than five years after the expiration of this Lease or any renewal thereof, and fully understands that these reports will be used by Owner in connection with Your occupancy of the Apartment.

SULLIVAN PROPERTIES, I.P., Landlord By Manhattan Skyline Management Corp., as agent

Tenant

GUARANTE

Pretoises: 111 Sullivan Street, New York NY 12012, Agr. 209.

The undersigned Guaranter Ending Clinical guarantees to Owner and Owner's successors and assigns the full and strict performance of and observance by Teneral of all the agreements, provisions and rules in the attached Lease (including all riders). Guaranter agrees to waive all notices of when Tenant is not paying rent or not observing and complying with all of the provisions of the attached Lease and all notice of demand. Guaranter agrees to be aqually liable with Tenant so that Owner may sue Guaranter directly without first suring Tenant. The Guaranter Arrhor agrees that the Guaranty shall remain in full effect even if the Lease is renewed, changed or extended in any way and even if Owner has to make a claim against Guaranter. The Guarantey shall also remain in full effect for any period during which Tenant holds over after the Lease or any renewals expire or if Tenant assigns or sublesses the Premises.

As a further inducement to Dwner to make the Lesse, Owner and Guarantor agree to waive trial by jury in any action, proceeding or counterclaim brought against the other on any matters concerning the attached Lease of the Guaranty. The Guarantor hereby expressly waives any counterclaims in any action toought by Owner and expressly agrees that the legality of this agreement and agreements of the Guarantor under this agreement shall not be ended or changed by reason of any claims brought by Landford against Tenant.

Guarantor expressly consents to the exclusive personal and subject matter jurisdiction of the Civil Court of the City of New York, New York County, the Supreme Court of the State of New York, County of New York and the United States District Court, Southern District of New York, for the purposes of adjudication of all disputes arising out of the attached Lease and all riders Additionally, Guarantor consents to the service of process by regular, certified or certified, RRR mail, the type of making is at Owner's discretion; as long as service of process is made as set forth herein, Guarantor weives any ubjection to service of process. Furthermore, Guarantor separately and expressly consents to the enforcement by Owner of any judgment that may be obtained from any of the above-named Courts. Any information obtained pursuant to a credit report made in connection with this Guaranty may also be used for collection purposes.

STATE OF NEW YORK COUNTY OF SIGN SWORN TO BEFORE ME THIS 30 DAY OF SIGNAL (here) NOTARY PUBLIC Form of Identification taken: Guaranter Social Security number: 12.8 Rt. Lt. 703 Guaranter Address 5 Frequent Had 24.728 W	Guaranter Signature	
SWORN TO BEFORE ME THIS 30 DAY OF 100 TO TO TO THE STATE OF THE STATE	Guarantor Name (Pring ERDINC DINCER	
SWORN TO BEFORE ME THIS 30 DAY OF 100 100 100 100 100 100 100 100 100 10	STATE OF NEW YORK	
NOTARY FUBLIC NOTARY FUBLIC Similary Public State of Not York No. MCHASSSMI Upuniffed in Overa County of Semination Estimated in Overa State of Not York Some of Identification taken: Guarantor Social Security number: 128 £4 £705	COUNTY OF NO SEGU	
form of identification taken:	Acim A	Roxana Cheron
Guarantor Social Security number: 12.8 R4 4 705	NOTARY FUELIC	Local Best in Chaper's CORRO 201
	form of identification taken:	Commission Espery Statem of the
Guarantor Address 55 Prospest Has Ays 28 W	Guarantor Social Security number: 17.8 R4 4 705	
Hemmit, MY 1125/	Guerantos Address <u>65 Prospest Plat Apt</u> 2 Hewlett, pay 11557	&W

ADDITIONAL CLAUSES attached to and forming a part of Lease dated 12/30/2019 between SULLIVAN PROPERTIES, LP, Landlord, and BARGE DINCER. Tenant(s).

- It is expressly understood and agreed that this instrument cannot be changed orally.
- B. All walls and floors are to be left, upon termination of this Lease for any reason whatsoever, in the same condition in which they were received, reasonable wear and tear excepted. Prior to the termination or cancellation of this Lease, Tenant shall, at his own cost and expense, remove any wall covering, bookcases, cabinets, mirrors, painted murals, or any other wall attachments Tenant, or previous Tenant may have installed, make any necessary repairs and leave the walls in their typical condition and prime paint. Tenant shall also, at his own cost and expense, remove vinyl file, linoleum, carpeting or any other floor covering that the Tenant, or previous Tenant, may have installed, including all nails, tacks or stripping by or to which the same may have been attached, and have that floor, and the entire adjacent area scraped, refinished and repaired in a good and workmanlike manner to the Owner's satisfaction.
- C. Tenant agrees that during Tenant's occupancy of the apartment, tenant will cover at least 80 percent of the floor area of the demised apartment other than the kitchen, pantry and bathrooms, with rugs and/or carpeting.
- D. Enclosed air-conditioning units have been installed in each apartment. These units will be individually operated and have been connected to the Tenant's electric meter. The Tenant will be responsible for the electric charges but the Landford will be responsible for the maintenance of the equipment unless damaged by the fault or negligence of the Tenant, guests, servants or invitees. The Tenant will not be permitted to install any other air-conditioning equipment in the premises nor shall Landford be responsible for any damages nor shall Tenant be entitled to an abatement of rent due to the removal of or breakdown of the equipment.

E. Supplement to Article 6.

If permission is given to Tenant to enter into the possession of the demised premises or to occupy premises other than the demised premises prior to the date specified as the commencement of the term of this Lease, Tenant covenants and agrees that such occupancy shall be deemed to be under all the terms, covenants, conditions and provisions of this Lease, except as to the covenant to pay rent. The provision of Articles 6 & E are intended to constitute "an express provision to the contrary" within the meaning of Section 223-A of the New York Real Property Law.

- F. Landlord will cause the apartment to be painted in the standard manner customary for the building.
- G. It is agreed that Tenant will supply its own window treatment, such as shades or blinds.

SULLIVAN PROPERTIES: LP

General Partner, Landford as Agent

Tenant

ADDITIONAL CLAUSES attached to and forming a part of Lease dated 1520/1018 between SULLIVAN PROPERTIES LP, Landlord, and 1544 Electric Tenant(s).

H. Addendum to Article 18: Assignment/Subjetting.

No such consent to any such subletting or assignment shall be construed as permitting any further subletting or assignment, or as a waiver of tenant's continued liability under this Lease. It is expressly understood and agreed that the proposed subtenant or assignee shall not take occupancy of the premises until written approval from the Landlord is obtained. It is agreed that the sub-lease shall terminate no later than thirty (30) days prior to the termination of this lease.

Should Rent Stabilization or other Governmental Body provide that Landlord is entitled to additional rent due to the sub-letting or assignment, in that case, Tenant agrees to pay such additional increase.

- f. That where Landlord has proper cause and ground to apply to the Division of Housing and Community Renewal for relief, and where, upon due application, either presently pending as specified in the schedule annexed hereto, or made hereafter, Landlord is found to be entitled to an increase in rent over and above the amount set forth in this lease, the parties agree
 - (a) To be bound by the determination of the Division of Housing and Community Renewal.
- (b) That where the Division of Housing and Community Renewal has granted an increase in rent, the Tenant agrees to pay such increase in the manner set forth by the Division of Housing and Community Renewal.
 - (c) Anything contained in paragraph I (a) and (b) to the contrary notwithstanding it is distinctly understood and agreed that in the event that an order is issued, increasing the Stabilization rent because of owner hardship, the Tenant may, within thirty (30) days of his receipt of a copy of the order by the Division of Housing and Community Renewal, cancel his lease on sixty (60) days notice to the owner. During said period, the canceling Tenant may continue in occupancy at no increase in rent.

SULLIVAN PROPERTIES, 1.14

General Partner, Lunglord as Agent

Tenant

- J. In the event the guidelines and/or Stabilizer as established and adopted by the Rent Guidelines Board or other Governmental Body for levels of zent increases for the term of this lease are increased or decreased, the owner and Tenant agrees to be bound thereby, and the rent payable under this lease as of the first day of the commencement of the lease, shall be the rent so increased or decreased.
- K. It is expressly understood and agreed that Landlord shall not supply electrical utilities or service to the premises. Tenant shall make its own arrangements with the public utility company servicing the Demised Premises for the furnishing of and payment of all charges for electricity. Interruption or curtailment of any such service shall not constitute a constructive or partial eviction, or emitte Tenant to any compensation or abatement of rent.
- It is understood and agreed that carpeting shall not be placed in the hallways until the building is fully occupied. Tenant agrees that he/she shall not be entitled to0 an abatement or reduction of rent for Landlord's failure to install carpeting.
- M. Tenant acknowledges that the apartment is located in a high/first-class residential building and the apartment is being rented to Tenant for residential purposes only. Tenant represents that it shall not use the apartment for commercial and/or office use of any nature whatsoever. The provisions of this Article are a material inducement to the Landlord for the execution of this Lease and any default by Tenant under this Article shall be deemed a material default entitling Landlord to exercise any or all of the remedies as provided in this Lease.
- N. Notwithstanding anything to the contrary herein, the apartment shall be occupied only by MARIA MARIA AND and no other persons.
- O. In the event the Landlord shall institute summary proceedings against the Tenant, Tenant shall pay to the Landlord for legal fees plus costs and disbursements for the action.
- P. LANDLORD'S EXCULPATION: If the Landlord or any successor in interest be an individual, joint venture, tenancy in common, co-partnership, unincorporated aggregate of individuals or a corporation (all of which are referred to below, individually and collectively, as a "landlord entity"), than anything elsewhere to the contrary notwithstanding, Tenant shall look solely to the estate and property of such landlord entity in the land and building of which the leased premises are a part, for the satisfaction of Tenant's remedies for the collection of a judgment (or other judicial process) requiring the payment of money by Landlord in the event of any default or breach by Landlord with respect to any of the terms, covenants and conditions of the lease to be observed and/or performed by Landlord, and no other property or assets of such landlord entity shall be subject to levy, execution or other enforcement procedure for the satisfaction of Tenant's remedies.
- O Any payment received after the tenth day of the month shall be subject to a late charge of \$50.00 for administrative handling and expenses. Said payment shall be due and payable upon demand.

General Partner, Vandlord as Agent

Tenant

Tenant

TEMPORARY RENT CONCESSION RIDER

Rider to Lease dated Between SULLIVAN PROPERTIES, 1.P and for the premises located at 111 Sullivan Street apartment

1. Current Legal Regulated Rent Acknowledgement

The parties to this Leans agree and acknowledge that the legal regulated rent that Owner is entitled to charge and collect under the Rent Stabilization Code and current Rent Guidelines Board Order for the subject spartment is \$2,395.00 per month.

Amount of Preferential Rent

The parties to this Lease agree and unknowledge that Trums will be charged the pur month ("temporary rent concession") during the term of the Lease commencing (1911) and and ending the same amount which is less than the legal regulated rent of the per month that Owner is entitled to charge and collect.

3. Temporary Rent Concession Limited

The Tenant understands that his or her right to pay the temporary rent concession under this Lease is limited to the term of this Lease only (through) and is personal to the Tenant and will not inure to the benefit of Tenant's successors or assigns. Tenant further understands that at the end of this Lease term (i.e. on), the temporary rent concession will end. At the end of this Lease term, Owner will calculate and charge all future rents, based upon the current, legal regulated specified in paragraph 1 of this Rider, subject to any lawful adjustments. Tenant shall pay and be liable for all such future leavily rent adjustments.

4. Reason for Temporary Rent Concession

It is acknowledged that this temporary rent concession is charged to the because of present economic conditions. Owner has agreed to this temporary rent concession as a means of facilitating the renting of this apartment during a temporary down-turn in the rental market; said concession is neither intended as a permanent rent reduction, nor is it intended as a preference to govern throughout Tenant's senancy.

5. Rest Registration Acknowledgement

Tenant acknowledges that the subject apartment will be appropriately registered at the New York.

State Division of Housing and Community Renewal ("DHCR") at the legal regulated rent of " and that this agreement shall in no way affect the legal regulated rent for the subject apartment.

Tenant's Rent Obligations

Other than during the period specified at paragraph 2 of this Rider, the full monthly rent recited in this Lease or any renewals thereof, subject to future lawful adjustments (if any), must be paid in order to satisfy Tenant's rent obligation pursuant to the lease then in effect.

Legal Regulated Rent for Subsequent Lease Renewa's

It is acknowledged and agreed by the perties that the legal regulated runt for any subsequent lease renewal will be based upon the legal regulated rent set forth in paragraph 1 of this Rider, subject to any lawful adjustments, such that the Owner's willingness and agreement to accept a temporarity reduced runt shall have no affect upon the legal regulated runt, as such term is defined in the Rent Stabilization Law and Code.

Rent Adjustments

Rent increases and rent adjustments shall be in the amounts permitted by law and shall, during this tenancy, have the effect of increasing the legal regulated rent by the applicable percentages, increments or adjustments permitted by law. It is understood that, to the extent, if any, that the Owner applies for and is granted rent adjustments during this tenancy, for the purpose of calculating and implementing such adjustments, such calculation and adjustment shall be by reference to the legal regulated rent then in effect.

