

STONE RIDGE AT RYE CONDOMINIUM

PROCEDURE TO RENT

- 1. Unit Owner advises the Managing Agent that they are planning to Rent their Apartment.
- 2. Unit Owner is required to pay the Sublet Fee of \$500.00 to "Stone Ridge at Rye" which is billed annually.
- 3. Tenant fills out and submits Application for Occupancy (see attached).
- 4. Tenant fills out and submits the Emergency Contact Information Form (see attached).
- 5. Unit Owner or Tenant is to provide a copy of a signed Condo Lease Rider (see attached).
- 6. Evidence of Liability Insurance the movers must provide a Certificate of Insurance naming "Stone Ridge at Rye", as additional insured. Tenant needs to forward a copy to us.
- 7. Copy of Driver's License or Photo ID.
- 8. Upon receipt of all of the above, the Managing Agent will advise the Stone Ridge at Rye Board of Managers that the Unit Owner is seeking a right of First Refusal regarding the rental of their Apartment.
- 9. Unit Owner must notify the Managing Agent when a Tenant is moving in.

PLEASE CONTACT THE MANAGING AGENT OFFICE AT (914) 328-6962 or by email at info@robertorlofsky.com with any questions.

APPLICATION FOR OCCUPANCY Building Name/ Address _______Apt,# ______ No. of rooms _____ Monthly Rent _____ Security Deposit _____ PERSONAL INFORMATION Name ____ RESIDENCE Present Address City _____ ______St, ______Zlp _____ Phone # _____ Rent ____ Own ____ Length of Residence _____ Rent/Mortgage Payment ______Present Landlord or Mortgage Co. _____ Phone # _____ Address _____ Mortgage Acc.# _____ Previous Address _____ City ____ St. ___ Zip ____ Previous Landlord ______Phone# _____Length _____ In Case of Emergency Notify ______ Mothers Maiden Name _____ **EMPLOYMENT** Employer ______Address _____ Supervisor _____ Company or Supervisor's # _____ Salary _____ Date of Hire BANKING Bank ______ Phone# _____ Address _____ Checking Acc. # _____ Savings Acc. # _____ Contact _____ Bank(2) _____ Phone# _____ Address _____ Checking Acc. # _____ Savings Acc. # ____ Contact ____ BUSINESS REFERENCES CPA Firm ______ Contact Name _____ Phone # Law Firm _____ Contact Name _____ Phone # _____ OCCUPANTS Children _____ Adults____ I authorize The Credit Connection, Inc. to conduct inquiries concerning my employment, income, references from Landlords and morigage institutions, Banks, including balances and standing information. I authorize all persons at the above institutions including Attorneys and CPA's to furnish all information requested of you. In compliance with the FCRA, I understand I may not view a copy of the report being furnished to the Landlord or Employer. I authorize to all above that a photocopy or facsimile copy of my signature and authorization will serve as an original. I agree that all above information is true and that I am of legal age (18 years of age or above) to enter into this contract. I further agree that I am not renting an apartment under any other name and I have never been disposessed. I agree that the owner has the sole right to accept or reject this application, also any misrepresentation by me may be cause for rejection by the Landlord, Management Company, or Board of Directors. I understand that all processing fees are non-refundable. Signature of Applicant Date _____ IN ACCORDANCE WITH THE APARTMENT CORPORATION'S POLICY, DOGS, WASHING MACHINES AND COMMERCIAL VEHICLES WILL NOT BE PERMITTED PLEASE INITIAL



Resident Emergency Contact Information

Please complete this form and return it to Robert Orlofsky Realty. Enclosed is a self-addressed stamped envelope. You may e-mail the form to info@robertorlofsky.com

Name:		Apt. #
Address:		
City:	State:	Zip code:
Phone #:		
E-mail:		
Emergency Contact:		
Name:	Name:	
Phone #:	Phone #:	
Address:	Address:	
= =		
Email:	E-mail:	
Relationship to Resident:	Relationship to	Resident:

STANDARD FORM OF CONDOMINIUM APARTMENT LEASE THE REAL ESTATE BOARD OF NEW YORK, INC.

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PREAMBLE: This Lease contains the agreements between You and Owner concerning the rights and obligations of each party. You and Owner have other rights and obligations which are set forth in government laws.

