440 Mamaroneck Ave., Suite S512 Harrison, New York 10528 (914) 725-3600 F:(914) 725-6453 98-20 Metropolitan Ave., Suite 1 Forest Hills, New York 11375 (718) 544-0800

3777 INDEPENDENCE CORP. SUBLEASE APPLICATION

One (1) Original Copy (NO DOUBLE SIDED OR STAPLED PAGES):

Send the completed package to: Garthchester Realty, 440 Mamaroneck Avenue, Suite S-512, Harrison NY 10528, Attn: Adele Frutkin

- 1. Copy of Executed Sublease Agreement- must use Blumberg Coop form (P 193)
- 2. Application for Sublease (enclosed)
- 3. Sublease Application Acknowledgement (enclosed)
- 4. Affidavit as to Net Worth & Income along with Financial Statement (enclosed)
- 5. Statement of Sublessor's Responsibilities (enclosed) must be executed by owner
- 6. Sublessor's Consent to Jurisdiction and Venue (enclosed)- must be executed by owner
- 7. Designation of Agent for Service and Consent of Agent for Services (enclosed)
- 8. Bank Consent to Sublease (if owner has a loan on the apartment)
- 9. Federal Income Tax Returns (Two Most Recent Years) or Statement of Net Assets and Liabilities Certified by Accountant
- 10. Three (3) Personal Letters of Reference
- 11. Three (3) Professional Letters of Reference (one must be from applicant's current bank)
- 12. Letter of Reference from Current Landlord
- 13. Credit Authorization Release Lida Form (one per applicant/occupant over 18 yrs. old.)
- 14. Applicant's Release Form
- 15. Window Guard Form (enclosed)
- 16. Pet Rule Acknowledgement Form (enclosed)
- 17. **LEAD BASED PAINT** disclosure forms (enclosed):

The disclosure documents must be completed in their entirety and submitted for review with the Board Package. The Board Package will not be sent to the Board of Directors for review unless the Lead Paint Disclosure documents are included. NO EXCEPTIONS will be made. Enclosed is a summary of the Lead Based Paint Disclosure information.

Please note: if you want the lease (sub-tenant to move-in) to begin September 1, the package must be submitted no later than the last week of July.

Fees to be submitted with the application. Bank Certified checks or money order ONLY. Please note these fees are non refundable.

Application Processing fee payable to: **GARTHCHESTER REALTY** in the amount of **\$450.00** per person unless it is a married couple.

Credit Check fee payable to: **GARTHCHESTER REALTY** in the amount of \$150.00 per applicant and/or occupant.

NOTE: Applicants and occupants 18 and over must fill out the enclosed Lida Form for us to run a credit/background report. A clear report must be submitted.

Upon Approval, **Bank Certified check or money order for the Move-In Deposit** in the amount of \$2,500.00 is required and made payable to: 3777 Independence Corp. Deposit is refundable after the completion of the move-in process and no damages.

Sublet fee: 15% of the monthly maintenance. Subletting maximum -2 years

APPLICATION FOR SUBLEASE OF COOPERATIVE APARTMENT

In connection with my application to sublet an apartment, I authorize the procurement of a consumer investigative report by 3777 Independence Corp. I further authorize all credit agencies, banks, lending institutions, present employers, former employers and other persons to release information that is available to them about me, and in doing so; I hereby release them from any liability and responsibility.

This authorization, in original or cop y fo six months of the date of this application.	r, shall be valid for this and future reports that may be requested within
Broker	Applicant's Signature
 Date	Applicant's Signature

3777 INDEPENDENCE CORP.

STATEMENT OF SUBLESSOR'S RESPONSIBILITIES

	ndition and in consideration of the consent by 3777 Inment ("Demised Premises") at 3777 Independent		
	("Sublessor") to	,	("Sublessee"),
the Sub	lessor hereby agrees to the following:		·
1.	Sublessor will remain fully and financially responsible Apartment Corporation, including and without limit	•	
2.	Sublessor will reimburse the Apartment Corporation incur in connection with the approval of this subleas		
3.	Sublessor shall be personally liable for (i) any dama the personal property and fixtures situated therein, a by the Apartment Corporation, arising out of or rela his/her/their agents, servants, invitees or licensees.	s well as the Demised Premises, or (ii)	any other costs incurred
4.	Sublessor shall deposit \$ with the Apinsure Sublessor's compliance with the terms of this the Proprietary Lease. Said deposit shall be returned amounts be required to be deducted by the Apartme hereunder, including but not limited to, damage to the maintenance, reasonable attorney's fees and other lead amages will exceed said deposit, from time to time within fifteen (15) days of such demand.	s consent and Sublessor's obligations p I following the expiration of the term on the Corporation in connection with Sub- the Building and person and fixtures the egal costs ("the Damages"). In the ever	oursuant to the terms of f the Sublease, less any lessor's obligations erein, the payment of at it appears that the
5.	Sublessor(s) shall also deliver to the Apartment Corfee due to the Apartment Corporation upon the date		in payment of the suble
6.	Sublessor(s) represent(s) and warrant(s) that during		will be residing at her /their work
			TIOL / VIIOII WOLLE
	And his/her/their home telephone number(s) will be	·	
	Sublessor shall promptly advise the Apartment Corptwenty days after each change.	poration of any change in the foregoing	g within twenty (20)
7.	Sublessor will execute the attached consent to jurisd together with filing fee therefore, and submit the exet this executed Agreement. The designation of agent to notice to the Apartment Corporation and, if changed Furthermore, if changed, Sublessor will pay any additional contents of the contents of	ecuted documents to the Apartment Co for service will not be changed by Sub I, will be to a new agent situated in Ne	orporation, along with lessor without prior
Dated:	,		
New Y	ork, New York	Sublessor's Signature	
		Sublessor's Signature	