No Negative Inferences Acknowledgment

The parties shall be deemed to have jointly drawn this Rider in order to avoid any negative inference against the preparer of the document.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the day and year first above written.

Tenant Signature	Date Date
Co-Tenant Signature	Date
SULLIVAN PROPERTIES, LP	
ву У	Deta

MILITARY SERVICE

A.	NOT in the military service: OR
	IN the initiary service:
	the branch of the military service: the date the active military status began: where the serviceperson is stationed
AND	Contract Con
3.	NOT a dependent of anyone in the military service, OR
	a dependent of someone in the military service:
	identity of the serviceperson: the branch of the military service: The date the active military status began:

You represents that You and any understnant are, at this time (check as appropriate)

if, during the Lease term. You or any undertenant i) onlist in the military service of the United States or a State of the United States or ii) become a dependent of anyone in the military service of the United States or a State of the United States. You agree to immediately notify Owner of this change by regular and certified mail, return receipt requested. The notice must state the identity of the serviceperson, the branch of the military service, the date the active military status begins and where the serviceperson will be located or stationed. You understand that (ii) Owner is not relying on military status with regard to leasing but (ii) Owner is relying on Your representation of military status with regard to protecting the rights of You in any Court proceedings where Owner is required to submit a "Nonmilitary Affidavii" concerning the military status of You and/or any undertenant.

26

CONFIDENTIALITY OF TENANT/APPLICANT INFORMATION AND RECORDS

TO: Our Tenants and Tenant Applicants

FROM: SULLIVAN PROPERTIES, LP

Manhattan Skyline Mgmt. Corp.

PRIVACY POLICY

We take very seriously our legal and ethical responsibility to guard the confidentiality of personal information about our Tenants and Applicants. It is our policy not to disclose nonpublic personal information about our Tenants and Applicants to non-affiliated third parties except as permitted by law. This policy applies to all current and former Tenants and Applicants.

As is sometimes necessary in the course of the application process and during your tenancy in our building, we collect certain nonpublic information (such as your social security number, income and net worth) from various documents and forms that you may deliver to us, from conversations we have with you, and from other professionals handling matters for you. We will use this nonpublic information about you only in connection with your application and tenancy. We may disclose this information to our affiliates and to certain service providers (including but not limited to the bank in which we will deposit your security, accountants, auditors, attorneys, our investigators and collection agents) in connection with the administration and execution of lease into which we enter with you and your performance of your obligations under the lease. These service providers are required (by contract and in many cases by law) to maintain the confidentiality of this information and not to use it other then for such purposes.

Except as required by law, we do not otherwise disclose any personal information about you to other firms, individuals or organizations, without your express prior consent.

We retain records relating to the services we perform so that we are able to properly provide those services to you as our tenant. We restrict access to your nonpublic personal information except as provided above, and to our professional staff and employees who need to know such information. We maintain physical, electronic, and procedural safeguards that comply with federal standards to protect your nonpublic personal information.

6

CONFIDENTIALITY AGREEMENT

In consideration of Landlord's agreement to enter into this Lease, Tenam agrees to keep the terms of this Lease, and the substance of all communications (oral or written) related to the negotiation of this Lease, completely and strictly confidential and not to reveal its terms to any person except his or her legal and/or financial advisors unless compelled by law to do so, which it is agreed includes a lawful order of any government taking authority or court of competent jurisdiction. Except under compulsion of law, neither Tenam nor Tenam's legal and or financial advisors, shall communicate, in any manner whatsoever, including non-verbal communication, information concerning this Lease or relating to the underlying facts concerning this Lease, except that those individuals may say only: "The lease is satisfactory."

In the event that Tenant receives a lawful subprena or process requesting that he or she participate in any such complaint, charge or lawsuit, as a witness or otherwise. Tenant shall immediately (within twenty-four hours) contact Landlord (by sending a copy of the subpoena or process with an indication of the date on which it was received by certified and regular U.S. Mail addressed to the Managing Agent of Landlord with copies by certified and regular mail to the General Counsel of Landlord at 101 West 55th Street, New York, New York 10019, and Tenant shall take all reasonable and diligent measures to assure that Landlord has an adequate opportunity to oppose such process before any such participation by Tenant. Tenant shall cooperate fully with Landlord, including in any instance where it objects to any such participation by Tenant.

In the event of a breach or a threatened breach of the terms of this provision, each party shall be entitled to seek from any court of competent jurisdiction, preliminary and permanent injunctive relief which remody shall be cumulative and in addition to any other rights and remedies to which either party may be entitled. It is further agreed that if Tenant should breach the terms of this provision, damages to Landlord would be substantial but incalculable, that is, difficult of ascertainment, and, accordingly, Landlord shall be entitled to recover from Tenant as liquidated damages by reason of such breach of contract the sum equal to the difference between the annual rental last charged for the demised premises and the annual rental charged pursuant to this lease multiplied by two.

TENANT

TENANT

THE REAL ESTATE BOARD OF NEW YORK, INC. SPRINKLER DISCLOSURE LEASE RIDER

Pursuant to the New York State Real Property Law, Article 7, Section 231-a, effective December 3, 2014 all residential leases must contain a conspicuous notice as to the existence or non-existence of a Sprinkler System in the Leased Premises.

Name of t	enant(s):	Bere Docat	
Lease Pre	milea Address:	In the Later of	Control of the
Apartmen	Number:	308	(the "Leased Premises")
Date of Le	nase:	10/50/2019	Premises /
CHECK ON	it:		
1. []	There is NO Mai Premises.	intained and Operative Sprin	kler System in the Leased
2. [-1	There is a Maini Premises.	tained and Operative Sprink	er System in the Leased
	A. The last date inspected was o	e on which the Sprinkler Sys in 8/15/2019	tem was maintained and
Section 15 Acknowled I, the Tends to the entering me me	S-a(S)). Igment B. Signati, ant, have read the existence or non- take an informed	res: ne disclosure set forth above existence of a Sprinkler Sys decision about the Lease P	n. I understand that this notice tem is being provided to me to temises in accordance with
Tenant:	Name:	SALS DINCER	21-a.
- Car Ton Tax	Signature:	12-13-	Date: 12/30/2011
Tenant:	Name:	H=15	
	Signature:		Date:
Owner:	Name:	SULLIVAN PROPER	IES, LP
is agerit	Signature:	W	Date:

Smoke-Free Lease Addendum

Tenant and all members of Tenant's family or household and occupants, are parties to a written lease with Landlord (the, "Lease"). This addendum states the following additional terms, conditions, and rules which are hereby incorporated into the lease.

- Purpose of No-Smoking Policy. The parties desire to mitigate (i) the irritation and known health risks from secondhand smoke; (ii) the increased maintenance, cleaning, and redecorating costs from smoking; and (iii) the increased risk of fire from smoking.
- 2. <u>Definition of Smoking</u>. The term "smoking" means inhaling, exhaling, breathing, or carrying any lighted cigar, eigarette, or other tobacco product or similar lighted product in any manner or in any form. This includes "electronic cigarettes" meaning any electronic device that provides a vapor of liquid meotine and/or other substances to the user. This term shall include, but is not limited to, such devices whether they are manufactured or referred to as, "e-cigarettes", "e-cigars", and "e-pipes".
- 3. Smoke-Free Complex. Tenant agrees and acknowledges that the premises to be occupied by Tenant and members of Tenant's household have been designated as a smoke-free living environment. Tenant and members of Tenant's household shall not smoke anywhere in the unit rented by Tenant, or the building where the tenant's dwelling is located or in any of the common areas or adjoining grounds of such building nor shall Tenant permit any guests or visitors under the control of Tenant to do so.
- Landlord to Promote No -Smoking Policy. Landlord shall post no-smoking and/or smoke free signs at entrances and exits, common areas, hallways, and in conspicuous places in the building.
- 5. <u>Landlord not a guarantor of smoke-free environment</u>. Tenant acknowledges that Landlord's adoption of a smoke-free living environment, and the efforts to designate the building and the immediate adjoining areas as smoke-free, do not make the Landlord or any of its managing agents the guarantor of Tenant's health or of the smoke-free condition of the Tenant's unit and the common areas. However, Landlord shall take reasonable steps to enforce the smoke-free terms of its leases. Landlord is not required to take steps in response to smoking unless Landlord is put on notice of the presence of smoking, via agent, personal knowledge, and/or written notice by a Tenant. Tenant

understands that this being a new policy, the subject building is transitioning to Nonstroking matter.

- Effect of Breach and Right to Terminate Lease. A breach of this Addendum by the Tenant shall be a material breach of the lease and grounds for immediate termination of the Lease by the Landlord.
- 7. Disclaimer by Landlord. Tenant acknowledges that Landlord's adoption of a smoke-free living environment, and the efforts to designate the building as smoke-free, does not in any way change the standard of care that the Landlord or managing agent would have to a Tenant household to render buildings and premises designated as smoke-free any safer, more habitable, or improved in terms of air quality standards than any other rental premises. Landlord specifically disclaims any implied or express warranties that the building, common areas or Tenant's premises will have any higher or improved air quality standards than any other rental property. Landlord cannot and does not warranty or premise that the rental premises or common areas will be free from secondhand smoke. Tenant acknowledges that Landlord's ability to police, monitor, or enforce the agreements of this Addendum is dependent in significant part on voluntary compliance by Tenant and Tenant's guests. Tenants with respiratory ailments, allergies, or any other physical or mental condition relating to smoke are put on notice that Landlord does not assume any higher duty of care to enforce this Addendum than any other landlord obligation under the lease.
- 8. Effect on Current Tenants. Tenant acknowledges that current tenants residing in the complex under a prior lease may not be immediately subject to the No-Smoking Policy. As current tenants move out, or enter into new leases, the smoke-free policy will become effective for their unit or the new leases as permitted by law. The building will continue to transition to a full Non-smoking building, until one hundred percent of the rental units are in compliance with the No-Smoking Policy.

Landlord SULLIVAN PROPERTIES, LP As agent

Tenant

BUILDING ADDRESS

CPI. #288 TENANTOS, Baris Dinear

ACKNOWLEDGMENT

This is to acknowledge that I/we was were informed of the pet policy at the second that pets are not permitted to be kept in the Apartment, Building or grounds nor are pets permitted by guests or visitors to the Apartment or Building.

Specifically, I/we must seek written approval from Landlord prior to obtaining and bringing a pet to my/our Apartment which can be withheld for any reason without regard to reasonableness. Furthermore, should I/we receive written approval for a pet(s), I/we will follow the rules and regulations pertaining to having a pet(s) in my Apartment. If, in the Landlord's sole opinion, my/our pet(s) becomes a nuisance, permission to have a pet(s) in my Apartment may be revoked.

I/we understand that the Landlord has acted in specific reliance upon the representations made herein and that absent said representations, and my/our warranty that we will honor and abide by said representations, the Landlord would neither have offered nor executed a Lease for the renting of the Apartment with me/us. It is further understood that if I/we violate this policy, an impossible action will be commenced to terminate the lease agreement and recover possession.

Terent's Signature

Date 12 /30/2019

Co-Tenant (if any) Signature

Date

Co-Tenant (if any) Signature

Date

SULLIVAN PROPERTIES LP

By:

As agent



State of New York

Division of Housing and Community Renewal

Office of Rent Administration Web Site, www.rysdher.gov

NOTICE TO TENANT DISCLOSURE OF BEDBUG INFESTATION HISTORY

Pursuant to the NYC Housing Maintenance Code, an owner/managing agent of residential restal property shall furnish to each tenant signing a vacancy lease a notice that sets forth the property's beddug infestation history.

Name of tenant(s): Pans Dincor
S. bject Premises: 111 Sullivas Street. New York, NY 10012
Apr. W: ZER
Date of vacancy lease
BEDBUG INFESTATION HISTORY (Only boxes checked apply)
There is no history of any bedbug infestation within the past year in the building or in any apartment.
During the past year the building had a bedbug infestation history that has been the subject of eradication measures. The location of the infestation was on the floor(s).
During the past year the building had a bedbug infestation history on the floorts) and it has not been the subject of eradication measures.
During the past year the apartment had a hodbug infestation history and cradication measures were simpleyed.
During the past year the apartment had a bedbug infestation history and cradication measures were not employed.
1 Other.
Signature of Tennat(s): 12/30/2019
Signature of Owner/Managing Agent Dated

RIDER TO LEASE

SMOKE DETECTOR

TENANT CERTIFICATION FORM

AMORESS: LICENTLEY DESTREET, NEW YORK, MY 1867T, ACT 8289.

I/We Baris Dincer, tensni(s) of the above reference apartment, certify that I/we have inspected the apartment and that one smoke detector(s) was/were present and in operable condition.

12/20/20

I/We understand that it is my/our responsibility as the Tenant(s) to maintain the smoke detector(s).

TENANTSKONATUKE

TENANT SIGNATURE

DATE:

WINDOW GUARDS REQUIRED

LEASE NOTICE TO TENANT

You are required by law to have window guards installed if a child 10 years of age or yourger lives in your apartment.

Your Landlord is required by law to install window guards in your apartment:

If you ask him to put in window guards at any time (you need not give a reason)

OR

If a child 10 years of age or younger lives in your apartment.

It is a violation of law to refuse, interfere with installation, or remove window guards where required.

