

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

REVISED APRIL 10, 2018

Dear Shareholder(s):

Enclosed you will find the Alteration Agreement for work to be done in your apartment. Please read the enclosed material carefully and ask the professionals and/or contractors working for you to do so as well. The rules set forth in this agreement have been created to protect you and your fellow shareholders, as well as the cooperative.

The length of time it takes to review your package (from the time at which it is complete) and provide you with final approval of your alteration will vary depending on the scope of work. Generally, it will take this office two to four weeks from receipt of your agreement along with any other required documentation that may be necessary for our office to complete the review. Incomplete packages will not be reviewed and will be returned to you.

Should you have any questions, please feel to contact your property manager.

Sincerely yours, Kaled Management Corp.

Encl.

The purpose of this alteration agreement is to ensure that any renovation work performed in the building will cause as little disturbance as possible to other shareholders and residents. In addition, this procedure ensures that licensed contractors will be used to perform critical work and that the work will be done in accordance with the building codes of the City of New York.

All shareholders seeking to renovate their units will be required to complete the alteration agreement and to obtain Board approval prior to commencing any work that involves demolition of walls, ceilings, tiles, or the change or addition to any electrical or plumbing system.

The package includes forms which request specific and important information from both the shareholder and the contractor who will perform the work.

No exceptions to this policy will be granted as all work done in the building which requires outside labor, or the use of heavy items through the building, can cause both damage to the cooperative property and a disturbance to other shareholders.

SHAREHOLDER ALTERATION PROCEDURES

Your Cooperative Corporation requires that the following procedures be followed for Apartment Alterations:

- 1. Read and sign the attached Agreement. Return two (2) copies of the Alteration Agreement executed by you along with all of the requested documentation as outlined below.
 - Two (2) checks <u>must</u> accompany the Alteration Agreement: a \$250.00 processing fee made payable to KALED MANAGEMENT CORP. and a \$1,000.00 Alteration Deposit made payable to MIDTOWN MANOR APTS. LTD. (the deposit amount may increase depending on the size of the alteration, or as required by the Board of Directors).
- 2. A narrative description of your work from your architect/contractor is required in addition to any architectural, plumbing, electrical or structural plans.
- 3. A letter from your architect/contractor stating that no load bearing walls are to be removed.
- 4. If you plan to move plumbing lines or make structural changes to the walls, the architect/contractor must file with the proper division of the Department of Buildings, City of New York. An Asbestos Report is also required if you are filing with the Department of Buildings.
- 5. If you plan to renovate your bathroom, depending on the extent of renovation, you will be required to replace all branch lines from the riser to the basin, toilet and shower body, including the shower body, toilet lead bend and shower pan. This includes new ball shut off valves. A NYC licensed plumber will be required to perform this work and the work must be filed with NYC Department of Buildings. The plumber must furnish a statement and receipt that they have filed with the Department of Buildings.
- 6. A copy of the contract agreement with each contractor who will perform work in the apartment must be included.
- 7. This submission must include a waiver of mechanic's lien from each contractor. The waiver should state that in the event that you decide not to pay the contractor or if the contractor should for some reason not pay his subcontractors, the contractor and/or the subcontractors will not place a lien on the building.
- 8. Indemnification Agreement and Insurance procurement to be signed by shareholder and contractor (attached).

- 9. Certificate of Insurance for each contractor naming Midtown Manor Apts. Ltd. c/o Kaled Management Corp., 7001 Brush Hollow Road, Westbury, NY 11590 as the certificate holder and "As Additionally Insured":
 - Shareholder and Unit
 - Kaled Management Corp., 7001 Brush Hollow Rd, Westbury, NY 11590
 - Midtown Manor Apts. Ltd., 211 East 35th St., New York, NY 10016
- 10. A copy of the license for all plumbers, electricians and trades people.
- 11. The following statement must appear in your contract for the alteration: "The contractor will be responsible for performing a post-renovation cleaning of the hallway threshold and all immediate adjacent areas. This includes HEPA-vacuuming the apartment, hallway(s), and elevator(s) used during renovation." The contractor will retain an independent, third party consultant to perform wipe tests and supply Management with a report of those results.
- 12. A copy of the contractor's EPA issued Lead Paint Renovators License must be submitted.
- 13. The engineer and/or contractor agree to comply with Local Law 85 of the New York City Energy Conservation Code (NYCECC). The contractor is to provide documentation if the NYCECC does not apply.
- 14. If the work is extensive, the Cooperative's engineer or architect must review the packet at the shareholder's expense.
- 15. If the Board of Directors approves the Alteration, the shareholder will be informed by this office and a copy of the fully executed Alteration Agreement will be forwarded to you for your files.
- 16. After the completed package has been submitted and depending on the scope of work, please allow two to four weeks for review and approval.
- 17. The general contractors must schedule an appointment with the Superintendent prior to the commencement of work.
- 18. No containers for removal of materials are allowed on the premises (unless prior written approval is received from Management). Containers must be kept on the city streets and the contractor must have permits for their use.
- 19. All workmen, on a daily basis, must clean the apartment and all common areas that they have disturbed.
- 20. Upon approval from this office, as a courtesy, notification to neighboring apartments must be done by you. Please forward all copies of letters sent to your neighbors for our records.

