# SALES APPLICATION: Belgravia Gardens Corp. 61-88 Dry Harbor Road Middle Village N.Y. 11379

#### **Contact Information:**

Ms. Susan Rubin
Transfer Agent
Kaled Management Corp.
7001 Brush Hollow Road Ste:200
Westbury, NY 11590
(516) 876-4800 x 313
Fax (516) 780-8313
Susan@kaled.com

4/2023

Bldg. # 442



CORPORATE OFFICE 7001 BRUSH HOLLOW ROAD SUITE 200 WESTBURY, NY 11590 TEL: (516) 876-4800 FAX: (516) 876-6812

WWW.KALED.COM

ASSET MANAGEMENT 757 THIRD AVENUE SUITE 2028 NEW YORK, NY 10017 TEL: (212) 376-5508

EMAIL: INFO@KALED.COM

# IMPORTANT INFORMATION REGARDING YOUR SOCIAL SECURTLY NUMBER

#### PROTECTING YOUR PRIVACY

In order to protect your privacy please remove/blackout your social security number from each financial institution document inserted into the application.

- Financial condition (net worth)
- Tax returns
- Personal loans
- Bank statements
  - o IRA
  - o CD'S
  - Savings

The Credit Agency Authorization Form AND Criminal Background Check Forms in the application are the only form that requires your Social Security number. These two forms containing your Social Security number will be shredded in our office as soon as we submit the information to the Agency used to obtain your reports.

If you have any questions please contact the Management Office.

ALL SOCIAL SECURITY NUMBERS SHOULD BE REMOVED/BLOCKED
OUT FROM TAX RETURNS AND ANY OTHER DOCUMENTS.

#### SALES REQUIREMENTS - Belgravia Gardens Corp. APPLICATION PACKAGE CHECKLIST:

1.	Purchase Application	***************************************
2.	Copy of Signed Contract of Sale (Blumberg Contract Preferred by Board)	***************************************
3.	Reference Letter from Previous Landlord	
4.	Three (3) Letters of reference. One (1) Business reference	
5.	Copy of W-2 forms and federal and state income tax forms for prior two (2) years with IRS 1040 Tax filing (Please remove social security #)	
6.	Letter from Employer indicating length of employment/salary And two current paystubs.	***************************************
7.	If financing, a copy of signed Mortgage Commitment and Application	
8.	(3) Three original Aztech recognition agreements if being financed	***************************************
9.	Bank statements—copies of three (3) months bank statements	
10.	Lead Paint Rider Signed and Initialed by both parties, Sprinkler disclosure, and window guards	
11.	Carbon monoxide affidavit signed and notarized	
12.	Credit Check/Criminal Authorization for each purchaser (only in original package)	
13.	Coop abatement survey (purchaser)	

<sup>\*</sup>Please remove your social security number from all documents except credit check/Criminal authorization.

<sup>\*</sup> Please only put the credit/criminal authorization in the original package. Remove birthdate from all documents except credit/criminal authorization.

<sup>\*</sup> The board of directors may require additional information.
\* If directions are not followed application will be return

#### Cooperative Apartment Resale Application

Complete application and return to Managing Agent's office with the following:

- 1. Three (3) reference letters from persons not personally related to you.
- 2. Employment reference letter with salary.
- 3. Letter of reference from present landlord or managing agent.
- 4. Copies of income tax returns for the last (2) two years along with W-2 forms. If self employed, please include your business returns or financial statements.
- 5. Statement of assets and liabilities.
- Application Handling & Procedures:

Upon receipt of the completed application and required documents, the Transfer Agent will proceed in obtaining a current credit report for the applicant. All completed documents are reviewed and verified by the agent prior to submitting them to the Board of Directors, who at their discretion will arrange for an interview with the applicant if one is needed. All persons who will be residing in the premises must attend the interview. The Board upon review decides for an approval or rejection of the application and notifies Agent accordingly. The Board has no obligation to explain their decision to the prospective Shareholder or Applicant.

While the Board of Directors will attempt to promptly review all applications, the Corporation, the Board of Directors and its Agents assume no responsibility for expenses or liabilities resulting from any delays in its review.

- \*Please remove your social security number from all documents except credit check authorization.
- \* Please only put the credit authorization in the original package.
- \*Incomplete application packages will be returned to the buyer or broker.

#### Required Fees – (All fees to be paid my Certified Check or Money Order)

- \* Enclosed a check in the amount of \$600.00 payable to Kaled Management Corp., for administration fee. (Purchaser)
- \* Credit check fee of \$150.00 per person payable to Kaled Management Corp (Purchaser)
- \* Enclose a check in the amount of \$200.00 payable to Kaled Management Corp., for Recognition Agreement Fee. (Purchaser only if financing)
- \* Purchaser to pay move-in fee of \$500.00 payable to Belgravia Gardens Corp., which Is refundable upon complete compliance with the House Rules. Purchaser will be billed for any damages or violations of moving rules.
- \* Seller to pay move-out fee of \$500.00 payable to Belgravia Gardens Corp., which is refundable upon complete compliance with the House Rules. Seller will be billed for any damages or violations of moving rules. (Prior to closing)
- \* Submit completed packages to: Ms. Susan Rubin c/o Kaled Management Corp., 7001 Brush Hollow Road, Ste: 200 Westbury, NY 11590.
- \* Any packages not submitted in their entirety will be returned. One (1) COLLATED copy and one (1) ORIGINAL are to be submitted (Totaling two (2) complete packages).
- \* Please allow approximately three (3) weeks for the processing of the application.

Purchaser must provide evidence of Home Owners Insurance at closing

## **PURCHASE APPLICATION**

Gardens Corp., and for the right of residency in apartment #	shares of common stock of Belgran
Seller's Name(s):	
Seller's SSN(s) (last four digits)	
Telephone Numbers - Home: ()	Work: ()
Seller's Attorney:	
Name of Firm/Address:	
Telephone/Fax Number:()	
Email:	
Purchaser's Name:	
Co-Applicant (if applicable):	
Purchasers SSN(s) (last four digits) (s):	
Address:	
Telephone Numbers – Cell () Work: (	
Email:	
Employer's Name:	
Address:	
Occupation:	
Length of Employment:	
Present Amount of Monthly Rent:	
Name of Landlord and Telephone #:	
Length of Residency:	
Reason for Leaving:	

Purchaser's Attorney:		
		787 787 787 787 787 787 787 787 787 787
Telephone/Fax Number	r:()	( )
Email:	***************************************	
		Phone number:
Email:		
	ple that will be occupyin	
Name:	Relationship:	Occupation:
Pets yes		
Bank and credit informat	ion:	
Bank Name:	Addre	ess:
Savings Acct. Last 4 Nur	nbers:	_ Checking Last 4 Numbers:
Credit Acct (Name):		Last 4 Numbers:
		Last 4 Numbers:
Emergency Contacts:	In case of emergency	, notify the following
Name:	Relation	onship:
Address:		none:

I declare that I have examined this application and to the best of my leading to the complete. I also acknowle3dge that I read and understand the house results to the complete.	9 ,
Signature of Applicant:	Date:
Signature of Co-Applicant:	Date:

#### REFERENCES

Landlord	
Name	Address
FINANCIAL	
BANK	Address
BANK	Address
BUSINESS NAME	Company
Address	
PERSONAL	
Name	Address
Name	Address
Name	Address
Names of Residents in building known to ap	
Information regarding pets to be maintained	
In signing this application I(we) certify that a and accurate statement of the facts.	all of the foregoing information is complete
Applicants Signature	Date
Applicants Signature	