CHECK ONE

OR YOUNGER LIVE IN MY APARTMENT

NO CHILDREN 10 YEARS OF AGE OR YOUNGER LIVE IN MY APARTMENT

I WANT WINDOW GUARDS EVEN THOUGH I HAVE NO CHILDREN 10 YEARS OF AGE OR YOUNGER

TENANT SIGNATURE

LWANT SIGNATURE

TENANT SIGNATURE

FOR FURTHER INFORMATION CALL: Window Falls Prevention Program New York City Department of Health 125 Worth Street, Room 222A New York, New York 10013

(212) 788-4270

Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards

prevention.	welling. Tenants must al-	isclose the presence of know	ing children and pregnant women in lead-based paint and lead-bas well pattiphlet on lead poisonit
exsor's Disclosure (in (a) Pressure of les		mint harmeds rehealt one below	Ú.
[] Known lea	d-based paint und/or lead-ha	sed pales hazards are present i	n the housing (explain)
[X] Lessorhi	ts no knowledge of lead-base	d paint and/or lead based pain	t hazards in the housing
(b) Records and re	ports available to lessor (che	ck one below):	
	provided the lessee with all a paint hazards in the housing	ivallable records and reports p (list documents below).	ertaining to lead-based
[X] Lasser his the housing	is no reports or records peria	uring to lead-based point and/	x lead-based point hazards
Jessee's Acknowledge	neof (initial) rived copies of all information	n listed above	
(c) Lessee has reco	ALCOHOL STREET	Cour Family from Lead in You	a Home."
(c) Lessee has reco X (d) Lessee has reco Agent's Acknowledge (c) Agent has infor-	rived the pamphlet "Protect \ nent (initial) med the lessor of the lessor	our Family from Lead in You obligation under 42 U.S.C. 4	
(c) Lessee has reco X (d) Lessee has reco Agent's Acknowledge (e) Agent has inforcesponsibility to ensure Certification of Accus The following parties	ent (initial) med the lessor of the lessor' compliance, racy tave reviewed the informat y the signatory is true and ac	obligation under 42 U.S.C. 4	
(c) Lessee has reco X (d) Lessee has reco Agent's Acknowledge (e) Agent has inforcesponsibility to ensure Certification of Accus The following parties	ived the pamphlet "Protect \ ient (initial) med the lessor of the lessor' compliance. racy have reviewed the informa-	obligation under 42 U.S.C. 4	852(d) and is aware of his/her
(c) Lessee has reco X (d) Lessee has reco Agent's Acknowledge (e) Agent has inforcesponsibility to ensure Certification of Accus The following parties	ent (initial) med the lessor of the lessor' compliance. racy have reviewed the informat y the signatory is true and no	obligation under 42 U.S.C. 4 tion above and certify, o the turote.	852(d) and is aware of his/her

THE EXPENSE OF STREET

MAJOR OF THE MONT CONT.
100 WEST IN STREET
MEN YORK, HY 10010

BUILDING ADDRESS: 1118 ALLWAN 81 NEW YORK NO. 10012

HITCHIS BETTER THE SECOND STREET

AND A STATE OF THE PARTY OF THE			
felephone (212) 977-1618 III. II III.N. 3NO BAS STREET	L-	Frence Address photography discounts son DNG AGENTS GO black at the cital ser- trates at a ser- page attention at autom 5	Bit (200 B)
Type of Construction: \$2 Con Somble of Florit: 4 Al Sprinkler System Coverage Typinkler System Coverage	Litro Kilon		+
Distinction Character Char			2000
EnvAlue E) to Limiting of binned for		The ExpoRes Alema Co. 18-25	1
Fulfik Addison System: 10 inc (14)		sy [] Dysling Uan [] Otto:	;
		Acceptance From Name Park Location Acceptance Acceptan	EDGE SEAR YAND

SECTION PROPERTY.

demotro covercocien:

M

FIRE SALETS PLAN

PRINCIPANTE ENGINEERING PRIVATE ATTRIB

THE FIRE SATE OF PIRE THIS THE MATERY LAND CONDAINS.

- a proper from your work and first proper editions was arrows that will reduce the risk of the and read trace tensor your sorter; in the arrows set a first
- Book to receive a facility of the last of
- Emergency are safety and evacuation incrumans in the even of five in your haiding.

FIT ARE TAKETHE TIME TO BEAD THE PIECE SAFETY FLAN AND TO DISCUSS IT WITH THE MEMBERS OF YOUR INCOMES OF THE PREVIOUS PREFABILITIES AND AWARD HER CANSAVE YOUR LIFE.

IN THE EVENT OF A FIRE

CALLED

ON THE PINE DEPARTMENT DIRECTORING AT

Brazo (718) 999-2222 Brazo (718) 999-3333 Brookhyn (718) 999-4441

Queens (718) 999-6555 Senten School (7143 199-6666

OF TRANSPOT AN ALABOT FROM

THE NEAREST FIRE ALARM BOX

BASIC ZIET PREVINTION AND FIRE PREPAREONESS MEASURES

Flunc are fee entery tim that averybody should follow:

- 1. Every energies of should be equipped with at least one marke delector. (All sportness buildings constructed after July 2009 are improved to be equipped with totalities instrumentable described another atoms that sound throughout an squarement.) Check there periodically to make some they were. Most smalle describe as the tested by pressing the best batton. Replace the builderies in the spring and full when you move your elocks forward or back on hour, and whenever it marks detector chirps to signal that the basery is low. The smalle detector absolute he replaced on a register back in accordance with the manufacturer's recommendation, but at least ones every ten years.
- Excelerably handled or discarded eigenements are the leading some of fine deaths. Notes project in bod or when you are drowny, and be expectedly extended when smoking on a actio. Be some that you completely entinguish every eigenests in an actions that is deep and som't tip over. Moves have a list or employing eigenests on faraituse.
- J. Matches and lighten can be deadly in the hands of elideren. Some float and of week of children and teach these about the danger of fee.
- 4. Do not know eaching unuteraded, Koop store tops close and free of frame that one catch on five Before you go to bad check your kindson to commit that your overs is aff and any coffeepes or tempet is unplumed.
- Mover overload electrical audien. Replace my classical cord that is masted or frayed. Never run automion cords under rugs. The naily power arrive with electric breaken.
- Keep all doorways and whedows leading to fire compes from of obstructions, and report to the review any obstructions or accumulations of rubbish in the halfways, stairwells, fire excepts or other means of agrees.
- It is the first window gives only if it is shockedly necessary for ecounty reasons, but all early approved window gives. In part airest window gives with the window gives opening device so it operates exceedily. Familiaring yourself and the manifects of your household with the operation of the window gate.
- 8. Familiarity years of and annulus of your household with the because of all stairwells, fire enurges and other means of agrees.
- With the numbers of your household prepare an emergency escape room to use in the event of a fire in the building. Choose a menting place a sofe distance from your building when you should all most in case you get appeared during a fire.
- iff Exercise case to the use and placement of Each too decorative greens, such at Continues trees and heliday smarts. If purchis, keep them planted or so water. Do not place there in public halloways or where they might block agrees from your approximant if they each on five. Keep there away from any flame, mutualing frequence. Do not keep for extended period of time, or they they dry, or consider greens married.

BETERNG INFORMATION

Holding Centraction

to a few interprotecy, the decision to have not also in your aparential will depend in part on the type of halffling you mail.

In addition to different half before 1968 are governity election or "frapment" or "auto-frapment". Residently including half is not also 1969 are governity classified either at "combanitale" or "accommunities." The type of building communities generally community communities and half to a building.

A "non-configuration" or "Response" surprise to a harding where or assistance from the engaged of granders of the building seed or reinforced concepts because and frome; are constructed of materials the six and hard or see resultant to firm the fraction will not consciling to the contained in the sparament or space or which they shart and hard from the sparament or space or which they shart and hard from the sparament or space or which they shart and hard from the sparament of the building walls to other apermants and from THE COTE NOT MEANTIFAL.

THE BUILDING II INSTITUTE TO FIRE While the recently decreased of the building way has suite for all of the greatest of the

militing (feedballing from hors, copyrish, were a force, downwises and promote intrograph) was eater, on the and promote from one and know some of armite, which can provide first the building expectably if approximate or are from the some

A "pospherable" or "not-inspectal" building has possessed components such as weed) that will bugs if opposed in fire and can work hole to the special of the fire. In each notificing, the fire can special saids the building with to other spectament and firest, in saidtime is the form, build real analysis can be populated by the himsing of the common of the habition.

He sure to check Part I (Building Information Section) of this fire safety pion to see what type of building you are to

Monna of Sunson

All residential buildings have at immore means of egacss (way of cuiting the building), and most have at least two. There are nevertly different types of egeron:

interior States All buildings have states briding to the paper level. Three states may be enclosed or numericond. Uninclosed matricella (states had a control from the ballways by wells and doors) do not prevent the spaces of flants, host and smalle. Since forms, heat and smalle states from the ballways by wells and doors) do not prevent the spaces of flants, host and smalle. Since forms, heat and smalle states are not likely to perture over floor. Buckers doors are long closed, it is important to go familiar with the remain of opens and labely to perture sometimes of each or the spaces of opens and labely and to the space state of each or opinion that we notice on. The fact that they are confirmed and do not trop best and avoide cohomous that a particular of a fire, provided she they are not obstructed.

Fig. Tower State: Three ere purcually explosed strippy. It is a "tower" represented from the building by air shalls open to the oscide. The open at that's allow heat and smoke to escape from the building.

The Excepts Many older buildings are equipped with a few course on the possible of the building, which is accessed through a window or buleous, "we compet are considered a "secondary" or attenuative meant of agrees, and are to be used if the primary meant of agrees controlled countries be sufely small to said the building because they are obstructed by fixme, heat or amoke.

fixin: Must buildings have more than one exit. In addition to the main entrance to the building, there may be separate side units one exits, rear mote, secured exits, reof units and units to the attent from stainwells. Some of these exits pay have alarms. Not all of these units may lead to the street. Roof exits may on may not allow access to adjaining buildings.

is over to review Part I (Building Information Section) of this fire safety plan and familiarize yourself with the different meson of spesso from your building.

tim Sociabler Systems

A fire operables system is a system of pipes and aprintles heads that when triggered by the heat of a fire nonmanically discharger water that extinguishes the fire. The specialise system will continue to discharge water until it is turned off. When a specialise system anti-stee, an above is consider.

iprisibler systems are very effective at preventing fee from spreading beyond the room in which it stars. However, the fire may still generate imple, which can travel throughout the building.

Approximate buildings constructed before Merch 1999 were generally set required to have fire aprinther systems. Some apartment buildings are equipped with sprintfer systems, but only in compactor cleans and recent or boiler recent. All sparament buildings constructed after March 1999 we required by law to be equipped with fire openisher systems throughout the building.

In sure to review Fort I (Bolleting Lofornation Section) of this fire safety plan to leave whether your heliding is equipped with five prinkler systems.

Interior Fire Alarms Systems

Ulthough generally not required, more residential hardenge are equipped with interior fire alarm systems that are designed to worn building secupants of a first in the building deterior fire alarm systems generally consist of a point located in a tobby or humanist, with manual pall tations located near the main automore and by each stairwell door, interior fire alarm systems are usually manually autorated (must be palled by sord) and do not autoconticully transmit a signal to the Fire Department, so a telephone call must still be made to 241 or the Fire Department in Expansion. Do not autoconticully transmit or the not notified became you have a tire sharm or smake detects assuming in the building be sore in review Part if (faulding in formation Section) of this fire satisty plan to learn whether your building is equipped with an interior ire alarm system and whether the alarm is transmitted to the Fire Department, and familiaries yearself with the heating of the normal sufficients and how to actions there in the country of the

*oblic Address Systems

Although generally not required, some residential buildings are equipped with public address systems that make write communications from a language process, unsulty on the heliding liabley. Public address systems are different from building intercome, and usually counts of leutopeakons is building ballways audior stationally.

iturting in buty 2009, residential beliffings that are more than 175 feet in beight are required by ine to be equipped with a one way vales increased above to be equipped with a one way vales increased to make associated system that will enable free Department to make associated make the lobby to beliffing accupants in their quantum or in building state wells.

be sure to review Part I (Stuffding Information Section) of this fan radety gain to team whether your institling is equipped with a guide address system.

IMERGENCY FIRE SAFETY AND EXACUATION INSTRUCTIONS

IN THE EVENT OF A FIRE, POLLOW THE DIRECTIONS OF FIRE DEFARTMENT PERSONNEL HOWEVER, THERE MAY BE EMERGINCY SITUATIONS IN WHICH YOU MAY BE REQUIRED TO DECIDE ON A COURSE OF ACTION TO PROTECT YOURSELF AND THE OTHER MEMBERS OF YOUR HOUSEHOLD.