Attached is an Alteration Agreement. Should you or your architect/contractor have any questions, please contact the property manager, **Jodee Sarisky**.

SHAREHOLDER(S) ALTERATION AGREEMENT

D 4						
Date:		Name(s):				
		Tel. #:				
		Apt. #:				
consent for apartment, i East 35 th Sti	the mark n the pro reet, Nev	request that Midtown Manor Apts. Ltd. (the "Co-op") provide written king of certain alteration(s) (the "Alteration") to the above referenced co-op emises known as Midtown Manor Apts. Ltd., Apartment , 211 w York, NY 10016 (the "Building"). I/we have submitted, for approval, the ions attached hereto (the "Plans") for the Alteration, and we agree to the				
A.	Befo	re any alterations shall be started:				
	I.	I/we understand and agree that if I/we plan to combine apartments, move plumbing lines, add additional plumbing fixtures, add/remove electrical wiring or make structural changes, the licensed professional/contractor must file and obtain the appropriate approval and permit(s) with the proper division of the Department of Buildings, City of New York. An Asbestos Report is also required when filing with the Department of Buildings.				
	II.	I/we shall file the Plans with all proper municipal departments and shall obtain all governmental approvals, permits and certificates that may be required. The Managing Agent shall be notified of any Building Permit Number assigned to the Plans and shall be given a copy of the permits and aforementioned certificates within ten (10) days of my/our receiving same;				
	III.	If any structural modifications are involved, I/we will submit a letter from my/our architect/contractor stating that there are no structural modifications and that no load-bearing walls are being removed.				
	IV.	If the Alteration shall include any electrical work, I/we shall furnish to the Cooperative a letter from a licensed electrician, engineer or architect, which shall certify that the electrical loads required resulting from the Alteration will not be in excess of the present electrical capacity of the				

review at the shareholder's expense.

V.

Apartment and will not adversely affect the Building's electrical service.

application, together with drawings and specifications, describing the total scope of work, will be submitted to the Co-op's engineer or architect for

I understand and agree that if the work is extensive the alteration

- VI. I understand and agree that all contractors must contact the Superintendent prior to commencing work.
 - a. I understand and will inform my/our contractor(s) that no containers for removal of materials are allowed on the premises, unless same has been approved in writing by Management.
 Containers must be stored on the city streets and the contractor must have permits for storage.
 - b. I understand and will inform my/our contractor(s) that all workers must, on a daily basis, clean the apartment and all common areas that they have disturbed.
 - c. I understand and agree that subject to approval from the Managing Agent, as a courtesy, written notification to neighboring apartments of the construction work must be given by me/us. I/we agree to forward copies of letters sent to neighbors for the Managing Agent's records.
- VII. I/we shall furnish the Cooperative with a photocopy of each and every agreement with my/our contractor(s), which shall include a description of the scope of their renovation work. This is an addition to any architectural, plumbing, electrical or structural plans submitted.
- VIII. I/we shall procure from my/our contractor(s), and submit for the Cooperative's approval, the contractor's written agreement waiving the right to file a Mechanic's Lien or other lien, attachment or encumbrance against the building which may arise out of, or in connection to, subcontractors. It shall also be filed with the Managing Agent before such contractors commence work. If I/we are unable to obtain Waivers of Mechanic's Liens, then I/we shall provide the Cooperative with a Labor and material payment Bond from a Surety Company acceptable to the Cooperative.
- **IX.** If required, I/we agree to obtain the approval of the New York Landmarks Preservation Commission for any Alteration(s) involving the exterior of the Building.
- X. I/we agree that no Air-Powered tools will be used without the specific written approval of the Board of Directors.
- **XI.** I/we agree that the contractor(s) who perform the Alteration work must obtain the following insurance coverage:
 - \$2,000,000.00 comprehensive Liability
 - \$2,000,000.00 Property Damage Liability
 - Workmen's Compensation and Employee's Liability Coverage for ALL employees of the contractor and any Sub-contractors.