3777 INDEPENDENCE CORP.

SUBLESSOR'S CONSENT TO JURISDICTION AND VENUE

In consideration of 3777 Independence Corp. giving me per 3777 Independence Avenue, Riverdale, New York, I hereby over me by New York (including an y federal court sitting i law, with regard to an y claim, Cause of Action or dispute a my apartment, my shares of stock in 3777 Independence Co authorized. I further consent that venue as to any lawsuit, spany said claim, Cause of Action or dispute shall be in New York.	v consent to the invocation of personal jurisdiction in New York) and to the application of New York rising out of, or related to, the Proprietary Lease for orp. or the Sublease that 3777 Independence Corp. has becial proceeding or arbitration that may result from
I have executed this Agreement freely and voluntarily and a to my satisfaction with counsel of my choice.	fter having had a full and free opportunity to confer
Date	Sublessor's signature
	Sublessor (please print)
	Sublessor's Signature
	Sublessor (please print)

REQUIRED RIDER TO SUBLEASE 3777 INDEPENDENCE CORP.

DATE:	
APARTMENT:	
SHAREHOLDER/SUBLESSOR:	
SURTENANT:	

1. REQUIRED RIDER CONTROLS

This Required Rider is annexed to a Sublease agreement entered into by and between Shareholder/Sublessor and Subtenant. If any provision of this Required Rider shall be in conflict with any printed provisions of this Sublease or any other riders thereto, the provisions of this Required Rider shall control and be binding.

2. MARGIN HEADINGS

The margin headings are intent only for the convenience in finding the subject matter and do not constitute part of the text of this Sublease.

3. SUBSUBTENANT'S COMPLIANCE WITH CORPORATION'S PROPRIETARY SUBLEASE, BY-LAWS AND HOUSE RULES

- a. Subtenant acknowledges that the Apartment is a part of a cooperative known as 3777 Independence Corp. (the "Corporation") and that the Shareholder/Sublessor is obligated to comply with the terms and conditions of the Corporation's Proprietary Sublease, By-Laws and House Rules (collectively, the "Governing Documents"). Subtenant agrees that Subtenant is similarly obligated to comply with all of the terms and conditions of the Governing Documents and that Subtenant shall not act (or fail to act) in any way that would constitute a breach, default under or violation of the Governing Documents.
- b. Any act, omission or conduct of Subtenant, or Subtenant's family members, agents, invitees or contractors which constitutes or results in breach, default under or violation, of the Governing Documents shall likewise be considered a default by Subtenant under this Sublease for which Shareholder/Sublessor shall be entitled to exercise any and all rights and remedies available in this Sublease and at law or in equity.

4. HOUSE RULES OF THE CORPORATON

Subtenant acknowledges the receipt of a copy of the Corporation's House Rules. Subtenant acknowledges and represents that Subtenant has reviewed the House Rules and that Subtenant understands that these rules are incorporated into this Sublease, by reference, and that Subtenant shall be obligated to comply with any amendments to the House Rules as may, from time to time be enacted by the Corporation.

5. TERMINATION OF SUBLEASE BY CORPORATION/FEES AND EXPENSES

Shareholder/Sublessor and Subtenant acknowledge and agree that in the event of a default by Subtenant in the performance of the terms of this Sublease which default remains uncured after written notice and a ten (10) day opportunity to cure, the Corporation shall have the power to terminate and void this Sublease and/or to bring summary proceedings to evict Subtenant in the name of the Shareholder/Sublessor. In the event the Corporation incurs any cost or expense, including, without limitation, attorneys' fees, disbursements and court costs, arising from the Subtenant's breach of Subtenant's obligations under this Sublease, whether or not any action or proceeding is instituted in connection therewith, Shareholder/Sublessor and Subtenant agree that they are jointly and severally liable to the Corporation for payment and reimbursement of the Corporation for any of such expenses so incurred or paid.

6. PAYMENT OF RENT TO THE CORPORATION

Shareholder/Sublessor

Shareholder/Sublessor and Subtenant acknowledge that this Sublease is subject to Section 339-kk of the Real Property Law of the State of New York and as such if the Shareholder/Sublessor fails to make payments due to the Corporation for maintenance, assessments or late fees for the Apartment within sixty (60) days of the expiration of any grace period after the due date thereof, upon written notice and demand sent by regular mail by the Corporation to Shareholder/Sublessor and Subtenant, the Corporation shall have the right to direct that all sub-rental payments from the Subtenant be paid directly to the Corporation until such time as the Shareholder/Sublessor's arrears are paid in full. The Subtenant hereby agrees to pay the sub-rent to the Corporation upon receipt of the aforesaid notice and demand until the Corporation notifies the Subtenant that Subtenant may resume paying the rent to the Shareholder/Sublessor. To the extent Subtenant pays of sub-rent to the Corporation as required above, Subtenant's obligation to pay such sub-rent to the Shareholder/Sublessor shall be and be deemed to be discharged.