THIS FIRE SAPETY PLAN IS INTENDED TO ASSIST YOU IN SELECTING THE SAFEST COURSE OF ACTION IN SUCH AN IMPRIGENCY, FLEASE NOTE THAT NO FIRE SAFESTY PLAN CAN ACCOUNT FOR ALL OF THE POSSUEL FACTORS AND HANGING CONDITIONS; YOU WILL HAVE TO DECIDE FOR YOURSELF WHAT IS THE SAFEST COURSE OF ACTION UNDER THE CIRCUMSTANCES.

formeral Emorgens; Fly Safety Instructions

- Stay tride. Do not partie. Notify the Fire Department as soon as possible. Firefigures will be no the some of a fire within infinites of receiving an altern.
- 2. Because fluxus, heat and smake rise, generally a line on a floor below your apartment presents a greater threst to your safety than a flux pix of floor above your interment.
- 3. Do not overestimate your ability to put out a fire Adon fines current be easily or safely examplished. Do not attempt to put the fire out more it begins to quickly spread. If you attempt to put a fire out, make one you have a clear path of retreat them the roots.
- If you decide to mit the building during a tipe, does not doors so you exit to confine the fire. Never use the rimate: It could map between floors or take you to wisee the fire is.
- Heat, smoke and gases emitted by borning materials can quickly choice you. If you are eaught in a heavy smoke condition, get deem on the floor and crawl. Take abort breaths, breathing through your ness.
- If your clothes catch fire, don't run. Stop where you are, drop to the ground, owner your face with your hands to enter you face and large and rull over to amother the fluxes.

Execution Introduction of the Fire Is In Your Apartment (All Types of Subbling Construction)

- 1. Close the door to the room where the fire is, and leave the apartment.
- 2. Make sure EVERYONE leaves the appetrages with you.
- 3. Take your keye.
- 4. Close, but do not look, the aparament door.
- 5. Alon people on your floor by lanotking an their doors on your way to the exit.
- 6. Use the nearest stairwell to unit the building.
- 7. DO NOT USE THE ELEVATOR.
- ii. Call 911 once you reack a safe location. Do not assume the fire has been reported unless faulighters are on the scene.
- Most the members of your household at a prodetermined tocation outside the building. Notify responding firefighters if anyone is unaccounted for.

Expansion Increations If The Pire Is Not in Your Apartment

"NON-COMBUSTIBLE" OR "FIREPROOF" BUILDINGS:

- 1. Stay inside your apartment and listen for instructions from freelighters unless conditions become dangerous.
- If you must sait your apartment, first feel the apartment door and doorknob for tiest. If they are not bot, open the door alignsty and check the hallway for smoke, heat or fire.
- 3. If you can safely exit your apartment, follow the instructions above for a fire in your apartment.
- If you cannot safely exit your apartment or building, call 911 and tell them your address, ficer, apartment number and the number of people in your apartment.
- 5. Still the doors to your spartment with wat towell or shoets, and sent air ducts or other openings where smoke may enter.
- 6. Open windows a few icabes at top and button unless firmes and smoke are coming from below. Do not break any windows...
- If conditions in the apartment appear life-threatening, open a window and wave a towel or abect to attract the attention of firefighters.
- If smale conditions worsen before help errives, get down on the floor and take short breaths through your nose. If possible, retreat
 to a helicotry or terrace away from the accord of the amoles, best or fire.

"COMBUSTIBLE" OR "NON-FIREPROOF" BUILDING:

- Feel your quarterest door and decelerab for hear. If they are not hot, open the door slightly and check the heliway for smoke, heat or fire.
- 2. Exit your sperment and building if you can safely do so, fullowing the immedians above for a fire in your spattment
- If the hallway or stairwell in not safe because of amoire, heat or fire and you have accent to a fire escape, use it to exit the hallafing.
 Proceed contionally on the fire escape and always carry or hold onto small children.
- If you cannot use the states or fire escape, cell 911 and tell them your address, floor, apertment member and the number of people in your spariment.
 - A. Seal the down to your apertocost with wet towels or sheets, and seal air ducts or other openings where smooth may enter.
 - B. Open windows a few inches at top and bestore unless flames and smoke are coming from below. Do not break any windows.
 - If condition: in the appropriate fitte-fitte-smaller, open a weydow and wave a trivel or sheet to attent the attention of firefighters.
 - D. If emoke conditions wereen before help errives, get down on the floor and take after breath through your noon. If possible, retreat to a haccony or terrace every from the naures of the moster, how or first.

RIDER TO LEASE

This Rider is made apart of the Lease Agreement (the "Lease") to which it is attached. In the event of a conflict between the provisions of this Rider and the Lease to which this Rider is attached, the provisions of this Rider shall control the rights and obligations of the parties. All capitalized terms used in this Rider and not otherwise defined herein shall have the same meanings as set forth in the Lease.

Grounds for Immediate Lease Termination

Upon the occurrence of any of the following events, Landlord shall have the right to immediately terminate the Lease by sending a written notice of cancellation pursuant to the "Default" section of the Lease to the Tenant:

- (i) Tenant, or a guest of tenant, commits a muisance in the Building which, for purposes of this Lease, shall constitute engaging in an ongoing course of objectionable conduct which negatively affects Landlord or other persons in the Building, including, but not limited to any of the following:
 - (a) Behaving in a loud or obnoxious manner;
 - (b) Disturbing or threatening the rights, comfort, health, safety or convenience of others in or near the Building;
 - (c) Disrupting Landlord's business operations;
 - (d) Engaging in or threatening violence;
 - (e) Displaying or possessing a weapon in the common area in a way that may alarm others;
 - (f) Tampering with utilities or telecommunications or bringing hazardous materials into the Building; or
 - (g) Violating Article 1, section 4 (8)(a) of the New York State Multiple Dwelling Law by subletting the Apartment for fewer than 30 consecutive days (otherwise referred to as "hoteling"), irrespective of whether Tenant has obtained Landlord's prior written consent to sublet the Apartment as required persuant to the Lease and applicable law.
 - (i) Tenant makes a material misstatement of fact in the lease application submitted to Landlord upon renting the Apartment.

Landlord and Tenant have signed this Rider as of the date of the Lease Agreement to which it is attached.

LANDLORD: SULLIVAN PROPERTIES, LP

By

as agent



Request for Texpayer Identification Number and Certification

Don't Farm to 6th Widowskin, Dr. no. actival by then \$15

P. Garts or county and I'm may be Perfection and the little Will

Land to the second seco	part of the part o	Transier
111 Secret - 285 - 285 -	- -	

Taxpayer Identification Number (TEX)

Enter your Title to the appropriate box. The Title proceeds that meets the name green on the 1 to see a business withholding. For excellular, this is presently your social togethy tember (Strip However, for a regulated strip, and a propriate or distripance of the instructions for Part I have for other accounts of a more exemples, socialized in number of the 1 years do not fine a monthly and the together that the second of the second of

Note: If the support is in term than the manual was the majorations for the 1. Also are what forms and Manches To Clini the Anguestis for guidelings on whose number to enter



ander perfection of projety, i couldy that

- In the matter immer extension from the depreciation of the content to be a market of the matter of the content of the content
- 3 Tains U.S. offices or either U.S. person plotters person, and
- € The FATCA code(t) interestion this form (if viry) indicating that it are exempt than FATCA reporting its correct

Continuation instructions. Yet sust those our firms account you have equipment to the property adject to the computational problems from the first think to report at the computation of the continuation of t

Bign Squites el Here MA person

General Instructions

Section reforming the in the internal flavorum Corp. prison witerways

Feders directions on. For the litted intermeters shoot these opened tested to Ports In-3 and its Institutions, such as high-infloremental after they were published up to revening payellowers.

Purpose of Form

An included in mility filters. With requesting who is recovered to the at I illuminate region with the filt was distance your context factories are interested in the filt was distance of the property of the region of the regio

a Principal Company of the Parish

- From 6000-DRY Simple III. ministry three bear species or multiple
- A Floor, 1000-6500 (Nerteck types of Moores, prival, world), or otto: proceeds
- Name 1000-B spools or municip turns small endline affiliar Remarkable by brokens
- . Form 1085-5 Syloposeth from new warship introsucratory
- a feat; 1000 K (beauthurn sand one hird party halwork bureworking Son: 1000 from stortgage retires?; 1000-8 trautes foot travels; 1001-7 pulses;
- Form 1800 € Bonnaud Biblio
- From 1931 A consistion in face particle of trace of projects. Use floor Williams I year as a U.S. person from my a recime when to provide your correct TSE.

Figure do majoritor. Flore IPVS to pro-impositor with a TIM, you impositor of the beautiful methods on the White Indiana with others.

too W-Low Rome



RESIDENT REGISTRATION

	@STLNYC.com or fax to (212) 481-6366.
ast Name: Duran	First Nome: BACIS
Building Name: Success Many	Apt #: 25K
ease Start Date; 1/1/2019	
Home Phone: 919 - 3/78-3467-	Cell Prone:
mall Address: b259@ columb	oin, edu
n case of emergency:	30 -
Name: ED SINCOK	Relationship. Taratel
	Cell Prone: 5/6 - 884 - 1084
mail Address: Que or 540 gm	ilicon
	es D Window treatments
Audio/Visual Sel-up D Handyma	n/Pointer
payment of the fees incurred and due to services or provide goods, and acknowle responsible for such payment, Neither Sky responsibility for any claims or damages r	ky's the Limit TM and agrees to be responsible for the vendors (third party) who actually perform edges that Manhattan Skyline is in no way y's the Limit TM nor Manhattan Skyline assume any resulting from the goods or services of third party are or damages will be settled solely between you
ighatule:	Dale:

Sty's the Limit* | 1441/257-4432 | ConcluspelliStU-YC.com | www.StU-YC.com

COUNTY OF NEW		Y OF NEW YO	ROK	Index No			
- spainst -	Petitio	qer,		IN O	FIDAVITO VESTIGATI NCERNING LITARY SE	ION G	æ
	Kuspen	ndoni.					
STATE OF NEW Y	ORK, O	OUNTY OF NE	W YORK				
19,	0	~		Seing duly	aworn, depo	Nun s	nd says:
I reside at 103 West	55° Stre	et, county of Nev	York.				
A THE RESERVED	et e	Map agosti,	Sur	perintendent;	Relator	e;	Process
I am the owner,		- Lines - Breeze					
		Laming Apont.		ioner berein:			
	other X	Learning Assent.	of the petit	r-Landford to			
herver, I have been reques	other X and by the we named	Learning Assent.	of the petit a petitione declerant a	r-Landford to			
i have been reques somethin if the aboverties	other X and by the named	Lemma Agent, c attorney for the Tennet (and Un Thad a convers because I spoke	of the petitions and petitions with personally	e-Landbood to ce) is at the p	resent time	in the	military
i have been request assertain if the abovervice. On Who I know to be t	other X and by the ve named . 20 the tenunt and support of they we y or deper and the po- ne of said y tration a	Learning Agent, c attorney for the Tennet (and the I had a converse because I spoke rting documents, see in the military ident on any persons informed at Tennet's family of	of the petitioned deriented at the with personally service of on in the man that they dependent of	e-Landlord to ce) is at the p with him/her the United Sta distary services were not in the	and witnes and witnes ates or of th of the Unit to military a p the military	in the	of New ted or the
I have been request assertain if the above sorvice. On Who I know to be to execute their lease a I select said tenant if York in any capacity State of New York, said Tonant or anyou United States or any	other X and by the remed 20 the tenunt and support f they we and the pose and	Lemmy Agent, c attorney for the Tennet (and the I had a convers because I spoke rting documents, see in the military ident on any pers erson informed at Tennet's family of thick with the Uniformetre.	of the petitioned deriented with personally service of on in the most that they dependent on that the said that th	t-Landlord to ce) is at the p with him/her the United Sta ditary service were not in the camp person is And then I	and witnes and witnes ates or of th of the Unit to military a p the militar had the ten	e State	of New ted or the nor was fee of the scute the
I have been request assertain if the above sorvice. On Who I know to be to execute their lease a I select said tenant if York in any capacity State of New York, said Tenant or anyou United States or any annexed military services the facts above.	other X and by the remed 20 the tenunt and support f they we and the pose and	Lemmy Agent, c attorney for the Tennet (and the I had a convers because I spoke rting documents, see in the military ident on any pers erson informed at Tennet's family of thick with the Uniformetre.	of the petitioned deriented with personally service of on in the most that they dependent on that the said that th	t-Landlord to ce) is at the p with him/her the United Sta ditary service were not in the camp person is And then I	and witnes and witnes ates or of th of the Unit to military a p the militar had the ten	e State	of New ted or the nor was fee of the scute the



Sugar of New North
Distriction of Financing and Community Remember
Office of Result Administration
Gents Plans
92-31 Union full Street
Jameses, New York, 11433
Web Site: www.hec.my.gov
Restricts Dute: September 2019

New York City & EASE Ritter For Burn Stabilized Toxonto.

FAILURE BY AN OWNER TO ATTACH A COPY OF THIS RIDER TO THE TENANT'S LEASE WITHOUT CAUSE MAY RESULT INA FINE OR OTHER SANCTIONS

NOTICE.

Tails Rider, with this Notice, usual be attached to all vacuacy and renewal leases for tent stabilized apartments. This Rider was prepared pursuant to Section 26:511(d) of the New York City Rent Stabilization Law.

This Rider must be in a print size larger than the print size of the lease to which the Rider is attached. The following, language must appear in bold print upon the face of each lease; "ATTACHED RIDER SETS FORTH RIGHTS AND OBLIGATIONS OF TENANTS AND LANDLORDS UNDER THE RENT STABILIZATION LAW."

Take Rider has been updated to reflect the change, made by the Housing Stability and Tenant Protection Act of 2015.

