

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

RENTAL PACKAGE

Unit owners and Brokers are to present **Michele Liddy** at the Classic Office a copy of the signed lease rental package for approval at least five business days before the lease begins. The rental package should include:

- 1. Signed lease rental
- 2. a copy of the rental insurance (RENTER)
- 3. a check in the amount of \$500.00 annual fee (OWNER)
- 4. a check in the amount of \$500.00 non-refundable move- in fee (RENTER)
- 5. a check in the amount of \$500.00 **refundable** security deposit (RENTER)

The checks should be written to **The Classic Condominium**. The check for reserving the elevator is returned once the elevator is inspected and no damage is observed after the move in occurs.

The Board will only issue one (1) waiver of the right of first refusal for any unit one time during any twelve (12) month period. Any request for a waiver of the right of first refusal submitted sooner that the expiration of the twelve (12) month period will be considered incomplete until the twelve (12) months have expired.

Move-in/out are **Monday – Friday, 8:00am to 4:00pm.** Required payment and all required signed documents must be submitted at the same time before the lease can be approved.

Renters are to inform their moving company they must email Michele Liddy the Certificate of Insurance (COI) form to <u>michele@garthchesterrealty.com</u> before the move-in/out date. Attached is a copy of our sample COI form.



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When your mover arrives at the property, they are to inform the front desk they arrived. The front desk will inform a staff member to meet the mover by the garage and lead them to the elevator. Only the large, padded elevator can be used for deliveries. Movers are required to put down Masonite Board from the elevator entrance to the resident's unit door. If you have any questions, please contact Michele Liddy at 914-949-0018 or 914-725-3600 ext. 3121 or via email at michele@garthchesterrealty.com.

Unit Owners Signature	Date:
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Renters Signature	Date:
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RESIDENT INFORMATION FORM

Unit Owner: (Y/N)				
Renter: (Y/N)				
Unit #:				
	<u>OCCU</u>	PANT #1		
Email address:				
Cell #:				
Vehicle License Plate #:		Permit#:	State:	
Garage Space #	LP	u	Bin#	
Make	Year	Model	Color	
	<u>OCCU</u>	PANT #2		
Email address:				
Cell phone:				
Vehicle License Plate #:		Permit #	State	_
Garage Space #	LP	LL	_ Bin#	
Make	Year	Model	_ Color	



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MOVE-IN/MOVE-OUT POLICY

- 1. The Property Manager or managing agent has the right to deny entry to any worker who appears to be ill or cancel the move (as determined in their discretion).
- 2. All moves into or out of a unit must be scheduled and coordinated with the Property Manager at least fourteen (14) days prior to the move.
- 3. Moves must be conducted **Monday Friday, 8:00am to 4:00pm** except for legal or building holidays. Any extension must be approved by the Property Manager.
- 4. The Property Manager will determine how long movers may remain in the building depending upon the circumstances.
- 5. No more than three (3) movers may be in the building at any time.
- 6. All moves must be conducted using the service entrance and the elevator designated by management. Use of the main lobby entrance, the stairs or any other elevator is strictly prohibited.
- 7. Movers are strictly prohibited from entering any portion of the building, not along the direct path of the move from the outside of the building to the unit in which the move is taking place.
- 8. The unit owner shall comply with all applicable provisions of law and shall require its moving company to also do so. In the event any fine, violation, penalty or fee is assessed against the building, its Board members, officers, employees, unit owners, residents, or managing agent, the unit owner shall pay the same or reimburse the party against whom it is imposed.



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- 9. All fees, reimbursement of expenses, security deposits, insurance, indemnities and/or releases typically required for moves into or out of the building shall continue to apply.
- 10. The Property Manager may require movers who do not comply with this policy to leave the building or may take other steps deemed necessary to protect the safety and health of its residents and employees.
- 11. Immediately following any move, the physical areas along the direct path of the move, including the building's service entry, service elevator and hallway shall be disinfected by a professional cleaning company hired by the building or its managing agent. The move to a new apartment owner shall be responsible for all costs and expenses associated with this cleaning.
- 12. At least five (5) days prior to any move in-out or move to another unit, the person moving shall provide the managing agent with (2) checks payable to the Classic Condominium:
 - Refundable security deposit -\$500.00
 - Non-refundable move fee \$500.00

Resident:		 Date:	
_			

Moving or Delivery Company: _____ Date: _____



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REQUEST FOR MOVE-IN/MOVE-OUT AND DELIVERIES

ALL THE MOVES/DELIVERIES WILL ONLY BE ALLOWED BETWEEN THE HOURS OF 8:00AM TO 4:00PM, MONDAY - FRIDAY. RULES FOR MOVES/DELIVERIES WILL BE STRICTLY ENFORCED. PLEASE NOTE THAT ANY MOVE/DELIVERIES THAT EXTENDS BEYOND THE PERMITTED TIME YOU WILL FORFEIT YOUR REFUNDABLE DEPOSIT.