Subtenant represents that the tooccupy the Apartment:	following persons shall reside in the A	Apartment and that no other persons shall
LIST OF AUTHORIZED OC	CUPANTS	
(include names of children)		
	substitution of persons authorized to c written authorization from Sharehold	
	narbor, or keep any pet(s) in the Aparton of the Shareholder/Sublessor and the	tment unless Subtenant shall have first ne Corporation.
		tions, or additions to the Apartment may the Corporation in each instance.
Subtenant understands and ag	IGNMENT OR SUBSUBLEASE rees that Subtenant may not assign this sent of Shareholder/Sublessor and the	is Sublease or sublet any portion of the e Corporation in each instance.
This Sublease may not be mod	MODIFICATION OR EXTENSIO dified, amended, or assigned nor may Subtenant without the prior written co	the term of this Sublease be extended by
Shareholder/Sublessor	Subtenant	 Date

Subtenant

Date

DESIGNATION OF AGENT FOR SERVICE

I,	, residing at No.	Street, City of	, State of
	, do hereby designate	Street, City of , residing at No	Street,
County of	, City of, Sta	ate of New York, as my agent for service	pursuant to
CPLR 318.			
Date:	Signature:		
State of)		
County of)		
On this da	y of, before me persona	ılly came	to me
know to the indivi executed the same	idual described in and who executed th	ne foregoing instrument and acknowledge	that he/she
	Notary Public		
	CONSENT OF AGI	ENT FOR SERVICES	
I,York, the person of the above designates	designated as agent got service pursuan	Street, City ofnt to CPLR 318, do hereby consent ro act	_, State of New as agent under
Date:	Signature:		
State of)		
County of)ss.)		
On this da know to the indiverse executed the same		ally came ne foregoing instrument and acknowledge	to me that he/she
	Notary Public	<u> </u>	

3777 INDEPENDENCE CORP. AFFIDAVIT AS TO NET WORTH AND INCOME

(Note: If suble submit an affidavit as	ease application is to his/her net wort	_	•	than one per	rson, each a	pplicant must	
State of)					
County of)s)	s.					
		,	being duly	sworn, depo	oses and sta	tes the following	ng:
I submit herewith a true state to induce the Board of Direct at 3777 Inc.	•	endence C	Corp. to app	rove the sub			
Applicant's Signature							
Sworn to me this	_ day of		-				
Notary Public							

Applicants' Release

Re: Building Address:	
Apartment #:	
The undersigned applicant(s) is (are) submitting an appli referenced apartment.	cation to purchase/sublease the above
Applicant has submitted payment for certain fees includi credit and to process this application.	ng but not limited to fees to check applicants'
Applicant acknowledges that the application to purchase, approved by the Board of Directors of the Cooperative owning to application is not approved, no reason for the disapproval needs approved or not approved certain costs and expenses will be incorrefunded to the applicant(s).	the building in its sole discretion and that if the to be given. Whether the application is
The applicant releases both the cooperative corporation at the return of these funds incurred in processing the application, a recovery of such fees, the applicant shall be liable for all costs at incurred by the cooperative corporation and/or managing agent.	and agrees that in the event the applicant seeks
	Applicant
	Applicant
	Date

TO THE BOARD OF DIRECTORS OF 3777 INDEPENDENCE CORP. c/o GARTHCHESTER REALTY 440 Mamaroneck Avenue- Suite S-512 Harrison, NY 10528

Re: Unit

3777 Independence Avenue Riverdale, New York	
I (We) acknowledge that I (We) have been advised that purand specifically House Rules (16), no bird or animal may be Riverdale, New York, without the express written permissi Corp. If permission is granted, I (We) understand that such Directors.	be kept or harbored in 3777 Independence Avenue, on of the Board of Directors of 3777 Independence
I (We) further understand that the Proprietary Lease is subj has been furnished to me (us), and that a breach of the Hou Lease.	
I (We) hereby represent that I (We) do not have a bird or and during the term of m y (our) ownership of the Unit and I (Ve) the enforcement of the House Rules with respect to any occurrence.	We) agree to abide by the House Rules and consent to
	Signature
	Signature
	Date

AUTHORIZATION FOR THE RELEASE OF CONSUMER CREDIT REPORT INFORMATION TO THE FOLLOWING COMPANY OR CORPORATION

I	hereby authorize Garthchester Realty and the
agencies used by this company or	corporation, the release of, and/or permission to obtain and
review, full consumer credit report	t information from the credit reporting agencies and/or thei
vendors. Without exception this a	uthorization shall supersede and retract any prior request o
previous agreement to the contrar	y. Copies of this authorization, which show my signature,
have been executed by me to be a	s valid as the original release signed by me.
	all provisions of the Federal Fair Credit Reporting Act (Publi
	LET SEQ., 604-615) and the Consumer Credit Reporting Act
(California Civil Code Sec. 1785.1-1	785.34) or other jurisdictional requirements. Information
	criber's exclusive use, and the Subscriber will certify for eac
request the purpose for which the	information is sought and that the information will be used
for no other purposes.	
X BY WRITTEN AUTHORIZATION	N OF THE CONSUMER TO WHOM IT RELATES
Signature:	Date:
Printed Name:	
Social Security Number:	Phone #:
Current Address	

440 Mamaroneck Ave., Suite S512 Harrison, New York 10528 (914) 725-3600 F:(914) 725-6453 98-20 Metropolitan Ave., Suite 1 Forest Hills, New York 11375 (718) 544-0800

NOTICE TO ALL RESIDENTS 3777 INDEPENDENCE AVENUE RIVERDALE, NY 10463

Re: Requirement for Moving In or Out of the Building *and* **Delivery of Personal Property** Dear Residents:

You may only move in or out of the building (including delivery of personal property), through the **Service Entrance**, **Monday through Friday excluding weekends and holidays from 9:00 AM to 4:30 PM.** The moving date or delivery must be approved by Management prior to moving or delivery.