# YEARLY INCOME AND EXPENSE STATEMENT

Applicant's Name			
INCOME		EXPENSI	ES
Salary (or earned income)	<b> \$</b>	Mortgage Payments	\$
Bonus and Commissions		Real Estate Taxes	
Real Estate Income (Net)		Rent/Co-op/Condo Maintenance	
Share of partnership income (loss)		Loan or Note Payments	
Business Income (Net) Sole Proprietorship		Auto Loan/Lease Payments	
Dividends		Insurance Premiums	
Interest		Tuition Expenses	
Pension (IRA, Keogh)		Charitable Contributions	
Social Security		Medical (unreimbursed)	
Investments (describe)		Alimony, Child Support, maint.	
		Living Expenses (food, clothing,	
		utilities, etc.)	
Other Income (itemize)		Credit Card Payments	
		Investment Expenses	
		Pension (IRA, Keogh)	
		Other Expenses (itemize)	
TOTAL INCOME	\$	TOTAL EXPENSES	\$
List any unsatisfied judgments or lea	gal actions pend	ling against you and the amounts inve	olved
Have you ever gone through bankru	ntcy or other in	solvency proceedings?	
Trave you ever gone infough banking	prey or other m.	solvency proceedings:	
Date			
		Signature of A	pplicant
		Signature of A	pplicant

## ASSETS AND LIABILITIES STATEMENT

Applicant's NameStatement of Financial Condition as of the		day of	, 20
Statement of Financial Condition as of the	1C	day or	_, 20
<u>Please Note:</u> Supporting documentation for all assets is to be entered.	and liabiliti	es is to be attached to this statement. Please use the word "none" w	here no amount
ASSETS		LIABILITIES	
Cash in bank (attach bank statements & schedule E)	\$	Notes Payable (attach schedule B)	\$
Down payment on contract (if paid)		Mortgages payable (attach schedule A)	
Securities (Stocks & Bonds - attach statements & schedule F)		Unpaid Real Estate Taxes	
Cash value of life insurance, less any loans		Unpaid Income Taxes	
Investment in own business		Accounts Payable (attach schedule C)	
Real Estate Owned (attach schedule A)		Outstanding Credit Card Balances (attach schedule C)	
Vested Interest in Retirement Fund (include IRAs and 401Ks) (attache schedule G)		Other Liabilities (itemize)	
Automobile (make and year)	ļ		<u> </u>
Loans and Notes Receivable	<del>                                     </del>		
Personal Property and Furniture			
Other Assets (itemize)			
TOTAL ASSETS	\$	TOTAL LIABILITIES	\$
		NET WORTH (excess of assets over liabilities)	\$
Contingent Liabilities (personal guarantees or potential liabilities-attach schedule D)	\$		
The foregoing statements and details pertaining solemnly declares and certifies that same is a ful		th printed and written, have been carefully read and the under ct exhibit of my/our financial condition.	signed hereby
Date			
		Signature of Applicant	
		Signature of Applicant	

#### SCHEDULE A - REAL ESTATE OWNED

Location and Type of Property	Date Acquired	t .	Recent Appraised Value		•	Monthly Payment
				7		

#### SCHEDULE B - NOTES PAYABLE

	Amount	Due to	In Name of	Maturity Date	Monthly
١	····				Payment

SCHEDULE C - ACCOUNTS PAYABLE (include credit card balances here)

				Monthly
Amount	Due to	In Name Of	Maturity Date	Payment
<del>''</del>				
······································				

#### SCHEDULE D - LOANS

Amount	Туре	Due to	Final Maturity/or repayment	Collateral

<sup>\*</sup>including Letters of Credit and Surety Bonds

SCHEDULE E - SCHEDULE OF CASH IN BANKS - INCLUDE CD'S AND MONEY MARKET ACCTS

Name of Bank	Account No.	Balance	
		\$	
		\$	
		\$	
		\$	
		s	***************************************
		\$	***************************************
		\$	
		\$	······································
Total - Amount must match amount stated under			
Assets Amount must match amount stated under		\$	

SCHEDULE F - SECURITIES (STOCKS AND BONDS)

Name of Institution	Account No.	Balance	
		\$	
		\$	
		\$	***************************************
		\$	
		\$	
		\$	
		\$	
		\$	
			,
l otal - Amount must match amount stated Assets	under	s	

## SCHEDULE G - RETIREMENT FUNDS - IRAs AND 401Ks

Name of Institution	Account No.	Balance	
		\$	
		S	
		\$	
		\$	***************************************
		\$	
		\$	
		\$	
Total - Amount must match amount stated under Securities		s	

# Authorization Please Read Carefully Before Signing

In considering this application from you, the applicant(s), the management will rely heavily on the information which you have supplied. It is important that the information will be accurate and complete. By signing this application, you represent and warrant the accuracy of the information, and you authorize management to verify references that you have listed, contact individuals listed in the application obtain copies of credit and financial information, and agree to hold such persons harmless with respect to any information they may give out. All original applications and any attached documents are not returnable.

Signed (Applie 1):	
Signed (Applic 2):	

## Notification of Shareholders Mailing Address

Effective	all correspondence and maintenance bills	s for Apt. #	in
Premises	are to be se	ent to the follow	ing address
***************************************	•		-
Shareholders Name:			
Address:			
Cell phone:	Email:	****	
Date signed			

## Applicants' Release

Re: Building Address:
Apartment #
The undersigned applicant(s) is (are) submitting an application to purchase/sublease the above referenced apartment.
Applicant has submitted payment for certain fees including but not limited to fees to check applicants' credit and to process this application.
Applicant acknowledges that the application to purchase/sublet the apartment may or may not be approved by the Board of Directors of the Cooperative Corporation owning the building in its sole discretion and that if the application is approved or not approved certain costs and expenses will be incurred and the fees described above will not be refunded to the applicants.
The applicant(s) releases both the cooperative corporation and Kaled Management Corp. the managing agent from any liability for the return of these funds incurred in processing the application, and agrees that in the event the applicant seeks recovery of such fees, the applicants shall be liable for all cost and expenses (including attorney's fees) incurred by the cooperative, transfer agent and/or managing agent.
Applicant
Applicant
Date:

Re: Sublet/Sale of Apartment # Address:	
CREDIT CHECK AUTHORIZATION	
Name:	
Date of Birth:	
Social Security Number:	
Home Address: (Last seven years):	
	*************
In connection with my purchase/sublet of property, I authorize the procure further authorize all credit agencies, banks, lending institutions and person have about me and release them from any liability and responsibility doing copy form, shall be valid for this and any future reports that may be request available upon written request within a reasonable period of time.	s to release information they may
Signature	Dated

#### Release of Information Authorization

# Authorization to obtain Criminal, Credit/Litigation Report

In order to comply with the provision of Section 6.06 (A) of the Federal Fair Credit Reporting Act, I hereby authorize any individual, company or institution to release to Kaled Management Corp. and/or its representative any and all information that they have concerning any Criminal/Litigation activity.

I hereby release the individual, company or institution and all individuals connected therewith from all liability for any damage whatsoever incurred in furnishing such information.

Print Name:	Date of Birth:
Signature:	
Social Security #:	
Print Name:	Date of Birth:
Signature:	-
Social Security #:	
Address:	
City:	
State:Zip Code:	

# AFFIDAVIT OF COMPLIANCE WITH CARBON MONOXIDE/SMOKE DETECTOR REQUIREMENT FOR DWELLINGS

State of New York	)			
	) SS			
County of	)			
	gned, being duly swor of the real property o			
Street Addre	SS		Unit/Ap	t.
	New York,	Block	(the "Prem	ises")
Borough		Block	Lot	
condominium unit ar monoxide detector o	a one or two family d nd installed in the Pre of such manufacture, of tate of New York Fire	mises is an approdesign and installa	ved and operat ition standards	tional carbon as
The grantor i York State Executive be notarized).	s in compliance with se Law. (The signature	Subdivision 5(a) o e of at least one gr	f Section 378 c rantor is require	of the New ed and must
	Joan Ferng/	Brendon Leong		
Name of Grantor	The state of the s	Name o	f Grantee	
Signature of Grar	ntor	Signa	ature of Grante	e
Sworn to before me Thisdate of	20		o before me date of	20

These statements are made with the knowledge that a willfully false representation is unlawful and is punishable as a crime of perjury under Article 210 of the Penal Law.

This Affidavit of Compliance with Carbon Monoxide/Smoke Detector Requirement is for informational purposes.

#### Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

#### **Lead Warning Statement**

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

asses	sment or inspection for	possession und possible lead-base	d paint hazards is recomi	mended prior to purchase.
(a) F	er's Disclosure Presence of lead-based i)	paint and/or lea sed paint and/or	nd-based paint hazards · lead-based paint hazar	(check (i) or (ii) below): ds are present in the housing
(b) R	lecords and reports av  i) Seller has provideadbased	ailable to the sell ided the purchas	ler (check (i) or (ii) belo	ords and reports pertaining to
***************************************	Seller has no re hazards in the l	ports or records nousing.	pertaining to lead-base	ed paint and/or lead-based paint
(c) (d) (e) P (	Purchaser has re urchaser has (check (i i) received a 10-da or inspection for t ii) waived the opplead-based paint	ceived copies of a ceived the pampl ) or (ii) below): ay opportunity (on the presence of le portunity to condu- and/or lead-bas	or mutually agreed upor ad-based paint and/or act a risk assessment or ed paint hazards.	o from Lead in Your Home.  In period) to conduct a risk assessment lead-based paint hazards; or inspection for the presence of
awar	e of his/her responsib	ility to ensure co	e seller's obligations ur empliance.	nder 42 U.S.C. 4852(d) and is
The fo	fication of Accuracy ollowing parties have revenue they have provide the provided t	riewed the informa ed is true and accu	ation above and certify, to rate.	the best of their knowledge, that the
Seller	*	Date	Seller	Date
Purch	naser	Date	Purchaser	Date
Agen		Date	Agent	Date

#### WINDOW GUARDS REQUIRED

#### NOTICE TO OWNER

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

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

- If you <u>ask</u> him to put in window guards at any time (you need not give reason)
- If a child 10 years of age or younger lives in your apartment

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

#### CHECK ONE:

- CHILDREN 10 YEARS OF AGE 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
   YEARS OF AGE OR YOUNGER

SHAREHOLDER (PRINT)	***************************************
SHAREHOLDER(SIGNATURE)	<u></u>
SHAREHOLDER (PRINT)	· · · · · · · · · · · · · · · · · · ·
SHAREHOLDER(SIGNATURE)	<del></del>

FOR FURTHER INFORMATION CALL:

Window Falls Prevention Program New York City Department Of Health 125 Worth Street, Room 222A New York, N.Y. 10013 (212) 566-8082

# 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 b	ouyer(s):	
Lease Pre	mises Address:	
Apartmen	t Number:	(the "Leased
Date of C	losing:	Premises")
CHECK O	NE:	
1. [ ] Pre	There is <u>NO</u> Mair mises.	ned and Operative Sprinkler System in the Leased
2. [ ] Pre	There is a Mainta mises.	ed and Operative Sprinkler System in the Leased
	A. The last date inspected was o	n which the Sprinkler System was maintained and
installed i will autom	n accordance with natically cause wa	em of piping and appurtenances designed and enerally accepted standards so that heat from a fire to be discharged over the fire area to extinguish it or ecutive Law of New York, Article 6-C, Section 155-
I, the Buy as to the o help me n	existence or non- nake an informed	isclosure set forth above. I understand that this notice, stence of a Sprinkler System is being provided to me to cision about the Leased Premises in accordance with Law Article 7, Section 231-a.
Buyer:	Name: Signature:	
	Name: Signature:	
Seller	Name: Signature	

Dear Purchaser

The New York City Department of Finance requires that management companies provide information of all eligible cooperative Shareholders and condominium Unit Owners in order to receive the NYC real estate tax abatement credits.

Please fill out the attached survey form as best as you can in its entirety by refering to your proprietary lease for your survey answers. This information will only be used to update your records in our system as well as to report to the NYC Department of Finance regarding the residency status of all our shareholders in order for the city to determine eligibility for the co-op tax abatement.

Please note, it is important to complete the survey in it's entirety for us to be able to update your information with NYC Department of Finance.

Please feel free to reach out to us at 516-876-4800 or email us at coopabatement@kaled.com should you require any assistance.

#### \*\* Please Return in Enclosed Envelope or Email To: coopabatement@kaled.com \*\*

#### **COOP ABATEMENT RESIDENT VERIFICATION SURVEY**

	ure:Date:
	**Please send proof of primary residency together with this survey ** (example: copy of State ID)
	Please state the reason for this change:
	information to be submitted to the city? Yes / No
7.	Have there been any circumstances or changes in residency since January 1, 2018 that may require updated
6.	Please list the social security number or the tax ID number of all shareholders on the proprietary lease:
	residence? Yes / No
	If your unit is owned by a trust, are you the trustee or beneficiary living there with unit being your primary
5.	Is your unit owed by a trust? Yes / No
4.	Is your unit sponsor owned? Yes / No
3.	The period of the control of the con
2	Full address with unit number(s)
2.	Do you own more than 3 units within the same property? Yes / No
1.	Name of all shareholders listed on the proprietary lease (separate with commas if multiple)

#### BELGRAVIA GARDENS CORP. 61-88 DRY HARBOR ROAD HIDDLE VILLAGE, N.Y. 11379

#### HOUSE RULES

- (1) The public halls and stairways of the building shall not be obstructed or used for any purpose other than ingress to and egress from the apartments in the building and the fire towers shall not be obstructed in any way.
- (2) No patient of any doctor who has offices in the building shall be permitted to wait in the lobby.
- (3) Children shall not play in the public halls, courts, stairways, fire towers or elevators and shall not be permitted on the roof unless accompanied by a responsible adult.
- (4) No public hall above the ground floor of the building shall be decorated or furnished by any Lessee in any manner without the prior consent of all the Lessees to whose apartments such hall serves as a means of ingress and egress. In the event of disagreement among such Lessees, the Board of Directors shall decide. Floor mats at the entrance to apartments shall not be permitted.
- (5) No Lessee shall make or permit any disturbing noises in the building or do or permit anything to be done therein which will interfere with the rights, comfort or convenience of other Lessees. No Lessee shall play upon or suffer to be played upon any musical instrument or permit to be operated a phonograph or a radio or television loud speaker in such Lessee's apartment between the hours of eleven o'clock and the following eight o'clock a.m., if the same shall disturb or annoy other occupants of the building. No construction or repair work or other installation involving noise shall be conducted in any apartment except on weekdays (not and 5:00 p.m.
- (6) No article shall be placed in the halls or on the staircase landings or the fire towers, nor shall anything be hung or shaken from the doors, windows, terraces or balconies or placed upon the window sills of the building. Laundry shall not be hung on the terrace. Terraces shall be maintained in compliance with standards of the Board of Directors.
- (7) No awnings, window air-conditioning units or ventilators shall be used in or about the building except such as shall have been expressly approved by the Lessor or the managing agent, nor shall anything be projected out of any window of the building without similar approval.

- (8) No sign, notice, advertisement or illumination shall be inscribed or exposed on or at any window or other part of the building, except such as shall have been approved in writing by the Lessor or the managing agent.
- (9) No tricycles, bicycles, scooters or similar vehicles and baby carriages shall be allowed to stand in the public halls, passageways, areas or courts of the building.
- (10) Messengers and tradespeople shall use such means of ingress and egress as shall be designated by the Lessor. The superintendent must be notified at least 48 hours before a delivery.
- (11) Garbage and refuse from the apartments shall be disposed of only at such times and in such manner as the superintendent or the managing agent of the building may direct. All Lessees and their families and guests must comply with the rules established by the Board of Directors in compliance with the Recycling Program adopted by the City of New York and attached hereto.
- (12) Water closets and other water apparatus in the building shall not be used for any purposes other than those for which they were constructed, nor shall any sweepings, rubbish, rags or any other article be thrown into the water closets. The cost of repairing any damage resulting from misuse of any water closets or other apparatus shall be paid for by the Lessee in whose apartment it shall have been caused.
- (13) No Lessee shall send any employee of the Lessor out of the building on any private business of a Lessee.
- (14) No bird or animal shall be kept or harbored in the building unless the same in each instance have been expressly permitted in writing by the Lessor; such permission shall be revocable by the Lessor. In no event shall dogs be permitted on elevators or in any of the public portions of the building less carried or by leash. No pigeons or other birds or animals shall be fed from the window sills, terraces, balconies or in the yard, court spaces or public portions of the building, or on the sidewalks or street adjacent to the building.
- (15) No radio, television or satellite technology shall be attached to or hung from the exterior of the building without the prior written approval of the Board of Directors or the managing agent.
- (16) No vehicle belonging to a Lessee or to a member of the family or guest, subtenant or employee of a Lessee shall be parked

in such manner as to impede or prevent ready access to any entrance of the building by another vehicle.