There is a \$500.00 refundable security deposit required for any possible damages. The refundable check should be made payable to **The Classic Condominium.** The Classic will not be held responsible for unforeseen delays or circumstances beyond the building's control, such as elevator out of service, weather-related delays, etc. ***There is an additional \$500.00 non-refundable move fee required for moving in-out**, <u>NOT</u> deliveries.

Please inform your moving and/or delivery company to provide Certificate of Liability Insurance (COI) to include workers' compensation, naming the Classic Condominium and its managing agent as additional insured. The COI should be emailed to <u>michele@garthchesterrealty.com</u>. If the certificate is not provided prior to the move or delivery date, be advised that the move or delivery will not be permitted to take place. If the delivery or move is not completed by **4:00pm** you will lose your \$500.00 refundable security deposit.

Signature required:			
Resident Name		Unit #	
Move-in date	Move-out date	Delivery date	
Cell Number			

MOVE OUTS - A forwarding address is required. Please note if no damage occurs your damage deposit <u>will be destroyed</u> unless otherwise directed.

Street Address _____

State_____ Zip Code_____

Refundable Security Deposit - \$500.00 – Payable to THE CLASSIC CONDOMINIUM

Check Rcvd by_____ Date _____

Inspection/Date_____ Time _____ Performed by______

NOTE: IF MOVES OR DELIVERIES REQUIRE THE USE OF A HAND TRUCK OR A DOLLY, THE MOVING COMPANY MUST PROTECT THE CLASSIC'S CARPETING WITH MASONITE BOARDS. MOVING COMPANIES AND DELIVERY COMPANIES ARE REQUIRED TO ARRIVE AT THE BUILDING PREPARED WITH THEIR OWN HAND TRUCKS AND MASONITE BOARDS. UNIT OWNERS/RESIDENTS ARE REQUIRED TO INFORM THEIR VENDORS TO COME PREPARED. UNIT OWNERS WILL INCUR A FEE OF \$100.00 IF THE CLASSIC CONDOMINIUM HAS TO SUPPLY THE MASONITE BOARDS. THE \$100.00 FEE WILL BE CHARGES TO THE UNIT OWNERS' ACCOUNT.

Signature Required ______

Date: _____

Damage Report: - Location and items damaged:

Movers notified	yesno	
Contractor notified	yesno	
Resident notified	yesno	
Security check depos	it returned (date)	

The date of the delivery, the driver should go to the front desk to check in and the front desk personnel will direct him where to park the truck.



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*COI MUST BE WRITTEN AS FOLLOWS:

DESCRIPTION of OPERATIONS/ADDITIONAL INSURED:

- 1. Name of Resident, Address & Apt. #
- 2. Classic Condominium
- **3. GARTHCHESTER REALTY**

CERTIFICATE HOLDER:

Classic Condominium

c/o GARTHCHESTER REALTY 440 Mamaroneck Ave., S-512 Harrison, NY 10528

SAMPLE

DATE (MM/DD/YYYY)