The Coop requires a Certificate of Insurance to be made out as follows:

3777 Independence Corporation c/o Garthchester Realty as Additional Insured & Certificate Holder 440 Mamaroneck Avenue, Suite S-512 Harrison, New York 10528

The Coop also requires a **certified check in the sum of \$2,500.00**; **payable to 3777 Independence Corp**. The check must be given to Management 7 days prior to moving or delivery.

Please note that \$500.00 will be kept if the move goes past the allotted time, i.e., 4:30pm.

After the move or delivery, the premises will be inspected. Provided that the Coop areas have suffered no damage and all rules were followed, the deposit will be returned.

THIS IS VERY IMPORTANT:

You must notify your moving company that the **SUPERINTENDENT WILL NOT ALLOW YOU TO MOVE WITHOUT PROTECTIVE COVERING** for the elevator, including the floor and walls, with Masonite or a facsimile from the elevator to the apartment door, which must also be protected. This is a Coop requirement. **NO EXCEPTIONS!**

Sincerely yours, 3777 Independence Corp.

440 Mamaroneck Ave., Suite S512 Harrison, New York 10528 (914) 725-3600 F:(914) 725-6453 98-20 Metropolitan Ave., Suite 1 Forest Hills, New York 11375 (718) 544-0800

MOVE-IN/MOVE-OUT INFORMATION

Move-Ins and Move-Outs (including the delivery of personal property) are only authorized on Mondays through Friday, except weekends and holidays, between the hours of 9:00 AM and 4:30 PM.

_		ce with the Management.	********
	FORWARDI	NG ADDRESS:	
- -			

3777 INDEPENDENCE CORP.
RESIDENT'S MANUAL
November 2016

MAINTENANCE PAYMENTS AND LATE CHARGES

The prompt payment of monthly maintenance charges is important. It is necessary so that the Corporation has an adequate cash flow to pay its operating expenses in a timely manner. In order to ensure prompt payment, the following rules have been established:

- 1. All payments are due on the 1st of the month whether or not you receive a bill; payments must be made by check payable to 3777 Independence Corp.
- 2. Payments received by the Managing Agent after the 10th day of the month will be subject to a late fee of \$25 Dollars with \$50.00 with arrears of 1 month or more.
- 3. All sundry charges that appear on a maintenance bill are considered to be a part of maintenance. These charges must be paid in full and on time to avoid an administrative charge or delinquency fee or penalty charge. No apartment sale or sublet will be considered for approval if payments are not current.
- 4. A list of fees, approved by the Corporation, can be obtained from the Managing Agent.

REPAIRS AND SERVICE REQUESTS

In order to request maintenance services in your apartment and/or public areas, you are required to see the Superintendent or Handyman of the building and complete a maintenance request form located with the Doorman of the building. If you require further assistance, please contact the Management Office.

As outlined in the Proprietary Lease, maintenance of the common areas (including public halls and stairways) shall be the responsibility of the Corporation. The Corporation is also responsible for window repair and replacement (but not when damage to the windows is the result of actions of the shareholder or his/her employee, agent or guest).

Shareholder shall maintain the interior of the apartment, including interior walls, floors and ceilings, in good repair, shall do all of the painting and decorating required for his/her apartment, including the interior of window frames, sashes and sills, and shall be solely responsible for the maintenance, repair and replacement of plumbing, gas, and heating fixtures and equipment, or refrigerators, dishwashers, air conditioners, ranges and other appliances, as may be in the apartment. Plumbing, gas and heating equipment referred to herein shall include exposed gas, steam and water pipes attached to fixtures, appliances and equipment to which they are attached, and any special pipes or equipment which the Shareholder may install within the wall or ceiling or under the floor. Also the Shareholder shall be solely responsible for the maintenance repair and replacement of all lighting and electrical wiring and conduits from the junction box at the riser into and through the Shareholder's apartment. (Any ventilator or air conditioning device which shall be visible from the outside of the building shall at all times be painted by the Shareholder in a standard color which the Corporation may select for the building)

The Corporation shall be responsible for all windows, windowpanes, exterior window frames, sashes and sills, entrance doors, frames and saddles. The Corporation shall also be responsible for gas, steam, water or other common riser pipes or conduits within the walls, ceilings or floors or heating equipment, which is part of the standard building equipment.

All plumbing repairs undertaken by the Shareholder require prior approval of the Managing Agent. The Corporation will not be financially responsible for any work done, or any work needing to be redone if this approval is not in hand before said work begins.

ALTERATION OR RENOVATION OF APARTMENTS

Alterations may only be undertaken upon the written approval of the Managing Agent. Shareholders wishing approval should contact the Managing Agent about completing the appropriate forms and submitting the detailed alteration plans for approval, including copies of all contracts for the proposed work.