- (17) The Lessee shall use the available laundry facilities only upon such days and during such hours as may be designated by the Lessor or the managing agent.
- (18) The Lessor shall have the right from time to time to curtail or relocate any space devoted to storage or laundry purposes.
- (19) Unless expressly authorized by the Board of Directors in each case, the floors of each apartment must be covered with rugs or carpeting or equally effective noise-reducing material to the extent of at least 80% of the floor area of each room excepting only kitchens, pantries, bathrooms, maid's rooms, closets, and foyers.
- (20) No group tour or exhibition of any apartment or its contents shall be conducted, nor shall any auction sale be held in any apartment without the consent of the Lessor or its managing agent.
- (21) The Lessee shall keep the windows of the apartment clean. In case of refusal or neglect of the Lessee during 10 days after notice in writing from the Lessor or the managing agent to clean the windows, such cleaning may be done by the Lessor, which shall have the right, by its officers or authorized agents, to enter the apartment for the purpose and to charge the cost of such cleaning to the Lessee.
- (22) The passenger elevator unless of automatic type and intended for operation by a passenger, shall be operated only by employees of the Lessor, and there shall be no interference whatever with the same by Lessees or members of their families or their guests, employees or subtenants.
- (23) Complaints regarding the service of the building shall be made in writing to the managing agent of the Lessor.
- (24) Any consent or approval given under these House Rules by the Lessor shall be revocable at any time.
- (25) If there be a garage in the building, the Lessee will abide by all arrangements made by the Lessor with the garage operator with regard to the garage and the driveways thereto. Requests for a garage space shall be in writing addressed to the managing agent.
- (26) The following rules shall be observed with respect to refuse disposal:

- (i) All wet debris is to be securely wrapped or bagged in small package size to fit easily into the hopper panel.
- (ii) Debris should be completely drip-free before it leaves the apartment and carried to the incinerator closet in a careful manner and in a drip-proof container; then placed into the flue hopper so it will drop into the flue for disposal.
- (iii) Bottles and cans shall be placed in the designated recycling receptacles on each floor.
- (iv) Cartons, boxes, crates, sticks of wood or other solid matter shall not be stuffed into hopper opening, cartons, boxes, newspapers and crates shall be tied in accordance with the Recycling Program adopted by the City of New York and placed in the designated area on the lobby level by Lessee.
- (v) Under no circumstances should carpet sweepings containing naphthalene, camphor balls or flakes, floor scrapings, plastic wrappings or covers, oil soaked rags, empty paint or aerosol cans or any other inflammable, explosive, highly combustible or noxious substances or lighted cigarettes or cigar stubs be thrown into the incinerator flue.
- (vi) Vacuum cleaner bags must never be emptied into the flue. Such dust, dirt, etc., should be wrapped in a securely tied bag or package and then be placed through hopper door panel into flue.
- (vii) The superintendent shall be notified of any drippings, or moist refuse appearing on incinerator closet floor and corridors.
- balcony or roof without the prior written approval of the Lessor. Plantings shall be contained in boxes of wood lined with metal or other material impervious to dampness and standing on supports at least two inches from the terrace, balcony or roof surface, and if adjoining a wall, at least three inches from such wall. Suitable weep holes shall be provided in the boxes to draw off water in special locations, such as a corner abutting a parapet wall, plantings may be contained in masonry or hollow tile walls which shall be at least three inches from the parapet wall flashing, with a floor of drainage tiles and suitable weep holes at the sides to draw off water. It shall be the responsibility of the Lessee to maintain the containers in good condition, and the drainage tiles and weep holes in operating condition.
- (28) The agents of the Lessor, and any contractor or workman authorized by the Lessor, may enter any apartment at any reasonable hour of the day for the purpose of inspecting such apartment to ascertain whether measures are necessary or desirable to control or

exterminate any vermin, insects or other pests and for the purpose of taking such measures as may be necessary to control or exterminate any such vermin, insects or other pests. If the Lessor takes measures to control or exterminate carpet beetles, the cost thereof shall be payable by the Lessee, as additional rent.

- (29) No employee of Lessor may be used by any Lessee for the private business of any Lessee without the prior written consent of the Board of Directors having first been obtained in each instance.
- (30) Lessee shall comply with rules governing moving adopted by the Board of Directors.
- (31) No major repair installation or renovation shall be undertaken by Lessee unless the managing agent has been notified in writing. Work related to major repairs, installation and renovation may not begin until written acknowledgement has been received from the managing agent indicating the Lessor has no objection to the work.
- (32) Lessee shall comply with rules governing late charges for maintenance in arrears as adopted by the Board of Directors and attached hereto.

The Board of Directors reserves the right to establish appropriate fines to assure compliance with these House Rules.

These House Rules may be added to, amended or repealed at any time by resolution of the Board of Directors of the Lessor.

ADOPTED APRIL 23, 1997

# BELGRAVIA GARDENS CORP. MOVING POLICY

TO: ALL RESIDENTS AND NON-RESIDENT SHAREHOLDERS:

The following rules and regulations regarding moving in and moving out procedures must be adhered to:

- 1) <u>MOVING IN</u>: A purchaser of an apartment is not permitted to move any personal belongings into the apartment until after the time of closing. Subtenants may not move any belongings into the apartment until the approval of their applications by the Board of Directors.
- 2) <u>MOVING DEPOSIT</u>: A deposit of \$500.00 is required from the buyer or sublessee prior to moving in or out. The check is to be made payable to Belgravia Gardens Corp. and sent to Kaled Management at least forty-eight (48) hours prior to moving in or out. Contact the superintendent, Salvatore Gambino at 347-666-4296 apt. 1B to arrange move-in or move-out date.

This deposit will be returned provided that no damage has been done to the elevator or other common areas of the building by the movers and/or the buyer/lessee. Any resulting damage will be repaired by the cooperative and the cost thereof will be deducted from the deposit. In no way does the \$500.00 deposit limit the liability of the shareholder/subtenant for damages.

- 3) <u>MOVING HOURS</u>: Residents are permitted to move furniture and large articles, which cannot be carried in one's arms, between the hours of 9:00 A.M. and 5:00 P.M. MONDAY THROUGH SATURDAY ONLY. Moving on SUNDAY is <u>not</u> permitted. Anyone who moves outside of these allowable hours will forfeit the entire deposit.
- 4) <u>FRONT DOOR ONLY</u>: Moving in or out shall be via the front door only. Since we have only one elevator, please give current residents priority whenever possible.
- 5) <u>MOVING AND DELIVERY NOTICE</u>: All persons moving or having large deliveries made must also notify the building Superintendent, Salvatore Gambino, 48 hours prior to such moving or delivery in order for him to monitor the elevator.

This policy has been enacted in an effort to ensure security and to minimize the inconvenience of all residents.