CERTIFICATE OF LIABILITY INSURANCE

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFOR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERA ISSUING INSURERS(S), AUTHORIZED REPRESENTATIVE IMPORTANT: If the certificate holder is an ADDITIONAL I policies may require an endorsement. A statement on this	BE AF OR PI NSUR	FOR ROD ED,	DED BY THE POLICIES BELOW UCER, AND THE CERTIFICATE I the policy (ies) must be endors	I. THIS CE <u>HOLDER.</u> sed. If SUI	RTIFICATE OF	WAIVED, subj	OES NOT CONSTITUTE A CONTRACT	BETWEEN THE
PRODUCER Insurance Agency Name Insurance Agency Address				CONTACT NAME: PHONE (A/C, No, E E-MAIL ADDRESS:	xt): PHON	VAME OF CONT E OF CONTACT ADDRESS OF (FAX (A/C , No): FAX OF C	ONTACT
				ADDRESS:				NAIC #
							BT (A-) OR BETTER	NAIC #
INSURED				INSURER I			in (in) on Berreit	NUT TO THE OC
NAMED OF INSURED (MUST MATCH SIGNED CONTRACT)			INSURER C :					
FULL CURRENT ADDRESS OF CO	'	т		INSURER D :				
				INSURER I				
COVERAGES CERTIFICATE	NUN	IBE	R:		REV	ISION NUN	MBER:	
THIS IS TO CERTIFY THAT THE POLICIES OF INSI NOTWITHSTANDING ANY REQUIREMENT, TERM OR C PERTAIN, THE INSURANCE AFFORDED BY THE POLIC MAY HAVE BEEN REDUCED BY PAID CLAIMS.	ONDI ⁻ ES D	TION ESC	OF ANY CONTRACT OR OTHI RIBED HEREIN IS SUBJECT TO	ER DOCL	JMENT WITH F	RESPECT TO W	HICH THIS CERTIFICATE MAY BE IS	SUED OR MAY
INS R TYPE OF INSURANCE R	ADD L INS R	BR WV D	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
							EACH OCCURRENCE	\$1,000,000
X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR							DAMAGE TO RENTED PREMISES (Ea Occurrence)	\$100,000
X Blanket Contractual Liability	х	х	\$1,000,000 / \$2,000,000 MINIMUM	CURRENT CURREN	CURRENT	MED EXP (Any one person)	\$5,000	
GEN'						PERSONAL & ADV INJURY	\$2,000,000	
L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$2,000,000	
POLICY JECT LOC							PRODUCTS-COMP/OP AGG	\$2,000,000
AUTOMOBILE LIABILITY ANY AUTO							COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000
ALL OWNED SCHEDULED AUTOS AUTOS		× × \$1,000,000	CURRENT	BODILY INJURY (Per Person)	\$			
X NON-OWNED			MINIMUM		CONTREM	OORALIA	BODILY INJURY (Per accident)	\$
							PROPERTY DAMAGE (Per accident)	\$
A X UMBRELLA LIAB X OCCUR							EACH OCCURRENCE	See agreement
X EXCESS LIAB CLAIMS-MADE	Х	х	SEE AGREEMENT		CURRENT	CURRENT	AGGREGATE	agreement See agreement
A WORKERS COMPENSATION							X WC STATU- TORY LIMITS OTH- ER STATU	JTORY LIMITS
AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE			\$1,000,000		CURRENT	CURRENT	E.L. EACH ACCIDENT	\$1,000,000
OFFICER/MEMBER EXCLUDED?	N/A	X	MINIMUM NEW YORK STATE DISABILITY	· _			E.L. EACH ACCIDENT - EA EMPLOYEE	\$1,000,000
(Mandatory in NH) If yes, describe under			Statutory		CURRENT	CURRENT	E.L. DISEASE - POLICY LIMIT	\$1,000,000
DESCRIPTION OF OPERATIONS below								
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICL < <unit owner="">>, <<condominium> operations by Contractor or by any of its subcontractor in favor of the Additional Insureds, their agents and location or type of work performed. Loc. <<unit address="">> CERTIFICATE HOLDER:</unit></condominium></unit>	>, ai ctors o	nd < or ag	< <managing agent="">> a gents. Liability policies include</managing>	are name a Primar	ed as addition y/Non-Contrib	al insureds (po outory endorse	blicy form CG201011/85 or equivale ment and a waiver of subrogation er	ndorsement
				THEREOF,	NOTICE WILL B	E DELIVERED IN A	POLICIES BE CANCELLED BEFORE THE E ACCORDANCE WITH THE POLICY PROVISION	
					BE SIGN			
ACORD 25 The ACORD name an	d log	o are	e registered marks of ACORD		52 010N		RD CORPORATION. All rights reserve	ed.



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PET APPLICATION INFORMATION FORM

Unit #:	Date:			
Name of Current Owner/Renter:				
Pet's Name:				
Type of Pet/Breed:	Weight:	(Gender(M/I	=):
Has your pet ever bitten anyone?	Yes No _			
Is your pet aggressive?	Yes No_			
Is your pet neutered?	Yes No			
Please provide a description of yo	our pet's behavio	r:		
Please sign below indicating that	the information	you have	provided is	accurate.
Current Owner		Date		
Current Renter		Date		



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RULES & REGULATIONS ~ DOGS AND OTHER PETS

(A) All pets shall be on a leash at all times while in the public areas, in the shrubbery, driveways, or other public areas of the Classic. Should any accidents occur, owners are responsible to clean up after their pets. All pets shall be on a leash no more than 6 feet at all times while in the public areas, in the shrubbery, driveways, or other public areas of the Classic.

(B) No pet shall be curbed on walkways, driveways, parking areas, close buildings, or other public areas of the Classic.

(C) Owners bringing in pets shall assume full responsibility for any damages by pets to personal property and common elements of the Classic.

(D) Guests and visitors of apartment occupants shall not be permitted to bring any pet on the premises of the Classic.

(E) Animals may not be kept on the Property other than dogs, cats, and other typical household pets not exceeding two (2) per Residential unit. Said pets may not be kept for any commercial purpose.