The contracts should include a description of the work to be done, the price, the approximate starting date, and evidence that the contractor or person performing the work has adequate insurance. Such insurance must name 3777 Independence Corp. and Garthchester Realty as additional insured parties.

The performance of any work by or on behalf of a Shareholder in the apartment must be in accordance with all applicable codes, rules, regulations and/or permits. Shareholders must sign a form of Alteration Agreement in favor of the Corporation prior to the commencement of any work. Further, Shareholders will not install any appliance, which will overload the existing wires or equipment in the building.

If proper approval is not received, workmen and supplies will be prohibited from entering the building.

For certain work, a security deposit may be required which will be applied to reimburse the Corporation for any damage or expense it may incur in connection with the work being performed or the complete removal of debris from the premises.

For certain work, contractors may be asked to provide a complete list of materials to be used along with assurance that said materials meets all requirements of the Environmental Protection Agency.

For certain extensive work, an escrow account may be required.

For certain work the Corporation's architect or engineer may have to approve the contractor's plans at the Resident's expense before the Managing Agent can recommend approval to the Board of Directors.

All work will be performed according to the Alteration Agreement.

Upon approval to renovate an apartment, the following rules apply (as noted in the "Alteration Agreement"):

- 1. Work will only be performed between 9:00 a.m. and 4:30 p.m., Monday through Friday excluding weekends and holidays. This includes construction, plumbing, electrical work (or similar activities); work that involves transportation of supplies; or any work that would otherwise disturb other residents. Evening and early morning work, work over long weekends, holiday vacations, etc. will not be permitted. Work involving noxious odors such as floors and painting may only be performed first thing in the morning at the beginning of the week so the odors may dissipate. In certain cases, and only with the approval of the Superintendent, workmen may be allowed to enter the premises a short time before 9:00 a.m. to prepare for work again, no actual construction or other disturbing work may begin until 9:00 a.m.
- 2. Arrangements must be made with the Superintendent at least 36 hours in advance for use of the elevator to transport materials used for the alteration or renovation (as well as the removal of any materials left over from construction).
- 3. The Shareholder will be responsible for the safe and clean daily removal from the building and its surrounding areas (including sidewalks) of all debris and work materials from the proposed alteration or renovation. Building staff cannot be used for this purpose, and Shareholders will be charged for any costs made by the Corporation in connection with the work. It is recommended that a written agreement with the contractor be made whereby he/she is responsible for carting away all the debris and any other materials not used for the renovation or alteration. An alternative would be to arrange for a private carting service, which is suggested be written into the contract.

At no time should there be evidence of debris from renovation work in the public areas of the building, including the trash rooms on each floor, or on its sidewalks.

- 4. Access to the work area will be provided to the Managing Agent and/or his/her representative for inspection of the work being done both on a periodic basis and upon completion of the work. The Shareholder will be given advance notice (at least 24 hours) before any inspection of the premises.
- 5. Shareholders will be held responsible for any and all damage done to the building's public areas (entrance, elevators, etc.) or to other apartments and any and all cleaning required in connection with the renovation work.

6. Shareholders will be assessed for any damages, cost or other expenses incurred by the Corporation in connection with alterations or repair work initiated by them or on their behalf.

SALE OF APARTMENTS

Shareholders wishing to sell their apartment should contact the Super for the procedures, documents and necessary information required by the Board of Directors. All forms and required information are to be completed fully and accurately by the prospective Purchaser and submitted to the Managing Agent before any consideration of the sale can be made.

Upon receipt of <u>all</u> completed forms and documents, the appropriate credit reviews will be conducted and an interview will be scheduled. (No action will be initiated until all required information is received). In addition, the Board of Directors or duly appointed committee which interviews the prospective purchasers, reserves the right to request any additional documents or information as deemed necessary or appropriate at any time during the review and interview process.

An interview date will be scheduled with prospective Purchasers (and all prospective occupants of the apartment). All interview dates are coordinated by the Managing Agent. Individual Board members should not be contacted by Shareholders. Please leave plenty of time in your negotiating for the setting of an interview date. The Board of Directors reserves full discretion to change interview times or the frequency thereof.

Upon approval of the sale, a closing can be scheduled with the Managing Agent. All closings are held at the offices of the Managing Agent.

All amounts due to the Corporation at closing (e.g. maintenance and all other costs to the date of closing) must be paid by certified or bank check. The seller is responsible for the processing and closing fees charged the Managing Agent in connection with the transfer.

All Shareholders are strongly urged to consult with the Managing Agent as to the timing of the above procedures <u>before</u> agreeing to a scheduled closing date in the sales contract. It is recommended that all sales be made with the advice of legal counsel.

No closing can take place until all procedures are fully carried out and all documentation is properly completed and promptly received by the Managing Agent.

No Open Houses permitted.

SUBLETTING OF APARTMENTS

Since we desire to have a stable tenancy and tenants with a vested interest in building operation as well as a safe and secure building, subletting is currently limited to 1 year at a time with option to renew for an additional year, subject to Board approval at maximum 2 years. Please contact the Managing Agent for procedures.

WINDOW GUARDS

Under Section 131.15 of the New York City Health Code, window guards are required to be installed in apartments where children under the age of eleven (11) reside.