You should read this Lease carefully. If You have any questions, or if You do not understand any words or statements, get clarification. Once You and Owner sign this Lease, You and Owner will be presumed to have read it and understood it. You and Owner admit that all agreements between You and Owner have been written. into this Lease except for obligations arising under the Condominium Documents (as defined in Article 4). You understand that any agreements made before or after this Lease was signed and not written into it will not be

	THIS LEASE IS THE	ade as of		
Ow		t- t-	day	year betwee
Who	DEB Oddross le	month		уван
You	, the Lesses.			
who	al aserbba esc			
1.	APARTMENT AND L			
	Owner agrees to	Inges to You Condominium Unit		
Stat	floor in the co	dorninium aparlment building at		(the "Appriment") on th
You	shall use the Appropriat	lown as the		Contominium (the Contomini
Occ	upants:	to name bulboses only. The Apartm	ont may be occupied only	y by You and the following Permitte
	You acknowledge that respect to this Lease; and written consent of the Ov	(ii) this Lessemay not commonce until it (iii) no other passen other than You and it oner and the Condominium.		
2.	LENGTH OF LEASE			
00	The term (that meens	the length) of this Losse will begin on		
3.	to end this Lease before the cond the Lease before the RENT	is anding date. If Owner does not do avise anding date. You acknowledge that i	do averything You agree to erything that Ovmer surce he term of this Lease may	be induced as authorized by Article B
	Your monthly cont for	for Assessment &		
unill	the feet day of the month,	he Apartment is \$ ch month either to Owner at the above at onth's rant to Owner when You sign this t conth, You must pay when You sign this and (ii) the full rent for the next full calor		ial Owner may inform You of by willer a the first day of the month. If the Least at from the beginning date of this Least
4.	COMPONINIUM DOC	UMENTS		
	exicity of the By-Laws of exicity of the Concominist the cominium Documents, the	abject and subordinate to: (i) the Deci- limes called House Rules); and (iii) the the Condominium and all amendments if continum Documents*.) In the event of provisions of the Condominium Documents	hereto, including any amen any inconsistency between	dments subsequent to the data hereof, a the provisions of this Lesse and the
thont	You and the Permitted	Occupants of the Apartment shall fulliful the comments required to be parted.	illy observe and cometime	blue Control to
for the		occupants of the Apartment shall fulliful wilnium Documents required to be perfo minjum). You and the Permitted Occu willute a violation of the Condominium D		
6.	SECHIBITY DESCRIP			
la anti	You are required to give	Owner the sum of \$	When You stee II	de l'esses se s
at	PO IN IDAY B LIUSI. OWNOR	will doposit this security in		hnov
carry (but all your agreements in	our agreements in this Lease and If You encupied it, except for ordinary veer enc You the full amount of your security dep this Lease, Owner may keep all or ps losses incurred, including missed pay	osil within 60 days after the of your security deposit	a Lease ende. However, if You do not which has not yol been paid to You
after th	If Owner solls the Apart	ment, Owner will turn over your security lify You, by registered or certifled mail,	olther to You or to the pers	on buying the Apartment within 5 days filte person or company to whom the security deposit. The new ewner will

IF YOU ARE UNABLE TO MOVE IN

A situation could arise which might prevent Owner from letting You move into the Apartment on the beginning date sat in this Lesse. If this happens for reasons beyond Owner's reasonable centrel, including the fallure to obtain a waiver of any first refusal right that the Condominium may have with respect to this Lesse prior to the beginning date. Owner will not be responsible for your damages or expanses and this Lesse will rumain in effect. However, in such once, the Lesse will stort on the date when You can move in; the ending date of this Lesse as specified in Article 2 will remain the same. You will not have to pay ront until the move-in date Owner gives You by

willen notice, or the date You move in, whichever is earlier. If Owner does not give You notice that the move-in date is within 30 days after the beginning date of the turn of this Lease as stated in Article 2, this Lease shall be canceled and all propelly and and socially deposit

CAPTIONS

in any dispute arising under this Lease, in the event of a conflict between the text and a caption, the text controls.

8, WARRANTY OF HABITABILITY

A All of the sections of the Longs are subject to the provisions of the Warranty of Habitability Law in the form it may have from time to time during this Lease. Nothing in this Lease can be interpreted to meanthst You have given up any of your rights under that low, Under that low, Owner agrees that the Apertment is fit for human habitation and that there will be no conditions which will be delimented

8. You will do nothing to interfere to make more difficult the Condominium's efforts to provide You and all albar accupants of the Condominium with the required facilities and services. Any condition caused by your misconduct or the misconduct of physics under your

CARE OF YOUR APARTMENT; END OF LEASE-MOVING OUT

A. You will take good care of the Apartment and will not permit or do any dumage to it, except for damage which occurs through ordinary wear and tuns. You will move out on or before the ending date of this Lease and leave the Apartment in good order and in the same condition as it was when You first occupied it, except for ordinary wear and topr and durage caused by fire or other canualty through no

B. When the Lease ands, You must remove all of your movable property. You must also remove at your own expense, any wall covering, bookcases, cabinets, nitrors, painted murals or any elber installation or attachment You may have installed in the Apartment, covering, bookcases, cabinots, mirrors, passed murats or any diver installation or autocament you may have installed in the Apartment, aven if it was done with Owner's consent. If the Condemnium Imposes any "move-out" deposits or fees, You shall pay any such deposit or fee when requested by the Condemnium. You must restore and repair to its original condition those positions of the Apartment inflacted or fee when requested by the Condominium. You must restore two repair to its original condition those positions of the Apartment influence by those installightons and removes. You have not moved out until all passons, furniture and after property of yours is also out of the Apartment. If your property remains in the Apartment efter the Lease ends, Owner may either track You as all it in occupancy and charge Apartment. If your property remains in the Apartment ofter the Lease ends. Owner may expert track You as still in occupancy and energy You for use, or may consider that You have given up the Apartment and any property remaining in the Apartment, in this event, Owner may elliter discord the property or store it at your expense. You agree to pay Owner for all costs and expenses incurred in removing such property. The provisions of this article will continue to be in effect after the end of this lease.