Section 1 (1) this is a renewal lease, do not complete Section 1, go to Section 2)

If Box A is checked, the owner MUST show here the reside emount provided for in such vacancy less has been computed above the previous legal regulated tent by completing the following chart. In addition, the owner MUST complete the Notice To Tenner Direlessure of Bedbug Infestation History, at required by the NYC Howing Maintenance Code Section 27-2018.1, which is required to be served on the testent with this Lesse Rides.

ANY INCREASE ABOVE THE PREVIOUS LEGAL REGILATED RENT MUST BE IN ACCORDANCE WITH ADJUSTMENTS PERMITTED BY THE RENT LAWS and RENT STABILIZATION CODE.

VACANCY LEASE RENT CALCULATION

Status of Apartment and Law Teams (Owner to Check and Complete Appropriate Bus - (A), (B), (C), or (D). Choose, only one.)

(A)	This apartment was rest mobilized when the last terms moved our.	
	Address: 111 Sulliven Street, New York, NY, 1993	on:1388
	L. Previous Legal Regulated Rent	
	 Guideline increase based on (1 year) or (2 year) lesse. Circle one. (%) (Note: a profeline increase, if authorized by the Rest Guidelines Board, sun only by taken once per guideline year) 	
	3. Individual Apartment Improvements (IAI)	
	In order to collect part increase for the IAI, you MUST complete the itemized in increase in Line 3-G (below).	or below and enter the
	Tenant Request for Documentation	
	Circle the box if you want to request at this time, from the owner, copier of documenvoices, cancelled checks, etc.) that clerify and support the individual apartment detailed in this rider. If you do not request it now, you have the lawful right to request it now, you have the lawful right to request the execution of the losse, by certified mail and the owner must then provide the within 30 days either by certified mail or by personal delivery with a signed acknowledge by tomat. (Refer to Rider Section 3, Prevision 4 - Other Rem. Increases. In Improvements.)	improvement(s) cost quart it within 60 days as documentating on ledgement

RAGIT (BY))

THE 195-2

Inthibat Angel Language on this

NOTE: Bullow completing this process have a Text [A] production also that in Normal 1 (7 or this 4 or this Element.

Home

3-4. Bufferger, Kennyatten seheck all serolicable from	n)	
C Complete Service and (in the first in decimal) on	en en autorio de	dan beren
OR. Individual from (check all applicable prove)		
L. See		
☐ Shower Body		
D Tobia		
D 7bb		
(1) Planthing		
C Cubinera		
Li Vanis		
Floors and/or Wall Titles		
C Other (describe)		
	otal Cesta for Parts and Labor	3-A.
5-D. Eliphon Hanny often (check all pendicable forms)		
Complete Renovation (if this box is checked yes	are not required to check indivi	dual Rema)
OR	70	
Individual Items (check all applicable items)		
[] Sin		
D Skove		
☐ Refrigurator		
☐ Dishwasher		
Cabinets		
C) Plumbing		
El Floors and/or Wall Tiles		
Countertope		
Other (describe)		
,	out Cost for Parts and Labor	3-8.
3-C. Other febrek all applicable Bened		
[Doors		
□ Windows		
[J Radiators		
☐ Light Fixtures		
C. Electrical Work		
[7] Sheatrock		
Cither (describe)		
7 () () () () () () () () () (otal Costs for Parts and Labor	3-C
3-D. Sebiotal Cours for Farts and Labor (sum of 3-A, 3-	S == 13-C7	3-b.
3-E. Teus Costs for Parts and Labor for Prior IAIs ((secheding 3-D))	Collectes on or ofter 6:14/15	J-E
3.5. Calculating the allowable IAI Increase for this insta	dinfisp: \$15,000 - 3-4.	М
3-G. Both! IAI fines Increase (1/168th or 1/189s) of Line WINCREVER IS LESS)	3-D or Line 3-F.	34s
Neses 1/168th if the building him 35 or fewer units, 1/160th	if the building is over 35 units.	
EAGAL (90%)		Page 2 x 772

4. Air Coodinates Residence 4. Air Coodinates Residence 5. Applicated State larges (Termed-Installed Worker, & Applicated State larges) 6. Color (Appell) 7. New Termer's Termi Payment 7. New Termer's Being oburged, please and Providence 7. New Termer's Residenced, please and Providence 7. The worder sential tent' is being oburged, please and Providenced state tent attabilized tenant and the tent appeal to and state 7. The worder is entitled to charge first tent charged to the first rent stabilized tenant bounder the rost stabilization as were. However, if the trade tenant rosts, for DirCR Form RP, if the by carrifled small, to the an appeal. Otherwise, the rost at legal segulated rent. 7. The soul for the sportment is an initial or Kentructure (Specify Program) 7. Other 8. Section 2 - This section words to be completed as Rider for the housing accommodation. 111 Selven Street 28R, New York NY 10012 112 Oriet Housing Accommodation's Address and Apartment New Level State Direc (Hall 1982) 1 Sees Field Date (1981) 1982	in the lease to which this Rider is article a mother rem to the first term authorized for mother term to the first term authorized for each the first term authorized for each the remot to believe that this term hast Appeal, will DHCR. The average fight to file such an appeal. The notice is a notice was multid to the toward by the reference of Rent pursuant to a Government Programme.
Applicant Services (Fermion Installed Ventors, & Amillion Services Charged (e.g., gertage) 1. Other (appeal) 2. Other (appeal) 2. New Tensor's Tensor being charged, please road Providence (B) This spartment was Rent Controlled at the riess the levent abbilitied tensor and the rent appeal to and thate a Tensor rent should be entitled to charge first rent should be first rent stabilized tensor be under the rent mubilization as soon. However, if the a fair rentiled multi-because on Discit I form RK-1, of the by cartified mult, a tensor only has 90 days, after soon entitled small, to file an appeal. Otherwise, the rent so legal segulated rent. (C) The rent for this apartment is an initial or Rentration (Specify Program) 1 (D) Other Section 2 - This section weeds to be completed. 111 Selven Street 288, New York NY 10012 (Print Housing Accommodation's Address and Apartment New	or delimenter) If of this Rider, the tement moved out. This tream is the d in the lease to which this Rider is true a mother row to the first tent ambilitied is some the invited legal regulated rout for cann has remain to believe that this rem last Appeal. Will DHCR. The amount ingle to file such an appeal. The notice is a notice was multid to the toward by the of forth on the regulateston firm becomes of Rent pursuant to a Government Program it is a second of the remains the second of the pursuant to a covernment Program it is a second of the remains the second of the pursuant to a covernment Program it is a second of the pursuant
Ameliony Survives Charged (e.g. garage) 1. Other (special) 2. New Tensor's Time! Payment *If a "pradicumsal next" is being charged, please road Frey kine (B) This spartment was Rent Controlled at the riess the levent attabilized tensor and the rent agreed to and state 5. The event is entitled to charge first reat shallined tensor bounder the rent multiflection as yours. However, if the historical rent. The tensor may like a "Fair Market give the tensor troops, on Distal I form RK-1, of the by cartifled small, A tensor only has 90 days, after succeptified small, to file an appeal. Otherwise, the rent as legal segulated rent. (C) The next for this apartment is an initial or Restricted (Specify Program) 1 (D) Other Section 2 - This section wreeds to be completed. 111 Selvan Street 288, New York NY 10012 (Print Housing Accommodation's Address and Apartment News	in the lease to which this Rider is article a mother rem to the first term authorized for mother term to the first term authorized for each the first term authorized for each the remot to believe that this term hast Appeal, will DHCR. The average fight to file such an appeal. The notice is a notice was multid to the toward by the reference of Rent pursuant to a Government Programme.
Color topolor	din the lease to which this Rider is attact a morket term to the first term assistant of some the first term assistant of some the first term assistant for remote the first term assistant for remote the first term flatt. Appear to believe that this term lasts Appear to the DHCR. The assistant fight to file such an appear. The notice to a notice to the townst by the forth on the registration firm becomes of Reet pursuant to a Government Program in the first pursuant to a Government Program in the first pursuant to a first pursuant lease the first purs
**B a "brade annual next" in being charged, please rand Provision (B) This apartment was Rent Controlled at the riess the I went attabilized tenant and the tent approach to and state 5. The owner is entitled to charge first rent charged to the first rent stabilized tenant bounder the rept matrification as yours. However, if the high tenals row, he tenant may the a "Fair Market give the tenant room, on Disc's Form RK-1, of the by certified mail. A tenant only has 90 days, after succertified mail, to file an appeal. Otherwise, the rent a legal regulated rent. (C) The next for this apartment is an initial or Restricted (Specify Program) (D) Other Section 2 - This section weeds to be completed. Ridge for the housing accommodation.	din the lease to which this Rider is attact a morket term to the first term assistant of some the first term assistant of some the first term assistant for remote the first term assistant for remote the first term flatt. Appear to believe that this term lasts Appear to the DHCR. The assistant fight to file such an appear. The notice to a notice to the townst by the forth on the registration firm becomes of Reet pursuant to a Government Program in the first pursuant to a Government Program in the first pursuant to a first pursuant lease the first purs
(B) This spartment was Rent Controlled at the time the level stabilized tonast and the tent agreed to and state 5. The owner is entitled to charge first tent charged to the first rent stabilized tonast be under the rent multifleation as some. However, if the trible tentes to tente, the tentes ton the level the a Tair Market give the tennes tones, on Divik I form KK-1, of the by cortifled mail, a tenuer only has 90 days, after the contribed mail, so tile an appeal. Otherwise, the rent a legal segulated rent. (C) The tent for this apartment is an initial or Kentuctur (Specify Program (D) Other Section 2 - This section needs to be completed as Ride for the housing accommodation. (Print Housing Accommodation's Address and Apartment North	din the lease to which this Rider is attact a morket term to the first term assistant of some the first term assistant of some the first term assistant for remote the first term assistant for remote the first term flatt. Appear to believe that this term lasts Appear to the DHCR. The assistant fight to file such an appear. The notice to a notice to the townst by the forth on the registration firm becomes of Reet pursuant to a Government Program in the first pursuant to a Government Program in the first pursuant to a first pursuant lease the first purs
sent atabilized tenant and the rent agreed to and state The owner is entitled to charge first seas charged to the first rent stabilized tenant bottened the rent multiflustion assume. However, if the to- list remain rent, he tenant may the a "Fair Marke give the tenant reacts, on Dirick Form KK-1, of the by contined mail, to the an appeal. Otherwise, the rent at legal segulated rent. (C) The next for this apartment is an initial or Kentuctus (Specify Program (Specify Program (D) Other Section 2 - This section words to be completed. Ride for the housing accommodation. (Print Housing Accommodation's Address and Apartment Norm.)	d in the lower to which this Rider is attact a method rest to the first rest anabilitied is sense the initial legal regulated rest for case has remote to believe that this rest facts Appear with DHCR. The average ingle to file such an appeal. The notice is a notice was multied to the toward by dire of forth on the registration firm becomes and Rent pursuant to a Government Progr 3 3 3 3 3 3 3 3 3 3 3 3 3
The owner is entitled to charge first reas charged to the first reas wabilized count be under the reas stabilized as a years. He ware, if the trial remains reason has some that Market give the terrane reason on Direct Form Rich of the by corrected mail, a terrain only has 90 days, after the corrected mail, to tile an appeal. Otherwise, the rent a legal regulated rent. (C) The sout for this apartment is an initial or Restricted (Specify Program) (D) Other Section 2 - This section weeds to be completed to the factoring accommodation. 111 Selivan Street 288, New York NY 10012 (Print Housing Accommodation's Address and Apartment Near	a morket rem to the first tent ambilioned is seen the initial legal regulated rent for each has remon to believe that this rem land Appeal, with DHCR. The assert inglet to file such an appeal. The notice is a notice was multida to the toward by the forth on the registration form becomes of Rent pursuant to a Government Program.
first tens charged to the first rent stabilized tenant be under the rost matrification at warm. However, if the a flat remails rent in the tenant may like a flat Market give the tenant receive, on DirCR Form RR 1, of the by cortified mail, A tenant only has 90 days, after the cortified mail, to tile an appeal. Otherwise, the rost a legal regulated rent. (C) The rent for this apartment is an initial or Restricted (Specify Program (Specify Program (D) Other Section 2 - This section weeds to be completed to the formula in the Ridge for the housing accommodation. (Print Housing Accommodation's Address and Apartment Normalisation of the section of the sectio	remos the initial legal regulated rest for east has remon to believe that this remon has appear? The Bolic R. The areas inglet to file such an appear. The notice is a notice was multid to the toward by the reference of Rent pursuant to a Government Program.
This remails remail, the termine many thin a "Fair Market give the termine prosect, on Dirick I form RK-1, of the by cortified mail, A termine only has 90 days, what we contribed mail, so tile an appeal. Otherwise, the rent a legal regulated rent. (C) The next for this apartment is an initial or Kennucture (Specify Program) (D) Other Section 2 - This section needs to be completed as Ridge for the housing accommodation. 111 Sellium Street 288, New York NY 10012 (Print Housing Accommodation's Address and Apartment News.)	Jama Appeal," with DHCR. The assess tright to file auth an appeal. The notice is a notice was multid to the toward by the refer forth on the registration form becomes of Rent pursuant to a Government Program.) 3
give the tenant route, on DisCR Form RR-1, of the by cartified mail. A tenant only has 90 days, after our cartified mail, to file an appeal. Otherwise, the rost a legal seguished rost. (C) The next for this apartment is an initial or Resources (Specify Program (Specify Program (D) Other Section 2 - This section weeds to be completed. Here Rider for the learning accommodation. 111 Seliver Street 288, New York NY 10012 (Print Housing Accommodation's Address and Apartment Num.	right to file such an appeal. The notice is a notice was multid to the toward by the registration form becomes of Rent pursuant to a Government Program.
entified mail, to file an appeal. Otherwise, the rost a legal segulated rest. (C) The test for this apartment is an initial or Restricted (Specify Program) (Specify Program) Section 2 - This section meets to be completed as Rider for the Issuing accommodation. 111 Seliver Street 288, New York NY 10012 (Print Housing Accommodation's Address and Apartment Num	et forth on the registration firm become of Rent pursuant to a Government Progr \$
legal Regulated rent. (C) The text for this apartment is an initial or Kentructure (Specify Program (D) Other Section 2 - This section needs to be completed as Ridge for the Isomorphy accommodation. 111 Salivan Street 28R, New York NY 10012 (Print Housing Accommodation's Address and Apartment Num	the Reef pursuant to a Government Progr 3
(Specify Program Section 2 - This section needs to be completed for the forest placementation Have Rider for the Innuing accommodation 111 Selivan Street 288, New York NY 10012 (Print Housing Accommodation's Address and Apartment Num	a seed for vacuucy and renewal lear
Section 2 - This section weeks to be completed in Rider for the Issueing accommodation 111 Seliven Street 288, New York NY 10012 Oriet Housing Accommodation's Address and Apartment News	
Section 2 – This section needs to be completed Ride for the housing accommodation 111 Sullivan Street 28R, New York NY 10012 O'rist Housing Accommodation's Address and Apartment Near	
111 Selliver Street 28R, New York NY 10012 O'rief Housing Accommodation's Address and Apartment New	
111 Selliver Street 28R, New York NY 10012 O'rief Housing Accommodation's Address and Apartment New	
111 Sullivan Street 28R, New York NY 10012 (Print Housing Accommodation's Address and Apartment Num	E-DC.)
(Print Housing Accommodation's Address and Apartment Num	E.J.C.
(Print Housing Accommodation's Address and Apartment Num	EDC.
The second of th	hash.
Long Start Force (BAD 1/2020	
	12/01/2006
Lase Save 1200919	
The terrant massed in the lesses hereby acknowledges the content flouring accommodation stated above.	Baris Diviner
	Print Name of Tenant(s)
	21 12
9	Signamy shi and Deta
C	
Subject to possities provided by law, the owner of the housing is hereby contemporated unity provided to the senant with the signal.	ecommodution bereby certifies that the ming of the lease and the information p
the owner herein is true and accurate based on its records.	Sullivan Properties LP
_	Print Name of Owner or Charge //
	11/2
_	Signature and Date
2000000	1
SALE MAY	