All Shareholders and residents who have children under the age of eleven (11) residing in their apartments must notify the Managing Agent.

FIRE SAFETY PLAN

In accordance with the New York City Fire Department regulations, a fire safety plan must be <u>posted</u> on the inside of each dwelling unit door. Please notify the Managing Agent if you are missing the fire safety plan.

MOVING IN AND OUT

All residents moving in or out of **3777 Independence Avenue** must notify the Managing Agent at least seven (7) days in advance of the scheduled move. In addition, the Superintendent must be contacted at least 48 hours before the move. Failure to do so may result in the elevator not being made available to the Shareholder, Resident or Moving Company. At the time of the move, the Shareholder, Resident or Moving Company will be given instructions on the proper operation of the elevator. All moving in and out must be made through the service entrance.

*Moving in or out will not be permitted to start until 9:00 a.m. and must be completed by 4:30 p.m., Monday through Friday excluding weekends and holidays.

When moving, the Shareholder or Resident will be held responsible for any damage done to the building, including, but not limited to, the elevator, common areas, and his or her apartment. An inspection of all areas involved will be made by a building representative both before and after the move. It is to the advantage of the Shareholder or Resident to inspect the public spaces of egress involved in the move, both immediately preceding and following the "move", with a building representative (Resident Superintendent or Managing Agent).

Any Shareholder or Resident moving in or out will be required to make a refundable \$2,500.00 deposit to the Corporation at least seven days prior to the move. This should be in the form of an official bank check or certified check and should be payable to the Corporation. The total amount will be refundable at the completion of the move, provided that there has been no damage to the building or extra expense incurred. In the event of any damages or additional expenses arising from the move, the deposit will be applied against these expenses and the Shareholder will be billed for any amount in excess of the deposit. If the cost of repairing any damage is less than the move in or out deposit, the balance will be refunded to the Shareholder after the completion of repairs. The Corporation reserves the right to seek damages and reimbursement for additional costs relating to the move from the Shareholders, regardless of whether the cost resulted from the action of the Shareholders or his/her "employees".

THE MOVING COMPANY MUST BE LICENSED AND INSURED AND MUST PROVIDE ACCEPTABLE PROOF OF SUCH TO THE MANAGEMENT PRIOR TO THE MOVE

LAUNDRY

The following is information about the laundry facilities with which all occupants should be familiar:

- 1. Neither washing machines nor dryers are permitted in apartments.
- 2. The Laundry Room is for exclusive use of residents.
- 3. The washers and dryers are commercial machines, but they should not be overloaded. Residents are responsible for instructing domestic help as to the proper use of the equipment.
- 4. If (a) a machine or your laundry card should fail to operate:
 - a) Notify the Superintendent
 - b) Telephone the service company for reimbursement of lost funds and repair. Be sure to note with whom you talked and when.
- 5. The company currently contracted to operate the laundry equipment is Hercules Corp.: (800) 526-5760
- 6. The Laundry Room may be used only during designated hours of 7:00 am to 10:00 pm.
- 7. Please limit the amount of machines used at one time.

8. Washers, dryers and lint filters should be cleaned after each use.

RESIDENT MANAGER (SUPERINTENDENT)

The Superintendent's office is located in the Basement Level. After business hours, Residents are requested to contact the Doorman at 718 549-2036 or the Managing Agent at 718 796-5022 if there should be an emergency.

Please keep in mind, however, that requests for routine repairs should be made to the Superintendent or Handyman during normal business hours.

INSURANCE INFORMATION

It is strongly recommended that each Shareholder carry the standard insurance policy commonly used for cooperatives. An insurance broker should be consulted so as to tailor the policies to individual needs and so as to obtain broad coverage for possible personal or property damage claims made against individual Tenants/Shareholders. Numerous Insurance Companies provide a co-op policy (a three-in-one policy) that includes fire, theft, and liability insurance. A deductible no greater than \$500.00 per occurrence.

It should also be noted that the Corporation's insurance premiums for the building and grounds are affected dramatically by the claims, settled or unsettled, being leveled against the co-op. Frivolous lawsuits affect us all financially and should be avoided. Conversely, the co-op may benefit from a lack of claims against it.

KEYS

Shareholders are very strongly advised to leave a key with the Superintendent for emergency use. Keys will be coded and placed in a safe box for safekeeping.

Should entry to a Shareholder's apartment become necessary in an emergency, which affects the safety and well being of the building and other Shareholders, and no key is in the safe box, forced entry will be executed at the expense of the aforesaid Shareholder.

[Emergency Form should be attached]

PUBLIC HALLS, STAIRWAYS AND WINDOW SILLS

The public halls and stairways of the building must not be obstructed or used for any purpose other than ingress to or egress from the apartments in the building. No article shall be placed in halls, in stairways or on or in front of doors. Further, no public hall of the building will be decorated or furnished by any occupant in any manner. (See House Rule # 1, 4, 6)

REFUSE (GARBAGE) REMOVAL

All Residents should know the recycling rules that are posted prominently in the recycling area of the building located in each compactor room. All plastic, glass and metal containers should be rinsed and put in the blue plastic recycling bin. Newspapers, magazines, periodicals and flattened boxes should be placed neatly in the clearly marked area. All wet garbage should be bagged and thrown down the chute. Disposal of large items, such as furniture, mattresses, etc. should be accomplished by making arrangement with maintenance staff.