CHANGES AND ALTERATIONS TO APARTMENT

You cannot build in, add to, change or after, the Apartment in any way, including wallpaparing, painting, regulating, or other decorating, without first obtaining the prior written consent of Owner and, if required under the Condominium Documents, the Condominium. Without Owner's and/or the Condominium's prior written consent, You cannot install or use in the Apartment eny of the condensition. Whence Coving a close such the Condensition of the Condensition. Also,

YOUR DUTY TO OBEY AND COMPLY WITH LAWS, REGULATIONS AND RULES

A GOVERNMENT LAWS AND ORDERS. You will obey and comply: (i) with all present and future city, state and federal laws and regulations which affect the Condominium or the Apartment, and (ii) with all orders and regulations of insurance retiring unpericalions which affect the Apartment and the Condominium. You will not allow any vandows in the Apartment to be cleaned from the outside unless

B. CONDOMINIUM'S RULES AFFECTING YOU. You will obey all of the Condominium Documents other than the provisions of the Condominium Documents required to be performed by Owner.

C. YOUR RESPONSIBILITY. You are responsible for the behavior of yourself, the Parmitteri Occupants of the Apartment, your 6. TOUTRESPONSIBILITY. You are responsible for the behavior of yourself, the Permitted Occupants of the Apartment, your serverits and people who are visiting You. You will relimbure Owner as additional rent upon deniend for the cost of all leases, damages, and reasonable legal expenses flucted by Owner because You, the Permitted Occupants of the Apartment, corvants or people visiting the Apartment, have not obeyed government fows and orders, the Condentation Decuments of this Lease.

OBJECTIONABLE CONDUCT

You, the Permitted Occupants of the Apartment, servents or people visiting the Apartment will not engage in objectionable conduct at the Condominium. Objectionable conduct manus behavior which makes as will make the Apartment of the Condominium less Il to live in for You or other occupants. It also means enviring which interferes with the right of alliers to properly and peacofully enjoy their apartments, or causes conditions that are dangerous, hazardous, unsanitary and detrimental to other occupants of the Conduminium. Objectionable conduct by You gives Owner the right to and this Lease.

BERVICES AND FACILITIES

A. REQUIRED SERVICES. The Condominium will provide cold and hat water and heat, no required by law, repairs to the Apartment, no required by the Condominium Documents, clovator service if the Condominium has clovator equipment, and the utilities, if any, included in the cent, us set forth in subparagraph B. You are not entitled to any real reduction because of a stoppage or reduction of

8,	The	following	utilities a	re included	in the rent	

C. ELECTRICITY AND OTHER UTILITIES. If the Condominium provides electricity or gas for a separate, submetered charge, your obligations to the Condominium and/or Owner are described in a rider attached to this Lease. If electricity or gas is not included in the rent and is not charged separately by the Condominium and/or Owner, You must arrange for this service directly with the utility company. You must also pay directly for telephone service and cable television service if the cost of any such service is not included in

D. APPLIANCES. Appliances supplied by Owner in the Appriment are for your use. They are in good working order on the date hereof and will be maintained and repaired or replaced by Owner, but if repairs or replacement are made necessary because of your negligence or misuse. You will pay Owner for the cost of such repair or replacement as additional rent.

E. FACILITIES. If the Condeminium parmits Owner to use any storeroom, storage bin, inundry or any other facility located in the Condominium but outside of the Apartment, and provided such use is impaferable to You by Owner pursuant to the Condominium Documents, the use of any such feelilly will be furnished to You free of charge and at your own risk. You will operate at your expense any coin operated appliances located in any such facility.

INABILITY TO PROVIDE BERVICES

Because of a strike, labor, trouble, national emergency, repairs, or any other cause beyond Owner's and the Condominium's

ressonable control. Owner and the Condominium may not be able to provide or may be delayed in providing any services or in making any repairs to the Apartment and/or the Condeminium. In any of those events, any rights You may have against Owner are only those rights which are allowed by laws in effect when the reduction in service occurs.