I have read the above and will comply.	Sincerely,
Applicant(s) for Apt	BELGRAVIA GARDENS CORP.
	By: The Board of Directors

TO ALL SHAREHOLDERS BELGRAVIA GARDENS CORP. 61-88 DRY HARBOR RD. MIDDLE VILLAGE, NY 11379

#### DEAR SHAREHOLDER:

AT A MEETING OF THE BOARD OF DIRECTORS HELD ON DECEMBER 2, 1992, THE BOARD PASSED THE FOLLOWING RESOLUTION REGARDING PENALTIES FOR LATE PAYMENT OF MAINTENANCE CHARGES DUE AND OWING THE LESSOR CORPORATION:

# AMENDED RESOLUTION

ANY MONTHLY MAINTENANCE CHARGE THAT HAS NOT BEEN RECEIVED BY THE CORPORATION'S MANAGING AGENT, BY THE 10<sup>TH</sup> OF THE MONTH IN WHICH IT IS OWED, THERE WILL BE A \$25.00 LATE CHARGE ASSESSED TO THE DELINQUENT SHAREHOLDER.

IF ANY MONTHLY MAINTENANCE CHARGE HAS NOT BEEN RECEIVED IN THE OFFICE OF OUR MANAGING AGENT BY THE END OF THE SECOND CALENDAR MONTH OF WHEN IT BECOMES DUE, THERE WILL BE AN ADDITIONAL LATE CHARGE OF \$50.00, BRINGING THE AGGREGATE FINE TO \$75.00.

IF ANY MONTHLY MAINTENANCE CHARGE IS STILL NOT RECEIVED AFTER THE THIRD MONTH IN WHICH IT BECOMES DUE, A \$100.00 LATE CHARGE WILL BE ADDED FOR EACH MONTH AND EVERY MONTH THEREAFTER.

NOTHING IN THIS RESOLUTION SHALL IN ANY WAY PRECLUDE OR IMPAIR THE LESSOR CORPORATION FROM SEEKING ANY AND ALL LEGAL REMEDIES IT DEEMS NECESSARY.

# BELGRAVIA GARDENS CORP.

61-88 Dry Harbor Road Middle Village, NY 11379

TO:

All Shareholders with Terraces

FROM:

Diahann Henriques

DATE:

November 12, 2008

RE:

Terrace

# Maintenance guidelines for the Sika Floor Balcony Coating

- 1. No penetrations through the coatings.
- 2. Care should be taken to avoid unnecessary abrasion of the Balcony Coatings. For example, metal lawn furniture should not be dragged across the system. Plastic or rubber glides on the bottom of the legs are recommended. Avoid the use of metal ice scrapers or snow shovels.
- 3. Avoid the use of chemicals to clean the balcony. Chemicals may discolor and/or attack the coating.
- **4.**The floor coating can be cleaned by using mild liquid cleaner and warm water applied with a **soft** bristle scrub brush. A pressure washer may also be used provided it does not exceed 1,000 p.s.i.
- 5. Indoor/outdoor carpeting, tile, or any other type of flooring material, should not be placed over the Sika Balcony Coating. Flooring material tends to retain moisture, and can negatively affect the top-coat portion of the system.
- **6.** If a tenant notices any damage, it should be brought to the Super's attention ASAP.

PLEASE TAKE NOTICE: IF THE ABOVE IS NOT ADHERED TO, THE SHAREHOLDER WILL BE RESPONSIBLE FOR ANY AND ALL DAMAGES INCURRED.

TO ALL RESIDENTS 61-88 DRY HARBOR ROAD REGO PARK, N. Y. 11379

# DIEAR RESIDENT:

AT A BOARD OF DIRECTORS MEETING FOR BELGRAVIA GARDENS CORP., HELD ON APRIL 12, 1994, THE BOARD UNANIMOUSLY VOTED TO PASS THE FOLLOWING RESOLUTION

# RESOLUTION

ANY RESIDENT FOUND HANGING LAUNDRY OUT TO DRY ON THEIR TERRACE WILL BE FINED \$25.00 PER OCCURENCE.

MILDRED SHANLEY--PRESIDENT

ROBERT FAZZOLARY SECRETAR

# REMINDER

MAY 15, 2008

TO ALL RESIDENTS 61-88 DRY HARBOR ROAD REGO PARK, N.Y. 11379

#### **DEAR RESIDENT:**

THIS LETTER IS TO REMIND ALL RESIDENTS OF THE IMPORTANCE OF PROPER GARBAGE DISPOSAL AND RECYCLING PROCEDURES.

- 1)..ALL GLASS, PLASTIC AND ALUMINUM SHOULD BE WASHED AND PLACED IN THE **BLUE RECYCLING CAN.** FAILURE TO WASH THESE ITEMS ONLY INCREASES THE ROACH POPULATION.
- 2)..ALL NEWSPAPERS, MAGAZINES AND CARDBOARDS SHOULD BE TIED IN STACKS NO HIGHER THAN 18" AND PLACED INSIDE THE COMPACTOR ROOM FLOOR. YOU ARE REQUIRED TO TIE UP YOUR OWN RECYCLABLES!! REMEMBER THE BUILDING HAS ONLY ONE EMPLOYEE AND IF HE HAS TO TAKE TIME TO TIE RECYCLABLES, THE IMPORTANT WORK NEEDED IN THE BUILDING CANNOT GET DONE. EVERYONE'S COOPERATION IS NEEDED TO MAINTAIN A CLEAN BUILDING.
- 3)..ALL REGULAR GARBAGE MUST BE THROWN DOWN THE COMPACTOR CHUTE..NOT LEFT ON THE COMPACTOR ROOM FLOOR OR INSIDE THE RECYCLING CAN!!!

THANK YOU FOR YOUR COOPERATION.

VERY TRULY YOURS,

KALED MANAGEMENT CORP., AS AGENT FOR BELGRAVIA GARDENS CORP.

# Belgravia Gardens Corp.

61-88 Dry Harbor Road Middle Village, NY 11379

Dear Shareholders/Residents:

August, 2018

Belgravia Gardens Corp. is hereby giving notice to all residents and shareholders of the Coop's smoking policy pursuant to New York City's newly enacted Local Law 147/2017 which policy is in accord with the existing NYC 2002 Smoke Free Air Act (the "Act"). This act was implemented due to the fact that the harmful effects of secondhand smoke caused by indoor smoking are simply too great to ignore.

Belgravia Gardens Corp. has been, and will continue to be in compliance with the Act and be smoke-free in all enclosed areas except within a shareholder's actual dwelling unit and all common outdoor areas except as below. This means that there will be no carrying or use of a lit tobacco product, including e-cigarettes, hookahs and vaporizers (meaning any electronic device that provides a vapor of liquid nicotine and/or other substances to the user as she or he simulates smoking), in any indoor common spaces including but not limited to, porches, vestibules, laundry rooms, garages/parking lots, playgrounds and as may otherwise be prohibited by law. In addition, smoking shall be forbidden within 100 feet of any entrance to the building that make up the cooperative.

- The Coop's smoking policy always has been, and will continue to be, applicable to all shareholder-tenants, subtenants, invitees of tenants, guests and any other person on the premises, maintenance personnel and staff.
- In accordance with Local Law 147, in the event a shareholder shall sublease his/her unit, the shareholder must incorporate this smoking policy into any sublease. Any shareholder selling the shares appurtenant to their unit must incorporate this smoking policy into the contract of sale. The Coop notes that Local Law 147 provides for civil penalties levied by the Board of Health in the event these required disclosures are not complied with; specifically, Local Law 147 provides for civil penalties in the event of any violation as follows: First violation: \$200 to \$400; Second violation, if within 12-months of first violation: \$500 to \$1000; Third or subsequent violation, within 12-month period: \$1000 to \$2000
- The Board will be amending the Coop House Rules to incorporate the Coop's smoking policy set forth above in accordance with local Law 147 and will distribute to all Shareholders a copy of the Amended House Rules as soon as same are available.

Thank you for you cooperation and compliance with the Coop's smoking policy and the Act.

Very truly yours, Board of Directors

# NOTICE DISCLOSING TENANTS' RIGHTS TO REASONABLE ACCOMMODATIONS FOR PERSONS WITH DISABILITIES

## Reasonable Accommodations

The New York State Human Rights Law requires housing providers to make reasonable accommodations or modifications to a building or living space to meet the needs of people with disabilities. For example, if you have a physical, mental, or medical impairment, you can ask your housing provider to make the common areas of your building accessible, or to change certain policies to meet your needs.