IT IS IMPORTANT THAT THESE PROCEDURES BE FOLLOWED SCRUPULOUSLY BY EVERYBODY IN ORDER TO CONTROL ROACHES, PREVENT FIRES, AND AVOID POTENTIAL HEALTH HAZARDS.

NOISE, DISTURBANCES

No Resident will make or permit any disturbing noises to be made in the building or do or permit anything to be done therein, which will interfere with the rights, comfort, convenience or quiet enjoyment of other Residents. (Additionally, see House Rules #5.)

SIGNS AND NOTICES

No sign, notice, advertisement or illumination will be allowed on or at any window or other part of the building.

Under no circumstances are "outsiders" (political organizations, retail stores, guests) allowed to post bulletins or notices on walls or to distribute flyers under doors. The only exception to this policy is notices from the Managing Agent, The Apartment Corporation or the Board of Directors.

ANTENNA

No radio, television aerial or satellite dish will be attached to or hung from the exterior of the building. A cable system for TV reception currently exists in the building.

FLOOR COVERING REQUIREMENT

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 percent of the common walking areas of each room except kitchens, pantries, bathrooms and closets. Decorative carpeting under the bed or dining table is not considered coverage of common walking areas. This must be performed within (30) thirty days of moving in. In the event a complaint is made regarding the noise emanating from your apartment, the representative of the building must be provided access to inspect for adequate floor coverings.

PUBLIC SALES AND EXHIBITIONS

No group tour or exhibition of any apartment or its contents will be conducted, nor will any auction sale, tag sale, or other public access sale be held in any apartment without the expressed consent of the Board of Directors.

SECURITY OF THE BUILDING

All doors (front and side) must be locked at all times.

a. If you are coming into or going out of the building, do not hold the door for or admit anyone you do not know.

BUILDING FIRE SAFETY

Smoke and Carbon Monoxide alarms have been installed in apartments and should be kept fully operable by installing fresh batteries as per the manufacture's specifications. Batteries are the responsibility of the Resident.

All hallways, stairwells and exits must be kept clear at <u>all</u> times. Residents are not allowed to place any items in these areas. It is a violation of the <u>law</u> to have these areas obstructed for even a short period of time.

FIRE EMERGENCY PROCEDURES

The following information has been provided by the New York City Fire Department in its publication on "Hi-Rise Fire Safety."

DO'S:

CALL the Fire Department if you smell smoke or see a fire.

CLOSE all doors behind you.

FEEL the door; if it's hot, **DON'T OPEN IT.**

STAY LOW in heavy smoke or heat conditions - if possible near an open window.

WALK quickly, DON'T RUN, to your nearest smoke-free stairway or fire

escape and travel downward.

DON'TS:

DON'T use elevators as exits.

DON'T stand in hallways.

DON'T use dead-end corridors.

DON'T panic - be aware of potential crowd panic.

DON'T fight a fire alone.

DON'T turn back for personal belongings - you may not get a second chance to leave.

If trapped on a Floor:

Stay low near an open window. Close all doors between you and the fire. Keep smoke out by using wet sheets and towels around doors. Signal for help by using the telephone to communicate your situation and location. Use judgment in opening windows. Close them if smoke enters.

TO NOTIFY THE FIRE DEPARTMENT, USE THE TELEPHONE AND DIAL"911" OR "665-2200."

PETS

Are not permitted to be kept or harbored in the building. (See also House Rule # 12.)

HOUSE RULES

- 1. The public halls, stairways and lobby of the building shall not be obstructed or used for any purpose other than ingress to and egress from the apartments in the building. Use of the lobby shall be limited to ingress and egress. It shall not be used for social purposes, unless approved by the Board of Directors.
- 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 lobby, public halls, courts, driveway, parking lot, stairways and elevators, or on the roof of the building.
- 4. No decoration of public space or placing of any objects in hallways is permitted.
- 5. No Lessee shall make or permit anything to be done therein, which will interfere with the rights, comfort or convenience of other Lessees. No Lessee shall play any musical instrument or permit to be operated a stereo or radio or television loud speaker in such Lessee's apartment between the hours of 11:00 o'clock p.m. and the following 8:00 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 such work will not be permitted on legal holidays, holiday vacations when tenants are expected to be home on vacation and only between the hours of 9:00 o'clock a.m. and 5:00 o'clock p.m.
- 6. 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 percent of the floor area of each room except kitchens, pantries, bathrooms and closets. Decorative Carpeting under the bed or dining table is not considered coverage of common walking areas. This must be performed within (30) thirty days of moving in. If requested, access must be provided to the building representative to inspect for compliance.
- 7. No article, such as doormats, umbrellas, shoes or rubber boots, shall be placed in the halls or on the staircase landings or elevators, nor shall anything be hung or shaken from the doors, windows or roofs or placed upon the windowsills or ledges in the building. No bicycles, scooters, strollers, baby carriages or other wheeled items shall be allowed to stand in public halls, passageways, areas of courts of the building. Anything left outside an apartment is subject to removal by building personnel.
- 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 Board of Directors or the Managing Agent.
- 9. Messengers and trades people shall use such means of entrance and exit as shall be designated by the Board of Directors or the Managing Agent.
- 10. Except for U.P.S. or other small parcels, supermarket and food deliveries, all other items of every kind must be delivered only at the service entrance to the building.
- 11. No resident shall hire or utilize the services of any building employee for private business during that employee's workday.
- 12. No bird or animal shall be kept or harbored in the building unless the same in each instance is expressly permitted in writing by the Board of Directors or the Managing Agent; such permission shall be revocable by the Board of Directors or Managing Agent in their sole discretion, at anytime. In no event shall any animal be permitted in any of the public portions of the building unless carried or on a leash. No pigeons or other birds or animals shall be fed from the windows, in the yard, court spaces or other public portions of the building, or on the sidewalk or street adjacent to the building. (All pets must be leashed at all times and walked through the service entrance of the building only).
- 13. No radio, television aerial or satellite dish shall be attached to or hung from the exterior of the building.