Section 3 + PROVISIONS

INTRODUCTION:

Tab Right is second by the New York State Division of thousing and Community Revenued ("Divisit"), pursuant to the Rent Stabilization Law ("RSs.") and Rent Stabilization Code ("DSC"). It promptly inflates tenants and as were about their basin rights and responsibilities under the RSL.

This Bidder does not contain every rule applicable to sent stabilized operatures. It is only informational and its productions are one part of and do not creditly doe beaut. However, it must be untached as an advandance to the least it. Bose not otherwise replace as modify them asked or applicate acclosing of the RSE, the RSE, any order of DHCRs, or any order of the New York City Rent Guidelinus Bosed that govern this terrange. The owner start entropy with all applicable state, federal and local fair bossing laws and nonditor minution requirements.

The Applicable link organizations which can postide architects to account and owners who have impulsive, compliants or expense relating to subjects covered in this Rider.

Teams abould keep a copy of this Rider and of any lease they sign and carefully review the susumary of lawful rest increases described. Any teams who believes that the rest they are being charged may be unlowful may comis'en requesting a year history of their apartment from DHCR (wow.history.gov). After reviewing the sent bissory, the teams can make an informed decision whether to file them RA-83 "Teams"s Complaint of Rest and/or Other Specific Overcharges in a Rest Stabilized Apartment."

L RUNEWAL LEASES.

The owner is entitled to increase the runt when a semant receive a lowe ("received lease"). Each year, effective October I, the New York City Rem Guidelines Board sets the precentage of maximum potentiable increase ever the immediately preceding September 30th runt for leaves which will begin during the year for which the guidelines order in in effect. The date a leave starts determines which guidelines order applies.

Oradelises orders provide increases for Renewal Laures. The renewing setters has the choice of the length of the least. Different percentages are set for rem increases for leasts of one or two years. For additional information and DHCR Fact Sheet #26.

2. VACANCY LEASES

The owner is entitled to increase the previous legal regulated rent when a new houset enters into a lease for the first time and this is referred to as a vacancy house. The senant may choose between a one or two-year lease term. The allowable increase is set by the Runt Guidelines Board. However, no reore than one guideline board increase may be added per guideline year. Lawful Major Capital Improvement and Individual Aperturant Improvements may also be added to the rent.

A SECURITY DEPOSITS

An owner may collect a accurity deposit so greater than one month's turn. When the rent is increased, the evener may charge us additional amount to bring the security deposit up to the full amount of the increased rank to which the owner is estitled. If a preferential rent is being charged, the amount of the security deposit collected can be no higher than the preferential rent.

A security deposit must be deposited in an interest bearing trust account in a banking organization in New York State. The formal has the option of applying the interest to the next, leaving the interest in the bank or receiving the interest anomally. For additional information see DHCS. Fact Sheet 89.

4. OTHER RENT INCREASES

In addition to guidaling increases, the rest may be permanently increased based upon the following:

(A) Instituted Apartment Improvements (IAI) – When an owner fastally a new applicance or makes as improvement to an apartment the owner may be estitled to an IAI tent Increase. Tennet written consums for the improvement and out increase is only required if the apartment is occupied by a susser. It is not required for a vocum apartment.

In beliefings with 35 units or less, the increase is limited to 1/168th of the cest of the improvement, be harklings with more than 35 units, the increase is limited to 1/188th of the cest of the improvement.



a human discount and there is a probletion on coming comming however the committee and the armost and the armost and before and expected of any committing hazardous and immediately bounded to an interest to an interest to a manner. The armost problet is the armost to be appeared using the entire the frequency and the period to remain an interest problet of the manner than frequency and the DHCR, we shall be committeed to resistant and photographs for all the hereafters, which committeed to resistant and photographs for all the hereafters, which committeed to the DHCR is an armost the transfer of the

The Dirich Leane Rider offered to wassery lease interest country indifficulties to the want of the right to request from the severel by cortified used individual Apartment Improvements (IAI) to expecting documentation at the time the frame is offered or within 60 days of the succession of the base. The owner shall provide use documentation within 30 days of the request in period or by certified mail. A togeth who is the provided with this documentation apod dominal may fits from RAA00 "Immer's Completes of Owner's Failure to Recent Leane ond/or Failure to Fundsh a copy of a Signed Leane" to receive a Differ Order that directs the furnishing of the IAI supporting documentation. (Refer to Rider Section 1, Individual Apartment Improvements).

IA3 remi increases connot be collected if a DHCR coder reducing rent for decreased aprileon is in effect and became effective date. It was be collected prospectively on the effective date of a DHCR order removing the rend.

(B) Major Capital Improvements (MCI) — An owner is recruited a sental increase for building wide major capital improvements, such as the replacement of a boiler or new plausing. Major Capital improvement tests increases are probabited to buildings that contain 15% or fewer rest regulated apartments. The owner must file on application with DFICR and all supporting documentation is audited.

DHCR may issue an order denying the increase or greating it in part or in whole and surve the coder or the covers and all tenants in the building. The tent increase approved in the DHCR order is collective prospectively, on the first day of the first month of days after issuence. There are no retreased rest increases. The code of the focusion is limited to a 2% emplyomity phase in. The 2% cap also applies to MCI tent increases not yet collected that were appeared on or after June 14, 2012. Upon varancy, the tentaining balance of the increase can be added to the legal rem. In buildings with 35 or fewer units the cost is amortized over a 12-year period. In buildings with more than 35 units, the cost is amortized over 12.1% years. The building must be free and clear of any outstanding bacardous and immediately bacardous violations. The MCI rest increases in temporary and it must be recoved from the rent in 30 years and the legal rest must be adjusted at that time for guideline increases that were previously compounded on a rest that included the MCI rent increase.

Vacancy house tenants are to be notified in their lease about ponding MCI applications.

- (C) Handship An owner may apply to increase the rems of all cent stabilized againments based on hardship where:
 - the rests are not sufficient to enable the owner to maintain approximately the same average semi-al not income for a current three year period as compared with the atmost not income which prevailed on the average over the period 1968 through 1970, or for the first three years of operation if the building was completed since 1968, or for the first three years the owner extend the building if the owner cannot obtain records for the years 1968-1970; or
 - when the annual gross remail income does not exceed the sumual operating exposure by a sum equal to at least 5% of each gross income.

If an application for a test increase bound on a major capital improvement or hariship is granted, the event easy charge the increase during the term of an existing lease only if the lease contains a classe specifically authorizing the award to do six.

5. RENT REGISTRATION

(A) Resided

An owner must registed an epistumn's rest and services with DHCR, when the building first becomes subject to the RSL and in adherence is any related arguinner; agreement another has benefit program.

SARTED TOTAL

Alt: Assess

The around region which must be filled with 1960, the surface than April 1st of each year. As the over of water filling, the corner come provide each amount with the account of the

(C) Penalifici

failure to regions took result in such penalties, runs tellumbers, and other remodes of premoted by time

A RENEWALLEASES

A senant has a right to a renewal lease, with certain exceptions (see Provision 10 of this Rider, "When Art Owner May Relian 15 Americ A Lease").

At least 90 days and not more than 150 days before the exprensive of a lease, the remove is required to coffly the instant its writing that the least will soon expire. That notice must also offer the towns the clocks of a sum of two year lease at the permittelible guidelines increase. After something the notice, the terrant always has 60 days to accept the owner's offer, whether or not the offer is truth will be above line period, or even beyond the expiration of the least term.

Any name of himse, except for the sensure, of rees and duration of its term, is required to the or the same term and conditions as the experted lesse, and a fully executed copy of the same must be provided to the sensure within 30 days from the owner's receipt of the renewal fease or reterm a copy of such fully executed Reserval Lesse Form to the attent within 30 days of receiving the signed receival lesses from the trusted Reserval Lesses Form to the attent within 30 days of receiving the signed receival lesses from the trusted is required a copy of the new test and may file a "Temant's Complaint of Owner's Vallace to Renew Lesses and/or Fathers to Furnish a Copy of a Signed Lesses" (DECR Form RA-90). DHCR shall order the owner to Reneal the copy of the removal lesses or form. If the owner does not comply within 20 days of such order, the owner shall not be entitled to collect a rest guideline increase until the lesse or form is provided.

It is illegal for an owner to require a tent stebilized tensor to provide introgration states information or a Social Security number as a condition to renewing the lease. (For additional information on the rights of feedige-bern tensors see DHCR Fact Sheet 845.)

If a toport wishes to remain in occupancy beyond the expiration of the base, the tomat may not refuse to sign a proper renewal base. If the tunent does refuse to sign a proper resewed base, he or she may be subject to an eviction respection.

An owner may add to a nanwal face, the following chance even if ruch chance more not included in the senarc's prior leave.

- (A) the rest may be adjusted by the owner on the bosts of Rast Guidelines Board or DHCH Orders.
- (B) if the owner or the base grants permission to subjet or an ups, the owner may charge a subjet allowance for a sub-tenant or assigned, provided the prime lease is a renewal base. However, this subjet allowance may be charged even if such classe is not added to the renewal lease. (Subjetting is discussed in Provision 9 of this Elder);
- (C) (1) if the building in which the apartment is focused in receiving 421-a (1-15) tax benefits, a classe may be added providing for an annual or other periodic rent increase over the initial rent at an average rate of not more than 2.2 % of the amount of such initial rent per annual not to speece time 2.2 percent increases. Such coarge shall not become part of the legal regulated rent; however, the commissive 2.2 percent increases charged prior to the termination of tax benefits may continue to be collected as a separate charge;
 - (2) provinions for rest increases if authorized under Section 423 of the Rual Property Tax Langua clause may be added to provide for an entural or other periodic reat increase over the legal regulated rest if authorized by Section 423 of the Read Property Tax Law.

7. REMEWAL LEASE SUCCESSION RIGHTS

In the except that the terrors has permanently varieted the apartment of the time of the removed home offer, family transfers who have have with the immediately prior to each permanent varieting (one year for family transfers whit are senior pittern and disabled persons), or from the inception of the tenancy or commencement of the relationship, if for her than seei periods are smitted to a remain. John

NA-1815/99: Tro-Fef G



"Coming Version" business for process and disaptive, regions, our imagenet, factor, acception, commonly, furnished grandfather, but to the common father and the common father and

"Family member" may any entrage are other person being vota the terms in the sparmer in a present National Science prove associated and financial commitment and interacceptations between such person and the terms. Examples of existing which is a method of a detection of and binarial commitment and interacceptational explanation and interacceptational explanation of the Rent Scholl limits of Code. Removal hours accounter rights are also demand to describe the Discription of Short 680.