To request a reasonable accommodation, you should contact your property manager by calling 516-876-4800, or by e-mailing info@kaled.com. You will need to show your housing provider that you have a disability or health problem that interferes with your use of housing, and that your request for accommodation may be necessary to provide you equal access and opportunity to use and enjoy your housing or the amenities and services normally offered by your housing provider.

If you believe that you have been denied a reasonable accommodation for your disability, or that you were denied housing or retaliated against because you requested a reasonable accommodation, you can file a complaint with the New York State Division of Human Rights as described at the end of this notice.

Specifically, if you have a physical, mental, or medical impairment, you can request:

- Permission to change the interior of your housing unit to make it accessible (however, you are required to pay for these modifications, and in the case of a rental your housing provider may require that you restore the unit to its original condition when you move out);
- Changes to your housing provider's rules, policies, practices, or services;
- Changes to common areas of the building so you have an equal opportunity to use the building. The New York State Human Rights Law requires housing providers to pay for reasonable modifications to common use areas.

Examples of reasonable modifications and accommodations that may be requested under the New York State Human Rights Law include:

- If you have a mobility impairment, your housing provider may be required to provide you with a ramp or other reasonable means to permit you to enter and exit the building.
- If your doctor provides documentation that having an animal will assist with your disability, you should be permitted to have the animal in your home despite a "no
- If you need grab bars in your bathroom, you can request permission to install them at your own expense. If your housing was built for first occupancy after March 13, 1991 and the walls need to be reinforced for grab bars, your housing provider must pay for that to be done.
- If you have an impairment that requires a parking space close to your unit, you can request your housing provider to provide you with that parking space, or place you at the top of a waiting list if no adjacent spot is available.
- If you have a visual impairment and require printed notices in an alternative format such as large print font, or need notices to be made available to you electronically, you can request that accommodation from your landlord.

# Required Accessibility Standards

All buildings constructed for use after March 13, 1991, are required to meet the following

- Public and common areas must be readily accessible to and usable by persons with
- All doors must be sufficiently wide to allow passage by persons in wheelchairs; and
- All multi-family buildings must contain accessible passageways, fixtures, outlets, thermostats, bathrooms, and kitchens.

If you believe that your building does not meet the required accessibility standards, you can file a complaint with the New York State Division of Human Rights.

# How to File a Complaint

A complaint must be filed with the Division within one year of the alleged discriminatory act. You can find more information on your rights, and on the procedures for filing a complaint, by going to www.dhr.ny.gov, or by calling 1-888-392-3644 with questions about your rights. You can obtain a complaint form on the website, or one can be e-mailed or mailed to you. You can also call or e-mail a Division regional office. The regional offices are listed on the website.



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# NEW YORK CITY FIRE DEPARTMENT

2022-2023 Fire and Emergency Preparedness Bulletin For New York City Apartment Buildings

# **APARTMENT BUILDING FIRE SAFETY**

E-Bike Fire Safety (Fire Safety Hazards Associated with Powered Mobility Devices)



There have been over 140 e-bike and other lithium-ion structural fires in New York City in the first  $10\frac{1}{2}$  months of 2022 alone. Six persons died and 140 persons were injured in these fires. Apartments have been severely damaged.

WHAT YOU NEED TO KNOW ABOUT E-BIKE FIRE SAFETY (SEE NEXT PAGE)

E-bikes, scooters, hoverboards and other mobility devices powered by lithium-ion batteries have become popular. people store and charge them in their apartments. However, the devices' lithium-ion batteries and chargers present serious fire safety hazards.

# Immediately stop charging your e-bike and call 911 if you notice:

- Fire or Smoke
- Battery overheating
- Change in battery shape or color

- Battery leaking
- Strange battery smell
- Battery making odd noises

# Powered Mobility Device Fire Safety

BUY only e-bikes or other mobility devices that are CERTIFIED by nationally recognized testing laboratory. Look for symbols such as UL, ETL and CSA.

o WHY? The laboratories test these products to make sure they meet industry standards and are safe to operate under normal circumstances.

USE the original battery, power adapter and power cord supplied with the device, or a manufacturer-recommended and/or a testing laboratory-certified replacement.

- o NEVER use unapproved batteries/chargers, even if they are much less expensive.
- o WHY? Unapproved batteries or chargers may not be designed to work with an e-bike or e-bike battery.
- o RESULT: An unapproved battery may overcharge, overheat and catch on fire.

PLUG the e-bike directly into an electrical wall outlet when charging.

- o NEVER charge an e-bike or e-bike battery with an extension cord or power strip.
- o WHY? Lithium-ion battery charging requires a lot of electrical current, more than most extension cords and power strips can handle.
- o RESULT: The extension cord or power cord can overheat and cause a fire.

CHARGE your e-bike or other device in a safe facility, not in your apartment, if possible. Ask your building or employer if they can provide a safe charging and storage facility.

- o WHY? Lithium-ion batteries store a lot of energy and when they overheat they release intense energy. Most apartments are unsprinklered and many furnishings and household items are highly combustible.
- o RESULT: A fire in your apartment can be devastating.

MAKE SURE you have a way out of the apartment in the event of fire!

NEVER charge your e-bike next to the apartment entrance door or any other place where it could prevent your escape.

MONITOR your e-bike or e-bike battery when it is being charged.

- o READ the manufacturer's charging and storage instructions and follow them.
- o NEVER charge the battery overnight or when you are not in the apartment.
- o NEVER charge an e-bike or e-bike battery on or near your bed or couch, or close to drapes, papers or other combustible materials.



CORPORATE OFFICE
7001 BRUSH HOLLOW ROAD
SUITE 200
WESTBURY, NY 11590
TEL: (516) 876-4800
FAX: (516) 876-6812
WWW.KALED,COM

ASSET MANAGEMENT 757 THIRD AVENUE SUITE 2028 NEW YORK, NY 10017 TEL: (212) 376-5508

EMAIL: INFO@KALED.COM

April 25, 2023

All Residents of Belgravia Gardens Corp. 61-88 Dry Harbor Road Middle Village NY 11379

Dear Residents(s):

The Belgravia Gardens Corp. Board of Directors has voted to amend the House Rules regarding Powered Mobility Devices.

Except as otherwise provided herein, Powered Mobility Devices, including but not limited to E-Bikes, scooters, hoverboards and other Mobility devices are hereby prohibited anywhere within the building or within any apartments in the building. Powered Mobility Devices may not be charged anywhere in the building, including but not limited to any common areas, apartments, or the garage. The only exception to this absolute prohibition shall be where a Lessee demonstrates by written medical documentation acceptable to the Lessor in its sole discretion that an Assistive Powered Mobility Device such as a wheelchair or a scooter is required for the mobility of the Lessee.

The new House Rule shall take effect as of May 1, 2023. Any Lessee currently possessing any Powered Mobility Devices in their apartment or in the building shall have until **May 31, 2023** to permanently remove the Powered Mobility Device from their apartment and the building.

Any violations regarding the Powered Mobility Device House Rule shall result in legal action including but not limited to eviction proceedings.

If you have any questions and/or concerns regarding this please do not hesitate to contact me.

Very truly yours,

Michael Ravner Property Manager

propertymanagement

real estate

asset management

#### CERTIFICATE OF RESOLUTION

I, Joan Stack, Board President of Belgravia Gardens Corp.do hereby certify that at a meeting of the Board of Directors duly held on the March 21, 2023 at which a quorum was present and acting throughout, the following Resolution was duly adopted.

The Board of Directors of Belgravia gardens Corp. adopts a new House Rule which provides:

Except as otherwise provided herein, Powered Mobility Devices, including but not limited to E-Bikes, scooters, hoverboards and other mobility devices are hereby prohibited anywhere within the building or within any apartments in the building. Powered Mobility Devices may not be charged anywhere in the building, including but not limited to any common areas, apartments, or the garage. The only exception to this absolute prohibition shall be where a Lessee demonstrates by written medical documentation acceptable to the Lessor in its sole discretion that an Assistive Powered Mobility Device such as a wheelchair or a scooter is required for the mobility of the Lessee.