ENTRY TO APARTMENT

During renscoable hours and with reasonable notice, except in emergencies, Owner, Owner's representatives and agents or employees of the Condeminium may order the Apartment for the following reasons:

- A. To creat, use and maintain pipes and conduits in and through the walls and callings of the Apartment; to inspect the Apartment; and to make any necessary repairs or changes Owner or the Condorninium decide are necessary. Your rent will not be required because of any of this work, unlass the common charges payable by Owner to the Consominium are reduced.
- B. To show the Apartment to persons who may wish to become owners of the Apartment or may be interested in lending money to Owner.
 - C. For two months before the end of the Lease, to show the Apartment to persons who wish to lease it.
- D. If, during the last menth of the Lease, You have moved out and removed all or almost all of your property from the Apartment, Owner may onler to make changes, repairs or redecorations. Your rent will not be reduced for that month and this Lease will not be ended
- E. If, at any time, You are not personally present to permit Owner, Owner's representatives or the agents and employees of the Condominium, to enter the Apartment and entry is necessary or allowed by law, under the Condominium Documents or this Losse, Owner, Owner's representatives or the agents and employees of the Condentitum may nevertheless enter the Apartmant, Owner, Owner's representatives or the agents and employees of the Condominium may enter by force in an emerguncy. Owner will not be responsible to You, unless during this only, any authorized party is negligant or misuses your preparty.

ASSIGNING; SUBLETTING: ABANDONMENT

A. Assigning and Subiniting. You cannot easign this Lease or subjet the Apartment. You acknowledge that Owner may refuse any request made by You to essign this Lease of to subjet the Apartment for any reason or no reason.

B. Abandonment. If You move out of the Apartment (abandonment) before the end of this Lease without the consent of Owner, this Lease will not be ended. You will remain responsible for each mostlify payment of rent as it becomes due until the end of this Lease, in case of abundanced your responsibility for rent will end only if Owner chooses to end this Lease for dufault as provided in Article 17.

A. You default under the Lease if You act in any of the following ways:

You fall to carry out any agreement or provision of this Lease;

You, a Pormitted Occupant of the Apartment, servants or people visiting the Apartment behave in an

You, a Parmitted Occupant of the Apartment, servants or people visiting the Apartment violate any of the (111) Condominium Documents;

You do not take possession or move into the Apartment 16 days after the beginning of this Lesse; or

You and the Permitted Occupants of the Apertment move out permanently before this Leave unite.

If You do default in any one of these ways, other than a default in the agreement to pay cent, Owner may serve You with a written notice to stop or correct the specified default within 10 days. You must then either stop or correct the default within 10 days, or, if You need more than 10 days, You must begin to correct the default within 10 days and continue to do all that is necessary to correct the

B. If You do not stop or begin to correct a default within 10 days, Owner may give You a second written notice that this Lease will end 6 days after the date the second written notice is sent to You. At the end of the 6-day period, this Lease will end, You then niust move out of the Apartment. Even though this Lease ends, You will remain liable to Owner for unpaid rent up to the ext of this Lease, the value of your occupancy. If any, after the Lease ends, and damages caused to Owner after that time as stated in Article 18.

C. If You do not pay your ront when this Lease requires after a personal demand for rant his been made, or within 3 days after a simulary written demand for rant has been made, or if the Lease ends Owner may do the following: (i) enter the Apartment and relake possession of it if You have moved out; (ii) go to court and ask that You and all other occupants in the Apartment be compelled to move

Once this Lease has been ended, whether because of default or otherwise, You give up any right You might otherwise have to reinstate this Louse.

REMEDIES OF OWNER AND YOUR LIABILITY

If this Lease is ended by Owner because of your default, the following are the rights and obligations of You and Owner.

- A. You must pay your cont until this Lease has ended. Thereafter, You must pay an equal amount for what the law calls "use and occupancy" until You actually move out.
- B. Once You are out, Owner may re-tent the Apartment or any portion of it for a period of time which may and before or ofter the ending date of this Lease. Owner may re-rent to a new subtonant at a leaser rent or may charge a higher rent than the rent in this Lease.
 - C. Whether the Apartment is re-rented or not, You must pay to Owner as damages:
 - (i) the difference between the rent in this Lesse and the emount, if any, of the rents collected in any later lease of the Apartment for what would have been the remaining period of this Lonse; and (ii) Owner's expenses for the cost of pulling the Apartment in good condition for re-rental; and (iii) Owner's expenses for attorney's fees (Doloto II Inapplicable).

D. You shall pay all damages due in monthly installments on the rent day established in this Lease. Any tagel action brought to collect one or more monthly installments of damages shall not projudice in any way Owner's right to collect the damages for a later month by a similar action. If the rant collected by Owner from a subsequent subtenant of the Apartment is more than the unpeld rant and damages which You awa Owner, You cannot receive the difference. Owner's failure to re-rest to enginer subterient will not release or change your liability for demages, unless the felture is due to Owner's deliberate inaction.

