Hastings Terrace Condominium

555-565 Broadway Hastings on Hudson NY 10706

Unit Leasing Procedure

The Managing Agent referred to herein is:

Garthchester Realty | 440 Mamaroneck Avenue, Harrison, NY 10528 Tel: 914.725.3600 | Fax: 914.725.6453

Unit Owners have the right to lease their Unit subject to a Right of First Refusal from the Board of Managers and the following conditions as outlined in the Bylaws:

"In order to be eligible to lease a Unit the Unit Owner, other than Sponsor or its designee, must meet the following conditions: (a) the Unit Owner shall be in good standing with the Board of Managers and not in default of any of the provisions of the Condominium's Declaration, By-Laws, and Rules and Regulations; (b) the Unit Owner shall have resided in the Unit for at least one (1) year prior to leasing it; (c) no Unit Owner will be allowed to lease their Unit for a term less than twelve (12) months or more than two (2) years at any given time; (d) any lease renewals must be submitted to the Board of Managers for approval in accordance with the leasing procedures."

Furthermore, it is the Unit Owner's sole responsibility screen prospective renters. Neither the Board nor Management will engage in the marketing of the unit, nor screening of prospective renters.

Requesting a Waiver for Right of First Refusal

A written request must be submitted as follows:

SUBMIT TO: Hastings Terrace Board of Managers c/o Garthchester Realty.

TIME FRAME: 30 Days prior to start date of lease

IN WRITING VIA: Certified Mail. Return receipt requested or otherwise sent with proof of delivery. If the Unit Owner sends the package via regular US Mail, the unit owner bears responsibility for receipt. Package may also be dropped off at the management office

REQUEST MUST CONTAIN:

- 1. A fully executed lease.
- 2. A check for \$250, payable to Garthchester Realty in payment of the **processing fee**.
- 3. A check for \$350, payable to Hastings Terrace Condominium from owner as a move-out fee.
- 4. A check for \$350, Payable to Hastings Terrace Condominium from the tenant, as a move-in fee.
- 5. Completed Renter Information Form
- 6. Acknowledgement that renter received a copy of the Rules and Regulations of the Condominium.
- 7. Payment for any outstanding balances must be submitted with the Waiver Request if not current. This will be verified prior to granting the request.

Any proposed lease renewal must be submitted to the Board at least sixty (60) days in advance of the expiration of the then current lease. Once Garthchester has received all of the above items, they will be presented to the Board to secure a decision on the Right of First Refusal. When the Board has waived its Right of First Refusal, Garthchester will forward the waiver to you.

Hastings Terrace Condominium

Renter Information Form

Owner's Information				
Name:			Bld #	Unit#
Future Address:				
Home/Cell Phone	Email Address:			
Resident #1			Expected Move-In Date:	//20
Full Name:				
Present Address:				
Home Phone:()	Cell Phone:()	Email Address:	
Resident #2				
Full Name:				
Present Address:				
Home Phone:()				
Emergency Contact Informati	on:			
Full Name:			Relationship:	
Present Address:				
Home Phone:()				
Emergency Contact Informati	on:			
Full Name:			Relationship:	
Present Address:				
Home Phone:()				

BY AND BETWEEN

		, AS LANDLORD			
	AND				
		, AS TENANT			
	DATED:				
1.	In the event of any inconsistency between the provisions of this Rider and those contained in the Residenti Lease (the "Lease") dated to which this Rider is annexed, the provisions of this Rider shall govern and be binding.				
2.	Landlord and Tenant agree that the Lease may not be modified, amended, extended or assigned without the prior written consent of the Board of Managers (the "Board") of Hastings Terrace Condominium (the "Condominium") in each instance.				
3.	Tenant shall not assign their interest in the Lease or sublet the demised premises or any part thereof without the prior written consent of the Board in each instance.				
4.	name or in the name of Landlord, or both, to evict Ten violates the Declaration, By-laws and Rules & Regulat notice to cure as set forth below. In any such action the and reasonable attorney's fees, and these costs shall be shall give Landlord and Tenant written notice of the name of Landlord and Tenant written notice of the name of Landlord and Tenant written notice of the name of Landlord and Tenant written notice of the name of Landlord, or both, to evict Tenant violation, and Rules & Regulation a	and power of the Board to commence an action in its own ant or to recover damages, or both, if Landlord or Tenantions of the Condominium, subject to the thirty (30) day e Board may recover all of its costs, including court costs a continuing lien on the demised premises. The Board ture of the violation of the Declaration, By-laws or Rules ays from the mailing of the notice in which to cure the or for damages.			
5.	Landlord agrees to be the party responsible for the instance smoke detectors in the demised premises.	stallation and maintenance of the carbon monoxide and			
5.		e of the following)is oris not serviced by a t maintained on and was last			
LAN	NDLORD: TENANT:				
	HASTINGS TERRACE	CONDOMINIUM			

C/O Garthchester Realty 440 Mamaroneck Avenue, S-512 Harrison, NY 10528

BUILDING	:	UNIT #	_
THE HOUSE RULES MAY RESOLUTION OF TH	•	GERS OF THE HASTINGS	,
	THE HASTINGS TER	EIVED AND READ A COPY RACE CONDOMINIUM AN SUCH RULES AND REGUL	ND I CONSENT
date: NAME	SIGN	ATURE	
		SNATURE	

MOVING PROCEDURES

Whether moving in or out, all current and new residents must schedule the date with the Superintendent. The procedure is as follows:

1. Determine a Date:

a. **At least one week** *before the move* call the Superintendent to arrange a date. (914)-274-8094. Be sure the Superintendent confirms the date is available. Moves must be completed within the hours of 9AM and 5PM, Monday through Saturday, excluding legal holidays.