And it is further

**RESOLVED**, that the provisions of this House Rule shall take effect as of April 1, 2023; and it is further

**RESOLVED**, that any Lessees currently possessing any Powered Mobility Device in their apartment or in the building shall have until April 30, 2023 to permanently remove the Powered Mobility Device from their apartment and the building.

**RESOLVED**, ANY violations regarding the Powered Mobility Device House Rule shall result in legal action including but not limited to eviction proceedings.

IN WITNESS WHEREOF, I have hereunto set my name and seal of the corporation this April 23 2023.

, as Board Presider

#### **UNIFORM ACKNOWLEDGMENT**

State of New York	)
•	) ss.:
County of Queens	)

On the \_\_\_\_\_\_\_\_ the year 2023 before me, the undersigned, a Notary Public in and for said State, personally appeared Joan Stack, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her capacity, and that by her signature on the instrument, the individual or the person upon behalf of which the individual acted, executed the instrument.

NOTARY/P.UBLIC

ROBERT FAZZOLARI Notary Public, State of New York NO. 01FA6420252 Qualified in Suffolk County Commission Expires 08/02/2025

# NOTICE TO TENANT OF APPLICABILITY OR INAPPLICABILITY OF THE NEW YORK STATE GOOD CAUSE EVICTION LAW

This notice from your landlord serves to inform you of whether or not your unit/apartment/home is covered by the New York State Good Cause Eviction Law (Article 6-A of the Real Property Law) and, if applicable, the reason permitted under the New York State Good Cause Eviction Law that your landlord is not renewing your lease. Even if your apartment is not protected by Article 6-A, known as the New York State Good Cause Eviction Law, you may have other rights under other local, state, or federal laws and regulations concerning rents and evictions. This notice, which your landlord is required to fill out and give to you, does not constitute legal advice. You may wish to consult a lawyer if you have any questions about your rights under the New York State Good Cause Eviction Law or about this notice.

The sending of this notice does not vitlate any prior litigation notices or pleading served upon you, nor does the sending of this notice serve to revive or reinstate any previously terminated tenancy. The word "tenant" as recited in the notice is solely for identification purposes and not a statement of legal status. No admissions or concessions of an owner right or remedy may be construed from the text or sending of this notice.

NOTICE (THIS SHOULD BE FILLED OUT BY YOUR LANDLORD)

**UNIT INFORMATION** 

;	SIREET:
h	INIT OR APARTMENT NUMBER:
F	STY/TOWN/VILLAGE:
-	TATE:
2	IP CODE:
1.	IS THIS UNIT SUBJECT TO ARTICLE 6-A OF THE REAL PROPERTY LAW, KNOWN AS THE NEW YORK STATE GOOD CAUSE EVICTION LAW? (PLEASE MARK APPLICABLE ANSWER)
	□YES © NO
2	IE THE HAIT IS EVENDT FROM ARTIST S.A. OF THE STATE OF TH

- IF THE UNIT IS EXEMPT FROM ARTICLE 6-A OF THE REAL PROPERTY LAW, KNOWN AS THE NEW YORK STATE GOOD CAUSE EVICTION LAW, WHY IS IT EXEMPT FROM THAT LAW? (PLEASE MARK ALL APPLICABLE EXEMPTIONS)
  - \_\_\_\_A. Village/Town/City outside of New York City has not adopted good cause eviction under section 213 of the Real Property Law;
  - \_\_\_\_B. Unit is owned by a "small landlord," as defined in subdivision 3 of section 211 of the Real Property Law, who owns no more than 10 units for small landlords located in New York City or the number of units established as the maximum amount a "small landlord" can own in the state by a local law of a village, town, or city, other than New York City, adopting the provisions of Article 6-A of the Real Property Law, known as the New York State Good Cause Eviction Law, or no more than 10 units, as applicable. In connection with any eviction proceeding in which the landlord claims an exemption from the provisions of Article 6-A of the Real Property Law, known as the New York State Good Cause Eviction Law, on the basis of being a small landlord, the landlord shall provide to the tenant or tenants subject to the proceeding the name of each natural person who owns or is a beneficial owner of, directly or indirectly, in whole or in part, the housing accommodation at issue in the proceeding, the number of units owned, jointly or separately, by each such natural person owner, and the addresses of any such units, excluding each natural person owner's principal residence. If the landlord is an entity, organized under the laws of this state or of any other jurisdiction, then such landlord shall provide to the tenant or tenants subject to the proceeding the name of each natural person with a direct or indirect ownership interest in such entity or any affiliated entity, the number of units owned, jointly or separately, by each such natural person owner, and the addresses of any such units, excluding each natural person owner's principal residence (exemption under subdivision 1 of section 214 of the Real Property Law);
  - \_\_\_C. Unit is located in an owner-occupied housing accommodation with no more than 10 units (exemption under subdivision 2 of section 214 of the Real Property Law);
  - \_\_\_D. Unit is subject to regulation of rents or evictions pursuant to local, state, or federal law (exemption under subdivision 5 of section 214 of the Real Property Law);
  - E. Unit must be affordable to tenants at a specific income level pursuant to statute, regulation, restrictive declaration, or pursuant to a regulatory agreement with a local, state, or federal government entity(exemption under subdivision 6 of section 214 of the Real Property Law);
  - <u>x</u> F. Unit is on or within a housing accommodation owned as a condominium or cooperative, or unit is on or within a housing accommodation subject to an offering plan submitted to the office of the attorney general (exemption under subdivision 7 of section 214 of the Real Property Law);
  - \_\_\_\_G. Unit is in a housing accommodation that was issued a temporary or permanent certificate of occupancy within the past 30 years (only if building received the certificate on or after January 1st, 2009) (exemption under subdivision 8 of section 214 of the Real Property Law);
  - \_\_\_H. Unit is a seasonal use dwelling unit under subdivisions 4 and 5 of section 7-108 of the General Obligations Law (exemption under subdivision 9 of section 214 of the Real Property Law);
  - \_\_\_\_!. Unit is in a hospital as defined in subdivision 1 of section 2801 of the Public Health Law, continuing care retirement community licensed pursuant to Article 46 or 46-A of the Public Health Law, assisted living residence licensed pursuant to Article 46-B of the Public Health Law, adult care facility licensed pursuant to Article 7 of the Social Services Law, senior residential community that has submitted an offering plan to the attorney general, or not-for-profit independent

retirement community that offers personal emergency response, housekeeping, transportation and meals to their residents (exemption under subdivision 10 of section 214 of the Real Property Law);

- \_\_\_\_J. Unit is a manufactured home located on or in a manufactured home park as defined in section 233 of the Real Property Law (exemption under subdivision 11 of section 214 of the Real Property Law);
- \_\_\_K. Unit is a hotel room or other transient use covered by the definition of a class B multiple dwelling under subdivision 9 of section 4 of the Multiple Dwelling Law (exemption under subdivision 12 of section 214 of the Real Property Law);
- \_\_\_L. Unit is a dormitory owned and operated by an institution of higher education or a school (exemption under subdivision 13 of section 214 of the Real Property Law);
- \_\_\_\_M. Unit is within and for use by a religious facility or institution (exemption under subdivision 14 of section 214 of the Real Property Law);
- \_\_\_\_N. Unit has a monthly rent that is greater than the percent of fair market rent established in a local law of a village, town, or city, other than New York City, adopting the provisions of Article 6-A of the Real Property Law, known as the New York Good Cause Eviction Law, or 245 percent of the fair market rent, as applicable. Fair market rent refers to the figure published by the United States Department of Housing and Urban Development, for the county in which the housing accommodation is located, as shall be published by the Division of Housing and Community Renewal no later than August 1st in any given year. The Division of Housing and Community Renewal shall publish the fair market rent and 245 percent of the fair market rent for each unit type for which such fair market rent is published by the United States Department of Housing and Urban Development for each county in New York State in the annual publication required pursuant to subdivision 7 of section 211 of the Real Property Law (exemption under subdivision 15 of section 214 of the Real Property Law);
- 3. IF THIS UNIT IS SUBJECT TO ARTICLE 6-A OF THE REAL PROPERTY LAW, KNOWN AS THE NEW YORK STATE GOOD CAUSE EVICTION LAW, AND THIS NOTICE SERVES TO INFORM A TENANT THAT THE LANDLORD IS INCREASING THE RENT ABOVE THE THRESHOLD FOR PRESUMPTIVELY UNREASONABLE RENT INCREASES, WHAT IS THE LANDLORD'S JUSTIFICATION FOR INCREASING THE RENT ABOVE THE THRESHOLD FOR PRESUMPTIVELY UNREASONABLE RENT INCREASES? (A rent increase is presumptively unreasonable if the increase from the prior rent is greater than the lower of: (a) 5 percent plus the annual percentage change in the consumer price index for all urban consumers for all items as published by the United States Bureau of Labor Statistics for the region in which the housing accommodation is located, as published not later than August 1st of each year by the Division of Housing and Community Renewal; or(b) 10 percent.)