(F) No pet shall be allowed to create or cause any disturbance or nuisance of any kind. The pet owner may be required to permanently remove the pet from the condominium property if the disturbance or nuisance is not corrected.

(G) Types of Dogs that are **prohibited** at the Classic are as follows:

Pit bull types	German Shepherds
Rottweilers	Husky types
Dobermans	Chow Chows



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(H) Residents with pets already living at the building that may be aggressive towards people or other pets must take the following precautions:

- The dog must be kept on a leash no longer than 4 feet
- The dog must be muzzled when in common areas of the building
- The garages must be used to enter or exit the building with the dog

Carry liability insurance at a minimum of \$50,000.00

(I) New pets being brought to the building must be described in an application completed by their owner which includes questions concerning the pet's behavior. Pets with known aggressive or otherwise undesirable behaviors may be excluded from residing at or visiting the Classic. All pets over 50 lbs. will be denied permission to reside at or visit the Classic unless approved by the Board of Managers on an exception basis. This also applies to puppies of breeds and/or mixed breeds in which the dog will grow and weigh over the permitted weight.



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***NEW REGULATIONS ~ FOR DOGS & OTHER PETS**

As a result of suggestions from some residents, the Board has reviewed the current rules and regulations pertaining to dogs, especially the size of dogs that are permitted at the Classic.

After careful review and discussion, the Board has decided to include the following new regulation to the rules under the section Dogs and Other Pets:

 (I) Before being permitted to reside at the Classic, new pets being brought to the building must be described in an application completed by their owner which includes questions concerning the pet's behavior. Pets with known aggressive or otherwise undesirable behaviors may be excluded from residing at or visiting the Classic. All pets over 50lbs. will be denied permission to reside at or visit the Classic unless approved by the Board of Managers on an exception basis. This also applies to puppies of breeds and/or mixed breeds in which the dog is normally expected to grow and weigh over the permitted weight.

Any dog or other pet that currently resides at the Classic will not be affected by the new regulation. A pet application will be required to be completed and approved for owners or tenants bringing a new pet to reside at or visit the Classic, regardless of size, for a description of their pet and its behavior. Prospective and existing owners and/or tenants wishing to bring a new pet over 50 pounds or a puppy that is normally expected to grow and weigh over this amount to reside at the Classic will be required to submit an application and will be required to meet with the Board with their pet for approval or rejection. Any application later determined to be incomplete or inaccurate may result in fines or further actions including but not limited to eviction of the pet. Residents are not permitted to walk their dogs through the front entrance of the building. Residents must exit with their dogs



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through the LL and LP garage, and you may re-enter the building through the front entrance.

Please include this new regulation* with your copy of the rules and regulations for the Classic. Please contact the Classic office with any questions you may have.



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RULES AND REGULATIONS REQUEST

Dear Prospective Renter,

It is the responsibility of the prospective renter to request a copy of the Classic's Rules and Regulations. A copy can be obtained through the on-site Management Office. Please contact Michele Liddy via email at <u>michele@garthchesterrealty.com</u> or call Michele at 914-949-0018 or 914-725-3600 ext. 3121.

By signing this form, I have received and read the building's regulations and agree to abide by all Rules and Regulations of the Classic Condominium.

Unit #		_
Renters' name	<u> </u>	
Signature		
Renters' name		
Signature	<u> </u>	
Date		



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LEASE ADDENDUM

Between Unit owner _____

and Renter ______

Beginning _____

Ending _____

Page 58 15.1 Condominium Offering Plan

The lease is subject to the provisions of the Declaration of the Condominium

Page 188 5.2 Condominium Offering Plan.

The Condominium Board, acting in the name of the lessor, may (with notice to the Institutional Mortgagee, Company) terminate the lease and/or bring summary proceedings to evict the lessee hereunder, in the event of a default by such lessee under the term of this lease.

Lessee Signature	Date

Lessee Signature Date	
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GARAGE HEIGHT RESTRICTIONS

Garage levels LL and LP have a fire protection system installed within the ceilings of the garages. As a result of this fire protection system there are certain height restrictions for vehicles in effect for both garage levels. Listed below are the height restrictions for both levels. If your vehicle exceeds these height restrictions, you cannot use our garages under any circumstances, and you must make your own arrangements for parking offsite.

> LL Garage Level – 6' 3" LP Garage Level – 6' 2"

Anything placed on the roof of your vehicle, bicycles, luggage, must be removed prior to entering the garages, and added only after exiting. It is imperative that residents comply with these height restrictions as the repair costs, damage, to the building's fire sprinkler system could be an enormous expense for the building or the resident that causes the damages. You will be held responsible for damages caused by your vehicle due to failure to comply with these height restrictions.