2. Notify Management.

- a. **At least one week before** the move, and after the moving date is confirmed, prepare a written notice to management, which should include:
 - i. Name of Resident/new resident; building; apartment number
 - ii. Contact telephone number of resident/new resident
 - iii. Name, address and telephone number of Moving Company
 - iv. Confirmed date of move
 - v. Forwarding address (Move-Outs only)

3. Security Deposit:

- **i.** Attach a check that will serve as a security deposit for potential damages; the check will be returned after the Superintendent or a representative inspects the premises.
- **ii.** The security deposit for a move-in or move-out is \$250.00 payable to Hastings Terrace Condominium.

4. Attach Required Mover Documents

- a. If Hiring a Move-in Company:
 - i. It is the responsibility of the resident to send to Garthchester Realty documented proof that the moving company carries current General Liability Insurance and has current Workers Compensation Insurance certificates. SEE ENCLOSED PAGE FOR INSTRUCTIONS

b. If you are self-moving:

- i. Please complete and sign the enclosed indemnification form.
- **5.** New (moving in) residents should send the required (2-4 above) in one of the following ways:

Mail: Garthchester Realty Attn.: David

440 Mamaroneck Avenue, S-512

Harrison, NY 10528

- a. E-Mail: david@garthchesterrealty.com
- b. **Fax:** 914-725-6453
 - i. Deposit will still need to be either mailed in or dropped off in our office regardless of which method of delivery you choose.

ON MOVING DAY:

- 1. Be sure that onsite staff installs elevator pads prior to the start of the move.
- 2. If, during the move, any damage is done to any part of the building, the cost of repairs will be deducted from your deposit. If the repairs exceed the amount of your deposit you will be billed the difference as a line item on your common charge invoice.
- 3. ABSOLUTELY NO MOVING IS PERMITTED THROUGH THE LOBBY ENTRANCE. All moving must be through the side basement doors.
- 4. In order to obtain reimbursement of your move-in/move-out deposit, you must contact the managing agent, advising them that you have completed your move. If all is in order, your deposit will be returned.

INFORMATION FOR THE MOVING COMPANY

Dear Resident,

Please provide a copy of this page to your moving company prior to the scheduled move in/out. Your move in/out request will not be processed if the required certificates of insurance indicated below are not provided, or is completed incorrectly.

To the Mover:

The Hastings Terrace Condominium requires that you provide documents to serve as proof that you hold current General Liability Insurance and Workers Compensation Insurance certificates covering all employees, contractors or subcontractors engaged in the scheduled move in/out. Please ensure this document is faxed to 914-725-6453.

On your Certificate of Liability Insurance, please list the following additional insured under "Description of Operations"

- a. Name of Resident/New Resident, Address and Apt #._____,
- b. Hastings Terrace Condominium C/O Garthchester Realty.
- c. Garthchester Realty

The Certificate Holder of your Liability insurance and Worker's Compensation insurance should be as follows:

Certificate Holder:

Hastings Terrace Condominium c/o Garthchester Realty 440 Mamaroneck Avenue, S-512 Harrison, NY 10528

HOLD HARMLESS AGREEMENT

Hastings Terrace Condominium C/O Garthchester Realty

440 Mamaroneck Avenue,S-512 Harrison, NY 10528

Unit Owner/Tenant(s):	Unit#			
To the fullest extent permitted by law, unit owner/tenant (s) agree to indemnify, defend and hold harmless the Condominium and/or Managing Agent from any and all claims, suits, damages, liabilities, professional feet including attorneys' fees, costs, court costs, expenses and disbursements related to death, personal injuries of property damage (including loss of use thereof) arising out of or in connection with the performance of the world of the contractor and/or hired individuals, its agents, servants, subcontractors or employees, at premises owned be unit owner/tenant (s) and/or the common area of the Condominium				
the Condominium and/or Managing Agent withour otherwise, and (2) partial indemnity in the event Managing Agent causing or contributing to the unit	plates (1) full indemnity in the event of liability imposed agains ut negligence and solely by reason of statute, operation of law of any actual negligence on the part of the Condominium and/orderlying claim, in which event, indemnification will be limited at tage attributable to actual fault, whether by statute, by operation			
Unit Owner/Tenant				
Moving Company (If applies)				
Date				