#### (PLEASE MARK AND FILL OUT THE APPLICABLE RESPONSE)

- \_\_\_A. The rent is not being increased above the threshold for presumptively unreasonable rent increases described above:
- \_\_B. The rent is being increased above the threshold for presumptively unreasonable rent increases described above:
- \_\_\_\_B-1: If the rent is being increased above the threshold for presumptively unreasonable rent increases described above, what is the justification for the increase:
- 4. IF THIS UNIT IS SUBJECT TO ARTICLE 6-A OF THE REAL PROPERTY LAW, KNOWN AS THE NEW YORK STATE GOOD CAUSE EVICTION LAW, AND THIS NOTICE SERVES TO INFORM A TENANT THAT THE LANDLORD IS NOT RENEWING A LEASE, WHAT IS THE GOOD CAUSE FOR NOT RENEWING THE LEASE? (PLEASE MARK ALL APPLICABLE REASONS)
  - \_\_\_A. This unit is exempt from Article 6-A of the Real Property Law, known as the New York State Good Cause Eviction Law, for the reasons stated in response to question 2, above (IF THIS ANSWER IS CHECKED, NO OTHER ANSWERS TO THIS QUESTION SHOULD BE CHECKED):
  - B. The tenant is receiving this notice in connection with a first lease or a renewal lease, so the landlord does not need to check any of the lawful reasons listed below for not renewing a lease under Article 6-A of the Real Property Law, known as the New York State Good Cause Eviction Law (IF THIS ANSWER IS CHECKED, NO OTHER ANSWERS TO THIS QUESTION SHOULD BE CHECKED):
  - \_\_\_C. The landlord is not renewing the lease because the unit is sublet and the sublessor seeks in good faith to recover possession of the unit for their own personal use and occupancy (exemption under subdivision 3 of section 214 of the Real Property Law):
  - \_\_\_\_D. The landlord is not renewing the lease because the possession, use or occupancy of the unit is solely incident to employment and the employment is being or has been lawfully terminated (exemption under subdivision 4 of section 214 of the Real Property Law):
  - E. The landlord is not renewing the lease because the tenant has failed to pay rent due and owing, and the rent due or owing, or any part there- of, did not result from a rent increase which is unreasonable. A rent increase is presumptively unreasonable if the increase from the prior rent is greater than the lower of: (a) 5 percent plus the annual percentage change in the consumer price index for all urban consumers for all items as published by the United States Bureau of Labor Statistics for the region in which the housing accommodation is located, as published not later than August 1st of each year by the Division of Housing and Community Renewal; or (b) 10 percent (good cause for eviction under paragraph a of subdivision 1 of section 216 of the Real Property Law):
  - F. The landlord is not renewing the lease because the tenant is violating a substantial obligation of their tenancy or breaching any of the landlord's rules and regulations governing the premises, other than the obligation to surrender possession of the premises, and the tenant has failed to cure the violation after written notice that the violation must cease within 10 days of receipt of the written notice. For this good cause to apply, the obligation the tenant violated cannot be an obligation that was imposed for the purpose of circumventing the intent of Article 6-A of the Real Property Law, known as the New York State Good Cause Eviction Law. The landlord's rules or regulations that the tenant has violated also must be reasonable and have been accepted in writing by the tenant or made a part of the lease at the beginning of the lease term (good cause for eviction under paragraph b of subdivision 1 of section 216 of the Real Property Law):

	Tenant	Date		
	Tenant	Date		
	I acknowledge receipt of the Good Cause Eviction Law Notice			
N. The landlord is not renewing the lease because the tenant has failed to agree to reasonable changes at lease renewal, including reasonable increases in rent, and the landlord gave written notice of the changes to the lease to the tenant at least 30 days, but no more than 90 days, before the current lease expired. A rent increase is presumptively unreasonable if the increase from the prior rent is greater than the lower of: (a) 5 percent plus the annual percentage change in the consumer price index for all urban consumers for all items as published by the United States Bureau of Labor Statistics for the region in which the housing accommodation is located, as published by August 1st of each year by the Division of Housing and Community Renewal; or (b) 10 percent(good cause for eviction under paragraph j of subdivision 1 of section 216 of the Real Property Law):				
	withdraw the unit from the rental housing market i of subdivision 1 of section 216 of the Real Prop	- •		
	the housing accommodation by clear and convin of section 216 of the Real Property Law):	ase because the landlord in good faith seeks to demolish the housing n an eviction proceeding, the landlord must establish good faith to demolish noing evidence (good cause for eviction under paragraph h of subdivision 1		
	occupancy as a principal residence by the landle grandparent, grandchild, parent-in-law, or sibling no other suitable housing accommodation in the the unit for these purposes if the tenant is (a) 65 section 211 of the Real Property Law. To establi good faith to recover possession of a housing ac evidence(good cause for eviction under paragra	rase because the landlord seeks in good faith to recover possession of the ncy as the landlord's principal residence, or for the personal use and lord's spouse, domestic partner, child, stepchild, parent, step-parent, sibling, g-in-law. The landlord can only recover the unit for these purposes if there is a building that is available. Under no circumstances can the landlord recover 5 years old or older; or (b) a "disabled person" as defined in subdivision 6 of lish this good cause in an eviction proceeding, the landlord must establish ccommodation for the uses described herein by clear and convincing laph g of subdivision 1 of section 216 of the Real Property Law);		
	unit for the purposes of making necessary repai premises to a prospective purchaser, mortgager eviction under paragraph f of subdivision 1 of se			
	for an illegal purpose (good cause for eviction u	pase because the tenant is using or permitting the unit or premises to be use ander paragraph e of subdivision 1 of section 216 of the Real Property Law):		
	is subject to civil or criminal penalties for continuous municipal agency having jurisdiction must have removed from possession of a unit on this basis removal of the tenant and that the landlord did necessitating the vacate order. If the landlord did has the right to pay or secure payment, in a mato cure the violation shall be applied against rer the tenant's health and safety, the tenant shall be have been removed. The tenant also retains the	ease because the tenant's occupancy of the unit violates law and the landlon using to let the tenant occupy the unit. For this good cause to apply, a state of a issued an order requiring the tenant to vacate the unit. No tenant shall be is unless the court finds that the cure of the violation of law requires the not, through neglect or deliberate action or failure to act, create the condition loses not try to cure the conditions causing the violation of the law, the tenant anner satisfactory to the court, to cure the violation. Any tenant expenditures not owed to the landlord. Even if removal of a tenant is absolutely essential to be entitled to resume possession at such time as the dangerous conditions e right to bring an action for monetary damages against the landlord or to il applicable state or municipal housing codes (good cause for eviction under the Real Property Law):		
	(c) interfering with the landlord's, another tenan	ease because the tenant is either (a) committing or permitting a nuisance on ossly negligently causing substantial damage to the unit or the premises nt's, or occupants of the same or an adjacent building or structure's comfort graph c of subdivision 1 of section 216 of the Real Property Law):		