S. SERVICES.

Written notification to the owner or transging agent about be given but it NOT repetral, before titing a decreased in anythic completes with DHCR. Owners who have not received prior written notification from the tenant will have ever, be given additional three as respond to a complaint filed with DHCR. Applications bused on a facility of hast or had water great be accompanied by a report from the appropriant city agency.

All emergency conditions do not require prior written notification. These include but are not limited to: vecut, order (5 day notification), the vater apartment wide, no operable toffer, collapsed or collapsing colling or walls, collapsing floor, no bust but water apartment wide (violation required), broken or insponsive apartment front door lock, all elements inoperable, no electricity againment wide, window to fice sample (door not open), water leaft (encoding water, solding electrical factors), window glass broken (not cracked), by broken/was tible fire catespin, air conditions broken (number reason). Complaints to DECK on the appropriate DECK from that cite may of them company conditions will be treated as first priority and will be processed as quickly as possible. It is recommended that tensors use a separate DECK form for any problematic conditions that are not on this entergency conditions.

Certain conditions, examples of which are set forth in the Rem Stabilization Code, which have only a minimal impact on tenants, do not affect the use and enjoyment of the promises, and may exist despite regular maintenance of services. These conditions do not rise to the level of a failure to continue sequined services. The pushage of tient during which a disputed service was not provided without complaint may be considered in determining whether a condition is do minimia. For this purpose, the passage of 4 years or more will be considered presumptive evidence. Use the condition is do minimia.

The amount of any unit radiation cedered by DHCR shall be reduced by any credit, shatement or office in rest which the tanism has received pursuant to Sec. 255-b of the Real Property Law ("Warranty of Habitability") that relates to one or more conditions covered by the DHCR Order. For additional information see DHCR Fact Shoots #3, #14 and #37.

9. SUBLETTING AND ASSIGNMENT

A transit has the right to subjet his/her apartment, even if subjetting is probabited in the lease, provided that the tensor complies strictly with the provisions of Real Property Law Section 226-b. Tensors who do not comply with these requirements may be subject to eviction proceedings. Compliance with Section 226-b is not determined by DHCR, but by a court of competent jurisdiction. If a tensor in occupancy under a renewal lease sublets his/her apartment, the owner may supportantly increase the rect by the current sent guidelines board adjustment, regardless of whether the owner has fectuated the rent by the guidelines board arostest within the prior receive meeths. This charge may be passed on in the sub-tenant. However, upon termination of the sublesse, the Legal Regulated Rent shall revert to the Legal Regulated Rent without such temporary increase. The sout increase is the allowance provided by the NYC Rent Guidelines Board available when the tensor's legal commerced, and it takes effect when the inhibiting tesses place.

A trainer who subtes his/her spartment is entitled to charge the seb-tream the runt permitted under the Rem Stabilization Law, and may charge a 10% surcharge payable to the termin only if the appropriate subtests fally familiated with the tenant's terminure. Where the toward charges the rub-tenant may additional rust above such surcharge and subtest allowance, if applicable, the tenant shall be required to pay to the sub-tenant a penalty of three times the runt overcharge, and may also be required to pay interest and attention)'s feet. The attent may also be subtest to an extenso proceeding.

Additionant of Learn

It an analysement, a tenant transfers the emini sumedoder of Mit or had been to another person (the analyses), and given up all of biother rights to tenantly the appropriat.

MARKEN, Participant

Personnel or the provisions of hand Proposes, Lot. Acres 200-5, a arrow pury per arrays his becomes the written connects of the arrays, arrives have been expectedly provides authorizing 10 his owner connects to the arrays of the least the arrays are betterned the rest or if the least pure was employed that a new least following personnels.

Social increases shall remain your of the Legal Regulated April for any authorizing the control of the connects.

As prime to not required in most reasonable generals to refuse to common to the sampnings. However, if the prime automorphy between common, the compart trains the terms doing the remainder of the issue. If the return, upon 30 days' notice to the common sequence to be returned.

If the owner refices at comments on an impresent and does have renemble grounds for withinking comment in terral cases and go and the owner is not appoint to release the travel from the lease. For additional information see, DDCS Face Steer 63.

IR. WHEN AN OWNER MAY REFLISE TO RENEW A LEASE

As long as a tensor pays the lawful rent to which the owner is endeled, the tensor, except for the specific grounds sould in the Rom Stabilization Law and Rota Stabilization Code, is entitled to remain in the apartment. An entire tany not herate a tensor by engaging in an intentional actures of e-induct intended to reads the tensor tensor from his her speciment.

Below are listed some but not all grounds for eviction:

Without DHCR cowner, the owner may refuse to renew a lease and being an existing action in Civil Court at the explication of the louse on any of the following grounds:

- (A) the served relians to sign a proper renewed home offered by the sorner;
- (f)) the owner, became of immediate and compelling necessity, seeks to recover the aparament in good faith for personal use and occupancy as a primary residence or for the personal use and occupancy as a primary residence of numbers of the owner's immediate family; Note that the owner is only permitted to do this for one apartment in a building subject to regulation.
- (C) the termed does not accept the apertment as his or her prisarry residence. The owner must notify the terms to writing at least 90 and not more than 150 days prior to the expiration of the least term of the owner's intention not to supervise least.

With DHCR consent, the owner may refuse to renew a lease upon any of the following grounds:

- (A) the owner seeks in good faith to recover possession of the apartment for the purpose of demolishing the building and constructing a new building; or
- (B) the awarer requires the spectrosett or the land for the owner's own one in connection with a business which the owner owns and operates.

A saturat will be served with a copy of the owner's application and has a right to object. If the owner's applicance is granted, the owner may being an existing section in Civil Court.

II. EVICTION WHILE THE LEASE IS IN EFFECT

The owner may bring an action in Civil Court to evict a tunent during the term of the leave for the grounds smeed in the Rent Stabilization Law and Rent Stabilization Code.

Below see listed some but not all grounds for evictions

- (A)disculant pay ment,
- (B) is violating a nel-manial obligation of the tempory,
- (C) is examining or participing a mirrore-
- (Dyle tings is using or econying the spartners.)
- (8) has kindering the entire access to the apartment for the purpose of making accounty require or improvements required by law or authorized by DEPCH, or for the purpose of impection or showing. The boost must be given as least 5 days" notice of any such impection or showing, to be arranged as the musual.

\$64.4.80 (MH)

terminated of the security and entary we in profits the breather the present on the disposition or other large. A largest content to required to person access the impossion, wishowing if such experiences would be accessed to the largest the largest terminated to access to the largest terminated terminated to access to the largest terminated terminated

Tenant are entracted that touring violations of houlds, safety, or unitation standards of housing intermented less, or permitting such violations by a smoother of the family as of the household or by a gaset, and be 2e been for a cores by the powers.

II. COOPERATIVE AND COMPOUNDIUM CONVERSION

tenants who do not purchase their approximate under a Nov-Eviction Committee Plan continue to be producted by Rem Stabilization. Conversion was regulated by the New York State Attorney General Any composition of condominism conversion plan accepted for fitting by the New York State Attorney General's Office will include quartile information about toward rights and protections. An informational booklet about the general address of conversion is available from the New York State Attorney General's Office.

13. SENIOR CITIZENS AND DISABILITY RENT DICREASE EXEMPTION PROGRAM

Transmise fines spouses who are 62 years of age, or alder, or are services with a sinebility, and whom homehold income level does not exceed the established income level may qualify for an exemption from guideline rest increases, hardship rest increases, hardship rest increases, major capital improvement test increases and test reductions for DHCR approved electrical sub-sectring conversions. This exemption will only be for a portion of the increase which cannot be treased to exceed one-third of the "net" bounded discount, and is not available for increases based on new services or equipment within the apartment. Quantices concerning the Senior Citizen Rest Increase Exemption (SCRIE) program and the Disability Rest Increase Exemption (ORJE) program can be addrained to the New York.

When a senior citizen or person with a disability is grunted a rent increase exemption, the owner may obtain a rent estate tex credit from New York City equal to the amount of the seniors's exemption. Notwithstanding any of the above, a senior citizen or person with a disability who receives a sent increase exemption is still required to pay a full month's rent as a occurity deposit. For additional information see ONCR Fact Sheet # 20 and # 21.

14. SPECIAL CASES AND EXCEPTIONS

Some apocial rules roluting to sublikeed rents and required services may apply to newly constructed buildings subject to regulatory agreement and/or which receive tax abstement or exemption, and to buildings rehabilitated under certain New York City, New York State, federal financing, avertage insurance programs, or project based vocablers. The supervising government agreesy that sets initial legal rents may also set preferential rents. The rules mentioned in this Rider do not necessarily apply to rest stabilized apartments decided in botch or permanent bousing accommodations with government constructed services to valuesable individuals or individuals with disabilities who are or were boundess or at risk of homelessness. A separate Hotal Rights Notice informing permanent botal tensors and owners of shelp basic rights and responsibilities under the Rent Stabilization Law is available from DHCR.

15. AIR CONDITIONER SURCHARGES

Owners are authorized to collect surcharges from rent stabilized tensors for the use of sir conditioners. DHCR invotes an annual update to an Operational Bulletin in which the lawful nurcharges are established for the year. One surcharge amount is established for senants in buildings where elsenticity is included in the rent. Another surcharge is established for senants who pay for their own electricity. Such surcharges shall not become part of the lagst regulated sens. (See Operational Bulletin 84.4 and Fact Sheet # 27).

16. SURCHARGES FOR TENANT INSTALLED WASHING MACRINES, DRYERS AND DISHWASHERS

Unless a lease provides otherwise, owners are not required to allow transic to install washing machines, dryers or dishwarhers. Where a transic requests permission from the owner to install such appliance or appliances, whether permanently installed or portable, and the owner comunit, the owner may collect a sursharge or surcharges. Differences periodic appliance to an Operational Bulletin that sees forth surcharges for washing machines, dryers and dishwarhers. One set of surcharges is established for tenants in buildings where electricity is included in the rent. Another set of surcharges is established for tenants who pay their own electricity. Such anotherges shall not become pers of the rent. (See Operational Bulletin 2005-1).

RAASTRON Pop For M



ST. PRESTRENTIAL RENT

A positionally level is a real which as come agrees at the got had be loss of that the impairment part that the research could now take under a real entropy in the property of the works and the subsequent reasonst tensor in order to be receivered. The MSTFA effective June 14, 2019 which positioning to a loss for local professival and legal regions to be raised at the time of a least reasonal additionally requires that may professival, this desire being pollutted man, constraint the form of a least reasonal. The true increase to be collected at a least reasonal and the professival regions and the professival and the finite of the finite is a section of the professival and the professival and the professival and the finite of the section of the professival and every subsequent less offering the preferential real and the security. Exceptions to these requirements

III. LANGUAGE ACCESS

BA 681 ISTN

Copies of the Rider are available for informational suspense only in languages required by DirCR's Language. Access Plan and can be viewed at some hermy-gov, However, the Rider is required to be offered and executed as English only, at the simulation of a vacuatry leads or increase home. The DHCR RIP's Removed Leads Form in short required to be offered and executed in English only.

Copias de la Climada estin dispossiste con finer informativos en los idiomas requeridos por el Plan de Accesa. L'ingliatico de la DISCR y de pueden ver en unavellectury gov. Sin amborgo, se requierte que la Climada se oficena y ejécota en inglés solumente, en la quiesón de un contrato de arrendamiento por desocupación o contrato de accomación de amendamiento. El Pursualario del Contrato de Responsación de Amendamiento ETF-8 de la DMCR tambiés se debe oficeser y ejecutar en inglés solumento.

Kopi Dokiman Siplemanti a disposib pou bay enfamasyon silman, ma lung ki obligativa daper Plan Alad man Lung. DHCR epi on kapub wé yo sou sitwéb www.her.ny gov. Men, yo fêt pou bay ak egyekite Dokiman Siplemanté a man lung Anglé sélman, ki y ap bay yon nouvo kontra lwaya sowa yon temovrébran kontra lwaya. Pwopriyoti kayla genobligatyon tou pau bay ak egyekite Fém Recopyéhnan Kontra Lwaye DHCR RTP-8 mm lang Anglé sélman.

Copic della postilla sono disponibili per finalità eschoivamente informative nelle lingua prevista dal Pieco di antisternat linguarine (Largonge Access Plan) del DHCR e sono consultabili sul siro everecherny gor. La pestilla, tuttavia, va presentata e resa associativa solo in lingua inglese, alla stipula di un contratto di locazione di amendo le libero o di riamovo. Anche il modulo del contratto di riamovo RTP-8 del DHCR va presentato e perfenionato solo in lingua inglesa.

Конин данного Приложения доступны неключатально в информационных далж на кънках, прилуснотренных Программей единового доступа (Language Access Plas) Жолишто-коннучальной администрация из сайте www.bcr.ny.gov. Однако инстрацие Вриноский должно быть предоскию и подписано выключательно в при подписано выключательно вы антиражной възметри подписания нени мадоочанного деговора вренды или коговора о продолжно срока кранда. Форма вредания воски прещум RTV-8 Жилинию-коммунальной администрация также должна быть предпомена и подписана якслючательно на антиражном мина.