ADDITIONAL OWNER REMEDIES

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

FEES AND EXPENSES

- You must reimbures Owner for any of the following fees and expenses incurred by Owner:
 - (I) Making any repairs to the Apartment or the Condominium, including any appliances in the Apartment, which result from

misuae or negligence by You, the Permitted Occupants of the Aparlmant, persons who visit the Apartmant or work for You; (ii) Correcting any violations of city, etate or federal laws or orders and regulations of insurence rating expanization concerning the Apartment or the Condeminium which You, the Permitted Occupants of the Apartment, persons who visit the

(III) Proporting the Apartment for the next tenent if You move out of the Apartment before the Lease ending date without

(iv) Any logal fees and disbursaments for legal actions or precoadings brought by Overar against You because of a default by You for defending investile brought against Overar because of the actions of You, the Permitted Occupants of the Apartment, persons who visit the Apartment or work for You (Delate it knappikeable);

Removing all of your properly after this Lesse is orided;

(vi) Any miscoling acceptanges physical to the Condominium for parvices You requested that proportion to be furnished You under this Lease for which You have folled to pay the Condisminism and which Owner has pold;

(vil) All alter foca and expenses incurred by Owner because of the fallure to obey any office provisions and agreements of this Lease or the Condeminium Documents by You, the Permitted Occupants of the Apartment, parsons who visit the

These fees and expenses shall be paid by You to Owner as additional rent within 30 days after You receive Owner's bill or statement. If this Lease has ended when these fees and expenses are incurred, You will allij be liable to Owner for the same amount as

- B. Owner agrees that unless subparagraph (iv) of subparagraph 20 A has been stricken out of this Lease, You have the right to collect reasonable legal fees and expenses incurred in a successful defense by You of a lawsuit brought by Owner against You or brought by You against Owner to the extent provided by Rout Property Law Section 234.
- C. You shall pay the Condominium on demand for the cost of any miscollaneous charges payable to the Condominium for services You requested that are not required to be furnished You under this Losse.

PROPERTY LOSS, DAMAGES OR INCONVENIENCE

Unless caused by the negligence or misconduct of Owner, Owner's representatives or the agents and employees of the Condominium, none of these authorized parties are responsible to You for any of the following: (i) any lass of or damage to You or your property in the Apartment or the Condominium; (ii) any loss of or damage to You or your property in the Apartment or disawhere in the Condominium; (ii) any loss of or damage to your property delivered to any agent or amplitude in the Condominium (i.e. doorman, superintendent, etc.); or (iii) any damage or inconvenience caused to You by actions, negligence or violations of lease or the Condominium Documents made by any other tenant or person in the Condominium except to the extent required by law.

Owner will not be liable for any temporary interference with light, ventilation, or view caused by construction by or so behalf of the Condominium. Owner will not be liable for any such interference on a permanent basis caused by construction on any percet of land not owned by Owner or the Condominium. Owner will not be liable to You for such interference caused by the permanent closing, derivening or blocking up of vindows, if such notion is required by law. None of the foregoing events will cause a suspension or reduction of the real

FIRE OR CASUALTY

A. If the Apartment becomes unvertible, in part or totally, because of tire, accident or other casually, this Lease will continue unless ended by Owner under subparagraph C below or by You under subparagraph D below. However, the rent will be reduced immediately. This reduction will be based upon the square feelegs of the part of the Apartment which is unusable.

- B. Owner and/or the Condominium will repair and restore the Apartment, unless Owner decides to take actions described in subparagraph C below.
- C. After a fire, accident or other casualty in the Building, the Condeminium may decide to tear down the Condeminium building or to substantially rebuild it. In such case, Owner need not restore the Apartment but may and this Lease. Owner may do this even if the Apartment has not been domagad, by giving You willow notice of this decision within 30 days after the date when the clamage occurred. If the Apartment is unusable when Owner gives You such notice, this Lease will and 80 days from the last day of the calundar manifely in which
- D. If the Apertment to completely unusable because of fire, excident or other casualty and it is not reputred in 30 days. You may give Owner written notice that You and the Lense. If You give that notice, this Lense is considered ended on the day that the fire, excident or casualty occurred. Owner will premptly refund your security deposit and the pro-rate parties of rente paid for the months in which the
- E. Unloss prohibited by the applicable policies, to the extent that such insurrance is collected. You and Owner release and waive all right of recovery applicat the other of unyone claiming through or under each by way of subrogation.
- F. You asknowledge that if live, accident, or other casualty causes durage to any of your personal property in the Applicant, including, but not limited to your furniture and clothes, neither the Owner nor the Condeminitum will be responsible to You for the repair or replacement of any such demaged personal property unless such demage was as a result of the Owner's or the Guixlaminitum's

PUBLIC TAKING 23.

The entire Condominium or a part of it can be acquired (condomined) by any government or government agency for a public or quest-public use or purpose. If this hoppone, this Lensa shall and on the date the government or agency take this. You shall have no clother against Owner for any damage resulting: You also agree that by signing this Leasn, You assign to Owner any claim against the government or government agency for the value of the unexpired portion of this Lease.