- 14. No group tour or exhibition of any apartment or its contents shall be conducted, nor shall any auction sale or tag sale be held in any apartment without written consent of the Board or its Managing Agent. Rules for these events must be obtained from the Managing Agent. Resident is responsible for strict adherence to said rules.
- 15. Residents shall keep the windows of their apartments clean and covered by white or by off white blinds or shades as deemed acceptable by the Board of Directors. In case of refusal or neglect of a resident during 10 days after a notice in writing from the Managing Agent or the Board of Directors to clean windows, such cleaning may be done by the Managing Agent and/or the Board of Directors, which shall have the rights, by its officers or authorized agents, to enter the apartment for the purpose of cleaning the windows and to charge the cost of such cleaning to the Resident/Shareholder.
- 16. Complaints and questions regarding the service of the building shall be made in writing to the Managing Agent.
- 17. The Managing Agent, and any contractor or workman authorized by said agent, 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 repair plumbing, electrical, or any other building equipment or to control or exterminate any vermin, insects or other pests and for the purpose of taking any measures deemed necessary.
- 18. The use of clothes-washing machines and dryers within individual apartment are prohibited.
- 19. These House Rules may be added to, amended or repealed at any time by resolution of the Board of Directors. Any consent or approval given under these House Rules by said Board of Directors or its Managing Agent shall be revocable at any time.

The Resident's Manual and the House Rules apply to all Shareholders and Tenants. If administrative or legal fees are incurred in the enforcement of any rule, the Shareholder and/or Resident will be charged accordingly.

NAME	APT #
DATE	

PLEASE NOTE THE FOLLOWING:

The front lawn of the building, alongside the garage, has been designated a quiet sitting area for residents use. Please refrain from ball playing and loud noise.

The far side of the lawn, on the 239th street side, has been designated for use as a children's garden. Planting, tending and harvesting activities are scheduled by a committee. No unsupervised children should be in the planting area. For further information please ask the doorman for the committee contacts.

Smoking Policy

3777 INDEPENDENCE CORP.

ADOPTED AS OF: June 1, 2018

Purpose: The Board of Directors of 3777 Independence Corp. (the "Corporation") hereby adopts the policy below with respect to smoking in and around the building and property owned by the Corporation with an address at 3777 Independence Avenue, Riverdale, NY 10463.

For the purposes of this policy:

- 1. The term "smoking" includes, but is not limited to, inhaling, exhaling, burning, carrying or creating any smoke from any lighted cigar, cigarette, pipe, or any form of lighted object or device, including E-cigarettes (vaping) or any other electronic cigarette or device or any other lighted tobacco, plant product or synthetic product intended for inhalation or any other items or materials that may be smoked, whether such substance is a legal substance or an illegal substance.
- 2. The term "Common Areas" means the entire property owned by the Corporation, except for the individual apartments, but including, without limitation, all areas of the lobby, recreation or multi-purpose rooms, hallways, laundry rooms, stairs and staircases, elevators, terraces or balconies appurtenant to apartments (except if any such terrace or balcony is incorporated into the apartment as an interior space), roof areas, fitness and exercise rooms, children's playrooms, playgrounds, sidewalks adjacent to the Corporation's building and property, any garage or parking areas (whether indoor or outdoor) owned by the Corporation, rear yard areas and grass, landscaped and garden areas on and around the Corporation's property.

The Smoking Policy:

A. Smoking is prohibited in all Common Areas within the interior of the Corporation's building and on the Corporation's property outside the Building, and as required by all applicable laws. No shareholder or occupant of the building shall smoke, or permit smoking by any occupant, agent, tenant, business invitee, quest, friend or family member in any Common

Areas whatsoever nor shall smoking be permitted in any manner outside of the window frame of any window. It is noted that any such smoking in Common Areas, is also a violation of applicable New York Law.

- B. Smoking of a legal substance within an apartment is permitted, although discouraged as a policy matter. Any smoking in an apartment is subject to the prohibitions and restrictions contained in the Corporation's Proprietary Lease and House Rules which restrict shareholders from causing or permitting unreasonable odors from emanating from their apartments and or from causing or creating or permitting a nuisance to other Corporation residents of the building.
- C. All shareholders are required by law to provide to prospective buyers or subtenants of their apartments with a copy of this Smoking Policy and a copy must be annexed to any contract of sale or sublease of an apartment.
- D. The Board of Directors has and maintains the authority and power to enact rules and regulations which it deems necessary to enforce this Smoking Policy, in accordance with the applicable provisions of the Proprietary Lease and House Rules.