附加部裁副本集供参考,其語言相关以DITE(語言無義副畫」之規定為率,其可對 www.kr.ny.soc 宣素。不能,於交付空后報的政策問題的時,本對加盟最之原本與權行效力仍以英文知為主,有至在前提 供其文獻的「DPCF RTP-8 經濟市的表」。而修行效力何相以英文都為主。

는 독립시의 사원은 DHCR의 없어 벡터스 커피(Language Access Plan) 에서 오구하는 영어로 있는 관문의 특권으로만 제공되며, www.har.ny.gov 에서 한 수 있습니다. 하시면 한 독립시는 공상 만나 권하시 또는 칼리 일찍 게하여 방에 시네 는 얼마리는 제공 및 작성하여 된다며, DHCR RTP+8 생각 연대 의학세(Reamwork Lemma Forum)는 얼어보면 제공 및 작성해야 합니다.

Figure 8 of 12

There are a made than the common may charge treating regions and apost from the sens for the apostson. Here was, from of any late? As most become part of the logic tent as profunction were and assess the oldest as is for the purpose of calculating losser paper of increases.

Landid Sent:

Late from where a chance in the fairful variety hand allows for them to be charged by a coronic specific data and the late free are no record than the fature of \$50 or \$50 of the mosticly west currently being always of and collected. Professional rates, which may also be referred to so "on-time tent," that are conditioned on prompt payment of tent or terrations upon him payment of year are not allowed.

Legal feet can only be collected if second by a judge in court.

Reasonable from for a background check when applying to be a terrain which cannot exceed \$70 per terrain subject to the buckground check.

Feat for window guards (\$10 per guard) are detailed in DisCR 1 set Sheet # 25.

Fore for emoke alarma, carbon monowide describes and natural gray detectors are enishlished by the local municipality.

Actual Fees/charges incorred for insufficient funds for a tourse's rest check that did not clear (benness), if this was provided for in the initial loans.

For imposed by the NYC agency (fix-HPO, HDC) that has oversight authority pursuant to a regulatory agreement.

Feet for Air Conditioners and Tennot-installed Washing Nachtnes, Dryers and Dishwashers are detailed in DHCR's Operational Bulliarin 84-4 and DHCR. Operational Bulliarin 84-4 and DHCR. Operational Bulliarin 2005-1.

Fees for Sub-Metering or other utility services. Fees for Sub-Metering are detailed in DHCR Operational Bulletin 2014-1.

Delawilat Foos

Form for background abooks on mut stabilized tenants in occupancy.

I are cannot be abarged to the tenum for a background clock on a prospective recommits or additional family member.

Put accurity deposit or feer proposed for a tervice animal or that are in violation of fair housing law. Fera for corner installed air conditioner brackets are probibited.

Fees including but not limited to damage fees, repair Sees of any bind including those incurred for removal of municipal violations, painting fees, cleaning fees and other fees not established by or in excess of the amount allowed by the rest regulations or other municipal regulations are prohibited. Please sote that the impreopriateness of imposing these fees through the lease may not necessarily prevent an owner from independently sealing other relief in court for objectionable conduct or damages.

The \$26 fee that iment he poid by owners to the enemicipality for each stabilized government can not be passed along as a fee to the tenant.

Terrors who have been billed for feer and/or surplarger that they may believe are unleveled or unfinely, have the right to file a complaint of rost overclarge on DHCR form RA-89 and/or pursue recording in court.

Appendix

Notes agreement think one provide parameter

New York State Division of Haming and Community Renewal (DHCR)

DHCR is a mass agency empowered to administration and entires the Royal Lone. Tempor cut commen DHC's at use website: www.hozmy.gov or by visiting one of one Public Information Offices Ilsted below for accitance.

Queen Brens

92-31 Union Hall Street One Foodham Plans Jamailos, NY 11433 Brons, NY 10458

Lower Manhatian Brooklyn
21 Beaver Steps
New York, NY 10004 Brooklyn, NY 11217

Opper Monhattas 163 West 125th Stress New York, NY 10027

Attorney General of the State of New York - www.ag.to.gov 120 Broadway, New York, NY 10221

Convenies Freeds and Protection Bureau

 Investigates and enjoins filtigal or fraudulent business positions, including the overcharging of rest and minhandling of rest security deposits by owners.

Rest Estate Financing Bureau

 administers and enforces the laws governing cooperative and condominism conversions. Investigates complaints from treasure in buildings undergoing cooperative or condominism resoversion concerning allegations of improper disclosure, harassement, and misleading information.

Various New York City Agencies such as Housing Preservation and Development, Finance and Buildings can be contacted at 311.

DHCIL has approved that fams and four rise to in complainer with RSC tection 2522.5(c):



PROCEDURE FOR TENANTS REGARDING SUSPECTED GAS LEAKS

The law requires the owner of the premises to advise tenants that when they suspect that a gas leak has occurred, they should take the following actions:

- Quickly open nearby doors and windows and then leave the bullding immediately; do not attempt to locate the leak. Do not turn on or off any electrical appliances, do not smoke or light matches or lighters, and do not use a house-phone or cell-phone within the building;
- After leaving the building, from a safe distance away from the building, call 911 immediately to report the suspected gas leak;
- 3. After calling 911, call the gas service provider for this building as follows:

Con Edison	1-800-75-CONED 1-800-752-6633	J
Provider	Number	ħ

PROCEDIMIENTO PARA LOS INQUILINOS CUANDO HAY SOSPECHA DE FUGA DE GAS

La ley requiere que el propietario de la casa o edificio informe a los inquilinos que cuando sospechen que se ha producido un escape de gas, deben tomar las siguientes medidas:

- Abra rápidamente las puertas y ventanas cercanas y salga del edificio inmediatamente; No intente localizar el escape de gas. No encienda o apague ningún electrodoméstico, no fume ni encienda fósforos ni encendedores, y no utilice un teléfono de la casa o un teléfono celular dentro del edificio;
- Después de salir del edificio, a una distancia segura del edificio, llame al 911 inmediatamente para reportar sus sospechas;
- Después de llamar al 911, llame al proveedor de servicio de gas para este edificio, de la siguiente manera:

Con	Edinon	1-800-75-CONED 1-800-752-6633
Proveedor		Telefono

1

Department of freezing Premises fine and Davelephons later in Sample forest

Jone 3011

- 1. The owner of this building is required, under New York City Administrative Code section 27–2017.1 et seq., to make an annual inspection for indoor effergen hazards (such as mold, mice, rath, and cockroscher) in your apartment and the common areas of the outloing. The owner must also inspect if you inform him or her that there is a condition in your apartment that is likely to cause an indoor affergen hazard, or you request an inspection, or the Department has issued a violation requiring correction of an indoor affergen hazard for your apartment. If there is an indoor affergen hazard in your apartment, the owner is required to fix it, using the safe work, practices that are provided in the law. The owner must also provide new tenants with a pamphilet containing information about indoor aftergen hazards.
- 2. The owner of this building is also required, prior to your occupancy as a new tenant, to fix all visible mold and pest infestations in the apartment, as well as any underlying defects, like leaks, using the safe work practices provided in the law. If the owner provides carpeting or furniture, he or she must thoroughly clean and vacuum if prior to occupancy. This notice must be signed by the owner or his or her representative, and state that he or she has complied with these requirements.
- [. THE SUPERINTENDENT (owner or representative name in print), certify that I have complied with the requirements of the New York City Administrative Code section 27-2017.5 by removing all visible mold and pest infestations and any underlying defects, and where applicable, cleaning and vacuuming any parpeting and furniture that I have provided to the tenant. I have performed the required work using the safe work practices provided in the law.

ANNUAL NOTICE REGARDING INSTALLATION OF STOVE KNOB COVERS

The owner of this building is required, by Administrative Code §27-2048.4(a), to provide stove knob covers for each knob located on the front of each gas-powered stove to tenants in each dwelling unit in which a child under six years of age resides, unless there is no available stove knob cover that is compatible with the knobs on the stove. Tenants may refuse stove knob covers by marking the appropriate box on this form. Tenents may also request stove knot covers even if they do not have a child under age six reaiding with them, by marking the appropriate box on this form. The owner must make the stove knob covers available within 30 days of this notice.

Please also note that an owner is only required to provide replacement stove knob covers twice

						filling out the dress provided	information reque I by
		ve knob co ix residing			nt stave knot	covers for my	stove, and I have
O Yes,	want sto	ve knob co ld under ag	vers or re je six res	placemer	nt stove knot y apartment	covers for my	stove, even thou
□ No, I	and the second	want stove		-	40		a child under ag
	DO NOT		knob cov	ers for m	y stove. The	e is no child u	nder age six resid
Ī	S	\Rightarrow			Ten	ant Signature)	apoliona
Print N	ame, Addr	ess, and A	partment	Number:			
3	us D	was,				#2512,	-
		VU.		100000000000000000000000000000000000000			

What Every Tenant Should Know About Indoor Allergens (Local Law 55 of 2018)

Allergens are things in the environment that make indoor air quality worse. They can cause asthma attacks or make asthma symptoms worse. Common indoor allergens, or triggers, include cockroaches and mice; mold and mildew; and chemicals with strong smells, like some cleaning products. Environmental and structural conditions, like leaks and cracks in walls often found in poorly maintained housing. lead to higher levels of allergens.

New York City law requires that landlords take steps to keep their tenants' homes free of pests and mold. This includes safely fixing the conditions that cause these problems. Tenants also play a role in preventing indoor allergens.

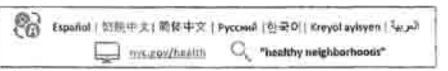
Tenants should:

- Keep homes clean and dry
- Place food in sealed containers, keep counters and sinks clean, and get rid of clutter such as newspapers and paper bags
- Use garbage cans with tight-fitting lids.
- Take garbage and recycling out every day, and tie up garbage bags before putting them in compactor clustes.
- Avoid using posticides and chemicals with strong smells (e.g., cleaning products, air fresheners, etc.)
- Tell landlords right away if there are pests, water leaks, or holes or cracks in the walls and floors
- Let building staff into homes to make any needed repairs
- Call 311 if landlords do not fix the problem or if repair work is being done unsafely

if you are a tenant and you or your child has asthma, and there are pests or mold in your home, your doctor can request a free home environmental inspection for you through the New York City Health Department's Online Registry. Talk to your doctor or call \$11 to learn more.

For more information about building owner and landlord responsibilities and safely fixing indoor allergen hazards, see the reverse side of this handout.

For more information about safely controlling asthma, visit nyc.gov/health/asthma.





Department of Housing Propercution & Development



What Landlords Must Do to Keep Homes Free of Pests and Mold

New York City law requires that landfords of buildings with three or more approperts — or buildings of any most where a tanant has aptimal — take succes to keep second homes free of pasts and mold. This includes safely fixing the conditions that cause these problems.

Landlores must:

- Inspect every apartment and the building's common areas for cockroach and rodent infestations, mold and the
 conditions that lead to these hazards, at least once a year and more often if necessary. Landlords must also respond
 to senant complaints or requests for an impaction.
- Use integrated pest management (IPNI) practices to safely control pests and fix building related issues that lead to pest problems.
 - Remove pest nexts and thoroughly clean pest waste and other debris using a HEPA vacuum. Make sure to limit the spread of dust when cleaning.
 - Repair and seal any holes, gaps or cracks in walls, ceilings, floors, molding, base boards, around pipes and conduits, and around and within cabinets.
 - Attach door sweeps to all doors that lead to hallways, basements or outside.
 - ✓ Remove all water sources for pests by repairing drains, faucets and other plumbing materials that collect water or leak.
 - Use pesticides sparingly. If pesticides must be used to correct a violation, they must be applied by a New York.
 State Department of Environmental Conservation-licensed pest professional.
- Remove indoor mold and safely fix the problems that cause mold.
 - Remove any standing water, and fix leaks or moisture conditions.
 - Move or cover furniture, and seal off doorways, ventilation ducts and other openings securely with plastic sheeting.
 - Gently spray the moidy area with soap or detergent and water before cleaning to limit the spread of dust.
 - Clean the work area with wet mops or HEPA vacuums before work starts, at the end of each day and after all
 repair work is completed.
 - Dry the cleaned area completely.
 - ✓ Throw away all cleaning-related waste in heavy-duty plastic bags and seal securely.
 - ✓ To clean 10 or more square feet of mold in a building with 10 or more apartments, landlords must hire a New York State Department of Labor-licensed mold assessor and remediator. Per New York City Administrative Code section 24-154 and New York State Labor Law Article 32, assessors and remediators must submit paperwork to the New York City Department of Environmental Protection.
- Make sure vacant apartments are thoroughly cleaned and fee of pests and mold before a new tenant moves in.
- Provide a copy of this fact sheet and a notice with each tenant's lease that clearly states the landlord's and tenant's responsibilities to keep the building free of indoor allergens.

For more information about building owner and landlord responsibilities and safety fixing indoor allergen hazards, visit https://pxi.abo//bpsi.and.search.for-indoor-allergen-hazards.