SUBORDINATION CERTIFICATE AND ACKNOWLEDGMENTS

All mortgages of the Apartment now in effect or made after this Lease is signed, and any lien created by the Condominium Documents come sheed of this Lease. In other words, this Lease is "subject and subordinate to" any lien created by the Condominium Documents and exhiting or future mortgages on the Apartment, including any renewals, consolidations, modifications and replacements of any such mortgage. If certain provisions of any such mortgage or the Condominium Documents come into effect, the holder of any such mortgage or the Condominium Can and this Lease and such parties may commence legal action to evict you from the Apartment. If his happens, You acknowledge that You have no claim against Owner, the Condominium or such mortgage holder. If Owner requests, You vill sign promptly an acknowledgment of the "subordination" in the form that Owner may requires.

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

YOUR RIGHT TO LIVE IN AND USE THE APARTMENT

Provided the Condominium valves any right of first refusal it may have with respect to this Lease, if You pay the rent and any required additional rent on time and You do everything You have agreed to do in this Lease, your tenancy cannot be cut off tofore the anding date, except as provided for in Articles 22, 23 and 24.

26. BILLS AND NOTICE

A. Notices to You. Any notice from Owner or Owner's agent or attorney will be considered properly given to You if It is: (i) in writing.
(ii) algorid by or in the name of Owner or Owner's agent, and (iii) uddressed to You at the Apartment and delivered to You personally or each by registered or cartified mail to You at the Apartment. The date of service of any written notice by Owner to You under this agreement

B. Notices to Owner. If You wish to give a notice to Owner, You must write it and deliver it or send it by registered or certified mail to Owner at the nettross noted on page 1 of this Lesse or to another address of which Owner or Agent has given You written notice.

GIVING UP RIGHT TO TRIAL BY JURY AND COUNTERCLAIM

A. Both You and Owner agree to give up the right to a trial by jury in a court setten, proceeding or counterclaim on any matters concerning this Lease, the relationship of You and Owner as lessee and lesser or your use or occupancy of the Apartment. This agreement to give up the right to a jury trial does not include claims or personal injury or property damage.

B. If Owner begins any court ection or preceeding against You which asks that You be compelled to move out, You cannot make a counterclaim unions You are claiming that Owner has not done what Owner is supposed to do about the condition of the Apartment or

NO WAIVER OF LEASE PROVISIONS

A. Even if Owner accepts your conflor falls once or more often to take action against You when You have not done what You have agreed to do in this Lease the fellure of Owner to make action or Owner's acceptance of rent does not prevent Owner from taking action at a later date if You against do not do what You have agreed to do.

B. Only a written agreement between You and Owner can waive any violation of this Lease.

C. If You pay and Owner accepts an amount less than all the rors due, the amount received shall be considered to be in payment of all or part of the carlical rant due. It will not be considered an agracment by Owner to accept this lesser amount in full satisfaction of all of the rent due unless there is a written agreement between You and Owner.

D. Any agreement to and this Lease and also to and the rights and obligations of You and Owner must be in writing, signed by You and Owner or Owner's agent. Even if You give keys to the Apartment and they are accepted by either any employee or agent of the Condominium, Owner's representatives or Owner, this Lucse is not ended.

E. This Loado, or any provision hereof, may not be modified, amended, extended, waived or abrogated without the prior written consent of the Condominium. 29.

CONDITION OF THE APARTMENT

When You signed this Lesse, You did not rely on unything said by Owner, Owner's representatives or the Condominium's employees, agents, or superintendent about the physical condition of the Apartment, the Condominium or the land on which is built. You did not rely on any promises as to what would be done, unless what was said or promised is written in this Lesse and algorit by both You and Owner. Before signing this Lease, You have inspected the Apartment and You accept it in its present condition "as is", except for any condition which You could not reasonably have seen during your inspection. You agree that Owner has not promised to do any work in the Apartment except as specified in a rider attached to this Lease.

DEFINITIONS

A. Owner: The term "Owner" means the person or organization receiving or entitled to receive rent from You for the Apartment at any particular time other than a rent collector or managing upon of Owner, "Owner" is the person or organization that owns legal title to the Apartment. It does not include a former Owner, even if the former Owner signed this Lanso.

B. You. The term "You" means the person or persons signing this Lease as feasee and the successors and assigns of the signer. This Lease has colabilished a lossor-tossed retailmoship between Owner and You.

SUCCESSOR INTERESTS

The agreements in this Leaste chall be binding on Owner and You and on those who succeed to the interest of Owner or You by law, by approved assignment or by transfer,

INBURANCE

You may obtain liability insurance insuring You, the Permitted Occupants of the Apartment, your servants and people visiting the Apartment, and personal property insurance insuring your furniture and furnishings and other flores of personal property located in the Apartment. You may not maintain any insurance with respect to any furniture or furnishings belonging to Owner that are located in the Apartment. You acknowledge that Owner may not be required to maintain any insurance with respect to the Apartment.