- XII. I/we agree to insure that the contractor(s) submit a Certificate of Insurance, listing as Certificate Holder and As Additionally Insured: Kaled Management Corp., Midtown Manor and me/us stating that said insurance will not be terminated unless at least 30 days notice is given to the Managing Agent.
- **XIII.** I/we agree to submit a copy of the license for all plumbers, electricians and trades people.

B. Guarantees/Commitments:

- I. If required, at completion of the Alteration, I/we shall obtain a Certificate of Occupancy permitting residential occupancy of the Apartment and a Certificate from the Board of Fire Underwriters with respect thereto.
- II. I/we shall assume all responsibility for the Alteration and agree that neither the Cooperative nor the Managing Agent will be responsible for the failure of efficient performance of building services to the Apartment resulting from the Alteration.
- III. During the balance of the term of my/our lease, I/we agree to assume all responsibility for the weather-tightness of any installations affecting the exterior walls or roof and the waterproofing of any portion of the Building structure directly or indirectly affected by the Alteration and for the maintenance and performance of all heating, plumbing air-conditioning and other equipment installed or altered by me/us.
- IV. Should the Alteration involve the enclosure of any heat or water pipes, or in any other way limit access to these pipes and if in the future, the Cooperative has cause to damage or remove these impediments for the purpose of repair to said pipes or for any other purpose, I/we agree to pay for any extraordinary expenses the Cooperative may incur in removing these impediments, and I/we shall assume all costs in restoring such.
- V. The Alteration and Materials used shall be the quality and style in keeping with the general character of the Building. I/we agree to take all precautions to prevent all damage to the Building and assume all risk for damage to the Building, its mechanical systems, and property of all other tenants and occupants in the Building, which result from or may be attribute to the Alteration.
- VI. I/we agree that all demolition, reconstruction and installation work, as set forth in the Plans, shall be performed and completed within time period specified from the date when municipal approval has been granted or if no approval is required, from the date approved by the Cooperative.

- VII. I/we agree that the Alteration shall be performed only between the hours of 9:00 a.m. and 5:00 p.m. **NO WORK** shall be performed on Saturdays, Sundays or Holidays.
- VIII. I/we agree that rubbish, rubble, discarded equipment or other materials (e.g. empty packaging cartons) are to be promptly removed from the Building at my/our own expense, in the manner prescribed by the Managing Agent. I/we shall see to it that precautions shall be taken to prevent dirt and dust from permeating other parts of the Building or other apartments in the Building during the progress of the Alteration.
 - IX. If, for any reason one or more Mechanic's Liens are filed for the work done, or materials furnished in connection with the Alteration, I/we agree, or my/our sole expense to cause such Mechanic's Lien(s) to be satisfied. The Cooperative may exercise all rights and remedies reserved to it in my/our Proprietary Lease to cause satisfaction of said Lien(s).
 - X. By executing this Agreement, I/we undertake to indemnify and hold harmless the Cooperative, the Managing Agent and the Tenants and Occupants of the Building, against any claims for damages to persons and property suffered as a result of the Alteration, whether or not caused by negligence, and any expenses (including, without limitation, attorney's fees and disbursements) incurred by the Cooperative in connection therewith.
 - **XI.** In granting the consent requested, I/we understand that the Cooperative makes no representation as to the design, feasibility or efficiency of the Alteration or whether I/we will be able to obtain the required permits and certificates.
- XII. If the operations of the Building or any of its equipment are in any way adversely affected by reason of the Alteration, I/we agree at my/our sole expense and cost to promptly remove the cause thereof upon being advised by the Cooperative or Managing Agent.
- XIII. I/we acknowledge and agree that all demolition work must be completed within (10) days after commencement. I/we acknowledge that the time periods contained herein are of essence of this agreement, and that the time periods may be extended only if the Cooperative requests that no work be performed on specific dates; in such event the time for which completion is required hereunder will be extended by the number of days which the Cooperative prohibits work from being performed.
- XIV. If the work is not completed within the approved time period, the Board of Directors and/or the Agent have the right to suspend all work and/or impose the following monetary damages if the Board of Directors has not

granted a written extension. I/we agree to pay the Cooperative the following monetary damages:

- a. If the work continues for one (1) to thirty (30) days after the required completion date, the shareholder will pay a damage of \$250.00 for each working day.
- b. If the work continues for thirty-one (31) days or greater after the required completion date, the shareholder will pay a damage of \$500.00 for each working day.
- **XV.** I/we agree that this agreement **MAY NOT** be changed orally.
- **XVI.** I/we understand and agree that the Cooperative may suspend all work hereby authorized if I/we fail to comply with the terms of my/our Proprietary Lease or the House Rules applicable to Alterations, of the terms thereof.
- XVII. Should the Alteration involve erection of a structure or enclosure on an outside terrace, I/we agree that in addition to all other obligations set forth and in the Proprietary Lease, I/we shall grant the Cooperative's representatives access to the terrace for purposes of inspecting such structure or enclosure. I/we further agree, at my/our sole expense, to perform any repairs, maintenance and/or make such changes in the structure or enclosure, the Building (including the apartment therein as required to meet appropriate standards). I/we acknowledge and agree that, the Cooperative is not obligated to undertake such inspections or recommend repairs, maintenance procedures or changes.
- XVIII. I/we agree to release and discharge, and to the fullest extent permitted by law, to indemnify, defend and hold harmless, the Cooperative and it's employees, agents (including, without limitation, the Cooperative's Managing Agent), officers and directors, form and against any and all claims, demands, or expenses of whatever kind or nature (including, without limitation, counsel fees and expenses) arising out of, or in any way related to, the Alteration or other construction in the Apartment.

Read, understood	and agreed to:	
BY:	BY:	
Date:		
□ Approved	☐ Approved with Modification (see instruction) ☐ N	ot Approved
	By:	
	Date:	

CONTRACTOR'S APPLICATION

(To be completed by the contractor)

This form must be completed by the contractor and submitted with the Shareholder's Alteration Agreement to the Managing Agent prior to commencing any work in the building. A NEW YORK CITY CONTRACTOR'S LICENSE is required by all contractors AND their subcontractors in order to perform any work.

Contractor's Name:
Contractor's Address:
City, State, Zip:
Contractor's Office Tel. #:Emergency Tel. #:
1. What work will you be performing?
What is your NYC License #? (Please attach a photocopy of your license)
3. What is your EPA Lead Safe Renovator Certificate #? (Please attach a photocopy of your certificate)
4. Is a building permit required? NOYES If a permit is required, the work must be filed with the Department of Buildings and a copy of each building permit issued (construction, plumbing, electrical, etc.) must be submitted to the Managing Agent before approval is granted to start each phase of work.
5. You are required to provide the Managing Agent with a certificate of liability and property damage insurance in the amount of \$1,000,000.00 naming the shareholder, Midtown Manor Apts. Ltd. and Kaled Management Corp. as the insured for liability and property damage which may be caused by your actions while working in the building.
5. What are the name, address and telephone number of your insurance agent?
Contractor must read and sign: I,, hereby agree to abide by the rules of Midtown Manor Apts. Ltd. while working in the building. Such rules prohibit work of any kind of prior to 9:00 A.M. or after 5:00 P.M. weekdays. I also understand that no work is permitted on Saturday, Sunday or Holidays.
Signed:Date:
NYC Lic. #
Print Name and Title:

MECHANIC'S LIEN WAIVER FORM (To be completed by each contractor)

Dated:	
Attention:	Managing Agent of
Re:	Apartment #
Dear Sir/Mad	am:
(a) Corporation's employees (corporation a due to the care other occupan liability, includamage to pro	(the "Shareholder") or (b) the Corporation or the other Shareholders, servants, agents, partners, guests, licensees, invites, tenants or ollectively, the "Indemnified Parties") for any damage to persons or property by the che scope of the policies described in that certain alteration agreement between the nd the Shareholder dated, unless the loss or damage is elessness or negligence of that Indemnified Party. The Indemnified Parties and all this of the building shall be indemnified and held harmless against any and all uding legal costs and expenses on account of loss of life or injury to any person or operty which occurs during or results from the performance of the work, unless those or damage to the property is caused by carelessness or negligence of that Party.
(Name of Cor	ntractor)
Signature :	
Printed Name	;
Title:	
License #A copy of my ac	ctual license is attached.

certain work for	("Contractor") is and will be performing ("Owner") pursuant to oral and/or written ll such work, Owner and Contractor agree as follows:
INDEMNIFICATION AGREEMENT	
Owner and/or Managing Agent from any at fees, including attorney's fees, costs, court personal injuries or property damage (inclu connection with the performance of the wo subcontractors or employees, or the use by employees, of facilities owned by Owner. full indemnity in the event of liability impossible without negligence on the part of the Owner contributing to the underlying claim. In that	tractor agrees to indemnify, defend and hold harmless and all claims, suits, damages, liabilities, professional costs, expenses and disbursements related to death, ading loss of use thereof) arising out of or in ork of the Contractor, its agents, servants, Contractor, its agents, servants, subcontractors or This agreement to indemnify specifically contemplates used against the Owner and/or Managing Agent er and/or Managing Agent either causing or at event, indemnification will be limited to any liability tributable to actual fault, whether by statute, by
INSURANCE PROCUREMENT	
the Owner, at its sole cost and expense, the insurance with statutory limits and employed (b) commercial general liability insurance occurrence and \$2,000,000.00 in the aggregation premises and operations liability, products/broad form contractual liability, personal in automobile liability insurance covering ow limit of liability of \$1,000,000.00; and (d) \$5,000,000.00 per occurrence and a general specific endorsements to its primary and ure Managing Agent to be named as the Additional endorsements to its primary liability policy thereunder to be primary to and not concurrence available to Owner and Managing Agent. Our umbrella/excess liability policy, cause the other endorsements to be first tier umbrella/excess of	al aggregate of \$5,000,000.00. Contractor shall be inbrella/excess liability policy, cause the Owner and conal Insured. Contractor shall be specific to the additional insured rent with other valid and collectible insurance Contractor shall, by specific endorsement to its coverage afforded to the Owner and Managing Agent coverage above the primary coverage afforded to the arrent with or excess to other valid and collectible

Dated:	
Owner	
By:	By:

• Contractor Insurance Endorsement

ADDITIONAL INSURED-CONTRACTORS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name of Person or Organization: (*Your name and management company name)

WHO IS AN INSURED (Section II) is amended to include as an insured the person or organization shown in the Schedule, but only with respect to liability arising out of "your work" for that insured by or for you.

It is further agreed that such insurance as afforded by this policy for the benefit of the Additional Insured shown shall be primary insurance, and any other insurance maintained by the Additional Insured shall be excess and non-contributory, but only as respects and claim, loss or liability arising out of the operations of the Named Insured, and only if such claim, loss or liability is determined to be solely the negligence or responsibility of the Named Insured.



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

EMAIL: INFO@KALED.COM

Insurance Clause:

Certificate Holder:

Midtown Manor Apts. Ltd. c/o Kaled Management Corp. 7001 Brush Hollow Road, Suite 200 Westbury, NY 11590

Additional Insured:

Name of Shareholder(s)/Owner(s) & Unit #(s) Midtown Manor Apts. Ltd. Kaled Management Corp.

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FORM A: <u>LEAD BASED PAINT RULES RIDER</u>

Effective June 1, 1999 Lead Based Paint Rules Governing Renovations in Pre-1978 Housing

I/we hereby acknowledge that I/we have received a copy of the pamphlet "Protect Your Family From Lead In Your Home," informing me of the potential risk of lead hazard exposure from renovation activity to be performed in my dwelling unit. I/we received this pamphlet before the work began.

1/we hereby agree and understand that I/we will be responsible for informing my/our contractor that they are responsible for complying with the lead based paint regulations when scraping and sanding of painted surfaces greater than two (2) square feet are performed either in my/our apartment or in the common areas of the building outside my/our apartment.

I/we hereby agree and understand that I/we will be responsible for informing my/our contractor that they are responsible for completing and executing all forms associated with painting renovation inside ant outside my/our apartment, to make the pamphlet available to me/us if painting renovation is performed inside my/our apartment and to notify neighbors on my/our floor if a painting renovation is performed inside my/our apartment and to notify neighbors on my/our floor if painting renovation is performed outside the apartment in a limited use common area.

I/we hereby agree to hold the Cooperative and Managing Agent harmless from any responsibility, cost and expense associated with the compliance of the lead based paint regulations and the indemnify the Cooperative and Managing Agent from any lawsuit or legal cost and expense due to my/our failure to comply with such regulations.

Signature of Shareholder/Unit Owner	Signature of Shareholder/Unit Owner
Printed name of Shareholder/Unit Owner	Printed name of Shareholder/Unit Owner
	Name of Building/Address of Building
	Apartment Number

Whoreag	("C-141-44-2") !
Whereas	("Contractor") is and will be MIDTOWN MANOR APTS. LTD. ("Property
	ders, the Contractor and Property Owner hereby agree that the following
	by reference into each purchase order:
	INDEMNIFICATION AGREEMENT
Owner, MIDTOWN MANOR Management Corp., its employee shareholders from any and all clafees, costs, court costs, expenses (including loss of use thereof) ari Contractor, agents, servants, sub subcontractors or employees, of to contemplates full indemnity in the negligence and solely by reason of event of any actual negligence or underlying claim. In the event, in	law, Contractor agrees to indemnify, defend and hold harmless Property APTS. LTD, and their property manager, Kaled s, owners and directors, building owner, Board of Directors, and ims, suits, damages, liabilities, professional fees, including attorneys' and disbursements related to death, personal injuries or property damage sing out of or in connection with the performance of the work of the contractors or employees, or the use by Contractor, its agents, servants, he work premises. This agreement to indemnity specifically e event of liability imposed against the Property Owner without of statute, operation of law or otherwise and partial indemnity in the the part of Property Owner either causing or contributing to the demnification will be limited to any liability imposed over and above ual fault, whether by statute, by operation of law or otherwise.
	INSURANCE PROCUREMENT
expense, the following insurance liability coverage of not less than limit of \$1,000,000 per occurrence following: premises and operation damage, broad form contractual lautomobile liability insurance collability of \$1,000,000. Contracted liability policy, cause Property O additional insured. Contractor shat coverage afforded to the addition valid and collectible insurance avits umbrella/excess liability policy building/property owner there un afforded to Property Owner, pr	ain at all times during the term of this agreement, at its sole cost and (a) workers compensation insurance will statutory limits and employer's \$500,000; (b) commercial general liability insurance with a minimum se and \$2,000,000 in the aggregate, which insurance shall cover the ons liability, products/completed operations, broad form property iability, personal injury and independent sub-contractor's liability; (c) wering owned, hired and non-owned vehicles, with a minimum limit of or shall, by specific endorsements to its primary and umbrella/excess were, property manager and building/property owner to be named as all, by specific endorsement to its primary liability policy, cause the all insureds there under to be primary to and not concurrent with other ailable to Property Owner. Contractor shall, by specific endorsements to by, cause the coverage afforded to the Property Owner, property manager, der to be first tier umbrella/excess coverage above the primary coverage erty manager, building/property owner and not concurrent with or ole insurance available to Property Owner, property manager,
Dated:	
Contractor	Property Owner
By:	By:



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EMAIL: INFO@KALED.COM

NOTICE TO ALL RESIDENTS APPLYING FOR APARTMENT ALTERATION

We supply you with the following information so that you have an understanding of the filing requirements as promulgated by the New York City Department of Buildings.

Apartment Alterations:

When proposed work includes wall removal or partitions (original construction or previously filed wall construction), whether load bearing wall or not, filing an Alteration Type II Application is required by the City and a Work Permit must be obtained by the Contractor. This process requires that the shareholder retain the services of a NYS licensed architect or engineer.

Minor work such as renovating an existing bathroom or kitchen, where the existing structure of the rooms is not being changed, may be performed without obtaining a Work Permit. When plumbing work is included in the scope of work (such as to replace the existing branch water, drain and vent piping back to the risers), the work shall be filed by a NYC licensed plumber with the NYC Department of Buildings. The plumber must furnish a statement and receipt that they have filed with the Department of Buildings for plumbing work being done to the apartment. This type of filing for minor work does not require an architect or engineer. There is a limit, however, imposed by the City on the value of work that may be filed in this manner, per building, per 12 month time period. The amount of work cannot exceed \$14,500.00 per 12 month period.

When electrical work is performed and includes replacing the existing circuit breaker panel, or installing new circuits to the existing panel, a separate permit is required from the NYC Bureau of Electrical Control (BEC). This permit is obtained by a NYC licensed electrician. Upon completion of the work, an inspection is made by a City inspector and a Certificate of Electrical Inspection and Approval will be issued if the completed work meets code.

No current apartment alterations should require filing an Alteration Type I application (which requires amending the Certificate of Occupancy), unless there is a change in use of a space, such as from professional apartment to residential apartment. This is not a frequent occurrence. Amending the Certificate of Occupancy is a major process that can subject the cooperative to intense inspections, sometimes precipitating the need for extensive work to correct violation conditions.

Please contact management if you should have any further questions or comments.

Very truly yours,

Kaled Management Corp.