WAIVER OF CONDOMINIUM'S FIRST REFUSAL RIGHT [DELETE IF INAPPLICABLE]

You shall furnish to the Condominium or its managing egent, within 5 business days after the date of this Lucso, such personal and financial references and additional information concerding You and the Permitted Occupants of the Appriment as may be requested in order to obtain the waiver of the Condominium's right of first refusal with respect to this Lease, including the submission of any application

You acknowledge that this Lease will not commence and that You and the Permitted Occupants shall have no right to occupy the Aparlment until the waiver of the Condominium's right of first refusal with respect to this Lease is obtained. If such waiver has not been Apparential that the water of the Concentiation a right of this release with respect to this Lease is outsined. It such water has not been obtained by the date specified in Article 2 as the beginning date of this Lease, You shall have no obligation to pay rent until such water has been obtained. All rent prepaid for the period You are unable to occupy the Apartment because of the follows obtain such water shall be applied by Owner to subsequent rent payable herounder. If such water is not obtained within 30 days after the date specified in Article 2 as the beginning date of this Lease, the Lease shall be canceled and all propaid rent and security duposit shall be promptly

FURNITURE [DELETE IF INAPPLICABLE] 34.

The Apartment is being leased as fully furnished; a rider attached to this Louis lists all furniture and furnishings contained in the Apartment. You shall accept the furniture and furnishings contained in the Apartment as is on the commencement date of this Lesso. Owner represents that all such furniture and furnishings are in good repair and in working order on the communicament date of this Lease except as may be noted in such rider.

You shall take good care of the furniture and furnishings in the Apartment during the pendency of this Lease and shall be liable for any demages caused by You to such furniture and furnishings. You shall not be responsible for any demages to such furniture and furnishings not caused by You or caused by ordinary wear and fear. You shall surrender such furniture and furnishings when this Lesse to the furniture and furnishings in the Apartment when this Lease terminates, You shall pay Owner upon demand the cost of any required

You may not remove any furniture or turnishings from the Apartment or change the location of any such furniture or furnishings during the pendency of this Luzzo without Owner's prior written consent.

35.	BROKER (DELETE EITHER SUBF	ARAGRAPH A OR BI
ollior	A. You represent to Owner that You ha	avonal dealt with any real estate brokerist in convention with the text
VOUC O	an cololo livover la consecular	The state of the s
broker Owner	as a recult of a broach of the lorguein	lessing of the Apartment (Datete bracket if impolicable)). You will companie such mont. You shall indemnity and hold Owner barmless from any and all loss incurred by approximations.
	B. Voutnorment in Oursethal	ave not dealt with any real datate broker in connection with the leasing of the Apartment se from any and all loss incurred by Owner as a result of a breach of the foreigning
36.	YOUR OPTION TO RENEW [DELE	TE IE IN A ROLL CARL ST
	A. You shall have the right to extend to	New Action of Art Print, and Art Pri
and an		
n inon	closes malma to the analy-	
oi ino i	anse when the Extension Notice is given to Owner by the date specified barein. I	and on the commencement date of the Extension Turm. If You fall to send the Extension
Torin,	C. All provisions of this Leane, except	as modified by this Article 36, shall remain in full force and offect during the Extension
37.	LEAD PAINT DISCLOSURE IDEL	ETE IE TUE CONSCIUNTING
based (onint and/or load based asial based	are cosed, You and Owner shall algo and complete the disclosure of information or lead
38.	PETS (DELETE EITHER SUBPARA	nnoxed as a dider attached to this Leasa. You acknowledge receipt of the pemphiat. 'Propored by the United States Environmental Protection Administration,
	A You may not keep any note to the A	Southern Of B
	B. If All horizon by the Constant of the	A A A A A A A A A A A A A A A A A A A
39,	KEYS	to all knaping of pais in the Condominium.
Owner, If Your 40,	and to the Condominium or its managinal to the Condominium or its managinal to return any keys. You shall pay Ow WINDOW GUARDS	the Apartment. If You make any changes to any such lock, You must deliver keys to g agant. At the end of this Lease, You must deliver to Owner all keys to the Apartment.
	You shall complete and delivered the o	onitominium, whan requested, a notice with respect to the installation of window guards by of New York, You acknowledge that the autobal control of the installation of window guards
in the Application of the Applic	ion, or remove window guards where t	populard a state of the state o
107540	OWNER'S DEFAULT TO CONDOMIN	NASAN 227 PS 1
Condon	Inlum with respect to the Appringer (in	to the Condeminium of commen charges or other assussments payable to the
to oav in	In the time that I need to the Co-t-	
Connom	licium ticili eticis lima an the Construction	
Day such	instellment of rent to Owner. Nothing	um advises that the Owner's default has been cured. Owner acknowledges litel if You pass to the Condominium as herein provided, You have satisfied your obligation to pay a contained in this Article shall suspend your obligation to pay rent under this Longe.
in no way Owner ar	it is expressly understood and agreed it y obligate or be binding upon Ovmer, an nd a fully executed copy of this Lesse is	hat this Leaso shall not constitute an offer or create any rights in your favor, and shall id this Leaso shall have no force or affect until this Leaso is duly executed by You and a delivered to both You and Owner.
FIDOT W	TO CONFIRM OUR AGREEMENTS, O	WNER AND YOU RESPECTIVELY SIGN THIS LEASE AS OF THE DAY AND YEAR
		SIGN THIS LEADE AS OF THE DAY AND YEAR
WITNESS	3:	
		Owner's Signature (L.S.)
		Owner a dignature
	· · · · · · · · · · · · · · · · · · ·	Tenant's Signature (L.S.)
		Tonant's Signature (L.S.)
		GUARANTY
T.	he undersigned Guaranter guarantees t	to Owner the strict performance of and observance by Lessee of all the agreements,
วดสากเพราก	With all of the econdatons of the succession	The state of the s
SUBTRIBLE	dimelia without first suites toward The	and the same of th
nengwed	bylury in any such actions proceedings	Guarantor further agrees that this guaranty shall ramain in full effect even if the Losse was if the Losse completely the state of the
the Gun	ranty.	iven if Owner has to make a claim against Guaranter. Owner and Guaranter agree to counterclaim brought against the other on any matters concerning the attached Lones
ar60'		
	Witness	Guarantor
		X 4 A

Use with Busi Estate Board Credo Apartment Lease Least new or received RES 12/98

RIDER

DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

LEAD WARNING STATEMENT

Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hezerds if not managed properly. Lead exposure is especially hermful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of known lead-based paint hezerds in the dwelling. Lessess must also receive a federally approved pamphlet on lead poisoning prevention.

LES:	SOR'S DISCLOSURE Presence of lead-based pa (I)Known lead-base	int and/or lead-base ad paint and/or lead	ad paint hezerds (Check (i) or -based paint hazerds are pre-	(ii) below); sont in the housing (Explain);	
	(II)Lessor has no k	nowledge of lead-ba	sed paint and/or lead-based	paint hazards in the housing	
(b)	Records and reports available to the lessor (Check (i) or (ii) below: (i)Lessor has provided the lessoe with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).				
	(ii)Lossor has no hazards in the housing.	reports or records	pertaining to lead-based pai	int and/or lead-based paint	
(c) (d) Agent (e)	to's Acknowledgment (initial) Lessee has received the Lessee has received the Lessee has received the Acknowledgment (initial) Agent has informed the sponsibility to ensure compilar	lessor of the lessor	ct Your Family from Lead		
Certific	cation of Accuracy liowing parties have reviewe ation they have provided is tru	d the information e	bove and certify to the best of	of their knowledge that the	
_ 9 880r		Date	Lessor	Date	
.8668		Date	Lessee	Date	
gent		Date	Agent		

CONDOMINIUM RIDER TO LEASE RIDER TO LEASE Unit Owner: Tenant: Premises: It is hereby agreed by the Unit Owner and Tenant, for good and valuable consideration the receipt and sufficiency which is hereby acknowledged, based upon the mutual promises and covenants, including the issuance of the waiver of the right of first refusal by the Board of Managers of the Condominium, as follows: This Lease and the rights and obligations of the parties hereunder are hereby made expressly subject to the rights of the Board of Managers of the Condominium with respect to the transaction embodied herein pursuant to the terms of the By-Laws of the said Condominium, as the same may be amended from time to time. (i) such Lease shall be a term of not less than twelve (12) months; (ii) such Lease may not be amended, modified, assigned or extended without the prior written consent of the Condominium Board in each instance; (iii) the Tenant thereunder shall not assign his or her interest in such Lease or sublet the Premises demised thereunder or any part thereof without the prior written consent of the Condominium Board in each instances; (iv) the Tenant shall be required to comply with and abide by the House Rules and policies of the Condominium Board as amended from time to time; (v) the Condominium Board shall have the right to collect rent directly from the Tenant based upon the default of the Unit Owner, pursuant to the Condominium Act - Real Property Law § 339-kk; accordingly, the Tenant shall be required to remit the rent under the Lease directly to the Condominium upon receipt of written notice until such time as the Condominium directs the payments to be remitted to the Unit Owner. Therefore, the Lease shall prohibit the advance payment of rent of more than one(1) month; and (vi) the Condominium Board shall have the power to terminate such Lease and/or to bring summary proceedings to svict the Tenant in the name of the Unit Owner thereunder in the event of (a) a default by the Tenant in the performance of its obligations under such Lease; (b) a violation by the Tenant of the House Rules and/or policies of the Condominium; (c) a default by the Unit Owner or Tenant in the performance of their respective obligation under either the Lease, this Rider or the Condominium By-Laws, Declaration or House Rules and/or policies; (d) a foreclosure of the lien granted by Section 339-z of the Condominium Act or Sheriff Sale under CPLR Section 5236. AGREED & CONSENTED TO: AGREED & CONSENTED TO: Unit Owner's signature Tenant's signature Dated: Dated:

Tenant's signature

Dated:

Unit Owner's signature

Dated: