

447 FORT WASHINGTON OWNERS CORP. - Sublet Application

Dear Prospective Resident:

Thank you for your interest in 447 Fort Washington Owners Corp.

Enclosed is your Sublet Application. Please read all pages carefully and make sure to complete the application in its entirety. Applications that are incomplete or missing any documentation will not be accepted for processing and will be returned to the applicant.

Please complete and forward the application, along with required documents and fees, directly to Argo Real Estate, LLC for processing.

For your convenience, a digital copy of this application is available as a fillable PDF on our website www.argo.com.

If you have any questions regarding your application or interview procedures, please contact the Transfer Department at Argo Real Estate on (212) 896-8697.

Sincerely,

ARGO REAL ESTATE, LLC

Transfer Department

Please be advised:

- -a sub-tenant may NOT move any belongings of theirs into the apartment without first being interviewed by the board of directors and fully approved.
- -this sublease term must be for a one (1) year period only (no shorter, no longer). The board of directors will consider renewal of a sublease for up to two additional one (1) year terms (except in the case of a death of a shareholder), if a written request is made no sooner that 90 days and no later than 60 days prior to the expiration of the current one year term.
- there is a sublet fee of either \$100 monthly fee or 10% of the monthly maintenance charge, whichever is greater for the first year, payable by the shareholder in advance. For the second year, the sublet fee is either \$100 per month or 15% of that year's cumulative maintenance charges, payable by the shareholder. For the third and final year, the sublet fee is either \$100 per month or 25% of the year's cumulative maintenance charges, whichever is greater.



447 FORT WASHINGTON OWNERS CORP. Required Documents & Important Information

The following is a list of the items that you are required to submit for the board to review your application. Please be sure to provide all the information requested. Applications received that are missing ANY of the following items will NOT be accepted for processing and will be returned to the applicant.

Important Information (please read carefully before completing your application)

Please submit one (1) original collated set of the <u>completed</u> application package. Please make sure that application packages contain ALL required documentation. All documents should be provided as single sided (NOT printed on both sides), and be free of any staples or small paper clips. Required documents may be separated by dividers. Please note that documents will not be returned and that the applicant is advised to retain a copy for their records.

- 1. No application will be considered by the board until the shareholder is current on all obligations to the corporation.
- 2. The Board of Directors may request additional information and/or documentation to support the information provided with the application.

Complete & Return the Following Forms Provided

MUST BE SIGNED BY BOTH SHAREHOLDER AND SUBTENANT.

1.	Sublet Application (5 pages) MUST BE COMPLETED IN ITS ENTIRETY & SIGNED. APPLICATION WILL NOT BE REVIEWED IF SECTIONS ARE LEFT BLANK. MUST BE TYPED OR PRINTED LEGIBLY IN BLACK OR BLUE INK
2.	Sublet Fees Acknowledgement Form (1 page) MUST SIGNED BY APPLICANT(S).
3.	Credit Report Authorization Form (1 page) MUST INCLUDE SOCIAL SECURITY NUMBER AND US RESIDENTIAL ADDRESS (NO P.O. BOXES) MUST BE TYPED OR PRINTED LEGIBLY IN BLACK OR BLUE INK
4.	House Rules Acknowledgement Form (1 page) MUST BE SIGNED BY APPLICANT(S).
5.	Lead Paint and/or Lead-Based Paint Hazards Disclosure (1 page) MUST BE SIGNED AND INITIALED BY ALL PARTIES (LESSOR, LESSEE, AND AGENT(S) IF APPLICABLE)
6.	Window Guards Notice (1 page) MUST BE SIGNED BY APPLICANT(S).
7.	Bed Bug Affidavit (1 page) MUST BE SIGNED BY BOTH SHAREHOLDER AND SUBTENANT.
8.	Sprinkler Disclosure Rider (1 page)

Provide the Following Documentation

Ad		ional Information (for your review only, please DO NOT return)
		Photocopy of Valid Government Issued Photo I.D. for ALL Adult Occupants
	9.	Bank Reference Letter(s) MUST BE SIGNED, DATED AND STATE TYPE OF ACCOUNT, AMOUNT ON DEPOSIT IN DOLLARS AND AGE OF ACCOUNT.
	8.	Bank Statement(s) for ALL Accounts (past two (2) months) PROVIDE ALL PAGES OF EACH STATEMENT, INCLUDING BLANK PAGES AND COPIES OF CLEARED CHECKS.
	7.	W2 forms and/or 1099 forms.
	6.	Latest Federal Income Tax Returns MUST INCLUDE ALL SCHEDULES & PAGES, AND BE SIGNED. APPLICATIONS SUBMITTED AFTER APRIL 15 TH MUST INCLUDE MOST RECENT TAX RETURN OR A COPY OF YOUR EXTENSION AND THE TAX RETURN FOR THE PREVIOUS YEAR.
		Current Landlord / Managing Agent Reference Letter MUST INCLUDE MONTHLY RENT, LENGTH OF OCCUPANCY, REFEREE'S CONTACT INFORMATION, AND BE SIGNED & DATED. IF YOU CURRENTLY OWN YOUR OWN HOME, PLEASE PROVIDE PROOF OF OWNERSHIP AND EXPLANATION OF PLANS FOR THAT RESIDENCE.
	4.	Two (2) Personal Reference Letters MUST BE SIGNED, DATED, AND INCLUDE REFEREE'S CONTACT INFORMATION. (NO SUBORDINATES OR FAMILY MEMBERS CAN BE USED)
	3.	Two (2) Business/Professional Reference Letters MUST BE ON COMPANY LETTERHEAD, SIGNED, DATED, AND INCLUDE REFEREE'S CONTACT INFORMATION. (NO SUBORDINATES OR FAMILY MEMBERS CAN BE USED)
	2.	Employment & Salary / Income Verification Letter MUST BE ON COMPANY LETTERHEAD AND INCLUDE SALARY, LENGTH OF EMPLOYMENT, AND SUPERVISOR/HR CONTACT DETAILS. IF SELF EMPLOYED PLEASE ENCLOSE A NOTARIZED LETTER FROM YOUR C.P.A.
	1.	Copy of Sublease, including all riders if applicable (Blumberg Form #193 ONLY – Sample Attached) MUST BE EXECUTED BY ALL PARTIES. Available for purchase at: http://www.blumberglegalforms.com/Forms/193.pdf

Address for Delivery of Application Packages

Please submit all completed application packages, along with fees, directly to:

"Protect Your Family from Lead in Your Home" EPA Pamphlet.

ARGO REAL ESTATE, LLC

Attn: Transfer Department
50 W. 17th Street, 7th Floor
New York, NY 10011

All inquiries concerning applications and interview procedures should be directed to the Transfer Department at Argo Real Estate (212) 896-8697.



447 FORT WASHINGTON OWNERS CORP. - Sublet Application Fees Acknowledgement

The following is the schedule of fees required with the submission of all applications. All checks can be personal checks unless otherwise noted.

LAAC	11110	IInon	Cush	micc	IAN
	17116	Upon	.71111		,

1. \$750.00 2. \$75.00	Application Processing Fee (non-refundable) Credit Check Fee / per person (non-refundable)	Payable to: ARGO REAL ESTATE, LLC Payable to: ARGO REAL ESTATE, LLC
1. \$	Monthly Sublet Fee*	Payable to: 447 FORT WASHINGTON OWNERS CORP.

*Please note there is sublet fee of either \$100 monthly fee of 10% of the monthly maintenance charge, whichever is greater for the first year, payable by the shareholder in advance. For the second year, the sublet fee is either \$100 per month or 15% of that year's cumulative maintenance charges, payable by the shareholder. For the third and final year, the sublet fee is either \$100 per month or 25% of that year's cumulative maintenance charges, whichever is greater.

AUTHORIZATION OF ELECTRONIC DEBIT:

You are hereby on notice that all checks submitted to this office can be processed electronically, at first presentment and any representments, by transmitting the amount of the check, routing number, account number and check serial number to your financial institution. By submitting a check for payment, you are authorizing us to initiate an electronic debit from your bank or asset account as early as the same day the check is received in our office. Please note that you will not receive a cancelled check with your bank or asset account statement with respect to any checks processed electronically, but such amounts will appear as debits on the statement issued by your bank or asset account.

Fees Acknowledgement

/We hereby acknowledge that all fees paid pursuant to this application are non-refundable, unless otherwise noted.							
Applicant's Signature	Date:	Co- Applicant's Signature	Date:				



Co-op Sublet Application Information

Building Address:				Apt #:
Monthly Rent:		Annual Rent:		
Security Deposit:		Length of Lease:		
Lease Start Date:		Lease End Date:		
Special Conditions (if any):				
Shareholder(s) / Overtenant(s	s)			
Primary Shareholder:				
Additional Shareholder:				
Present Address:		City:	State:	Zip:
Forwarding Address:		City:	State:	Zip:
Phone:	Cell:		Email:	
Shareholder's Broker (if any):	_	Phone:	Email:	
Applicant(s) / Undertenant(s))			
Applicant Name:		SS#:		
Phone:	Cell:		Email:	
Co- Applicant Name:	_	SS#:		
Phone:	Cell:		Email:	
Applicant's Broker (if any):		Phone:	Email:	
Landlord / Co-op Corporation				
Co-op Corporation Name:				
Address for Notices:		City:	State:	Zip:
c/o (Managing Agent):				
Date of Overlease / Proprietary Lease:				

Residence History

Applicant			
Present Address:	City:	State:	Zip:
Length of Residency:	Monthly Rent / Mortgage Pay	vment:	
Landlord / Managing Agent:	Phone:	Fax:	
If owned, list Mortgage Lender and Account Number:			
Previous Address:	City:	State:	Zip:
Length of Residency:	Monthly Rent / Mortgage Pay	ment:	
Landlord / Managing Agent:	Phone:	Fax:	
If owned, list Mortgage Lender and Account Number:			
Co-Applicant			
Present Address:	City:	State:	Zip:
Length of Residency:	Monthly Rent / Mortgage Pay	ment:	
andlord / Managing Agent:	Phone:	Fax:	
If owned, list Mortgage Lender and Account Number:			
Previous Address:	City:	State:	Zip:
ength of Residency:	Monthly Rent / Mortgage Pay	ment:	
Landlord / Managing Agent:	Phone:	Fax:	
If owned, list Mortgage Lender and Account Number:			
Employment Information			
Applicant			
Employer:	Phone:	Fax:	
Business Address:	City:	State:	Zip:
Length of Employment:	Annual Income:		
Co- Applicant			
Employer:	Phone:	Fax:	
Business Address:	City:	State:	Zip:
Length of Employment:	Annual Income:		

Business / Professional References

Applicant	Co-Applicant
1. Name:	1. Name:
Company:	Company:
Address:	Address:
Title / Position:	Title / Position:
Phone:	Phone:
2. Name:	2. Name:
Company:	Company:
Address:	Address:
Title / Position:	Title / Position:
Phone:	Phone:
Personal References	
Applicant	Co-Applicant
1. Name:	1. Name:
Address:	Address:
Relationship to Applicant:	Relationship to Applicant:
Phone:	Phone:
2. Name:	2. Name:
Address:	Address:
Relationship to Applicant:	Relationship to Applicant:
Phone:	Phone:
Bank References	
Applicant	Co- Applicant
Checking Account #:	Checking Account #:
Bank:	Bank:
Savings Account #:	Savings Account #:
Bank:	Bank:
Additional Information	
Please list the name, relationship and Social Security Number of each person w	ho will reside in the apartment (be sure to include yourself as a proposed
occupant(s)). Name Relationship	Social Security No.

Additional Information [cont]

		ny Real Property or Co-operative Apartments?	□ YES	□ NO
		Balance of Loan:Cu		
2.	,	ast five (5) years have you been, privy to any lawsuits or other legal a		□ NO
3.		or occupant(s) ever been convicted of a felony?	□ YES	□ NO
4.		ng judgments against you?	□ YES	 □ NO
	•	is jauginents against you.		
5.		Co-Applicant obliged to pay Alimony, Child Support, or Separate Ma		□ NO
6.	Is either the Applicant o	Co-Applicant party in a lawsuit?	□ YES	□ NO
7.	Do you plan to keep any		□ YES	□ NO
	please describe (species/breed/	veight/age/etc):		
8.	Do you plan to play any	nusical instruments in this apartment?	□ YES	□ NO
	please describe:			
director at the co th respe	rs will rely on the information or poration reserves the right ct to any matter or concerning	d(s) that the consent of the co-operative board is required under the terms of a furnished above. The undersigned applicant(s) also agree(s) to meet in person request further information from the Applicant(s). The co-operative corporative act of the shareholder in connection with any contact contemplated here	erson with representatives of the corporal oration, its officers, agents, and board of ein.	cion. Applicant(s) underst directors shall have no li
director at the co th respe- is applic has no o e sharel- cupying oprietan occupie the rep ectors, o d regula	s will rely on the information or proration reserves the right ct to any matter or concerning ation is submitted on behalf of contractual or other relations holder(s) and applicant(s) repasme as a principal residency lease, by-laws, and rules and only by those persons listed resentations and statements officers, and agents in connections.	Ifurnished above. The undersigned applicant(s) also agree(s) to meet in person request further information from the Applicant(s). The co-operative corporative corporative corporative corporative corporative corporative corporative corporative corporative corporation and any claims are limited solely to the sties established to the co-operative corporation and any claims are limited solely to the sties established to the co-operative corporation, its board of directors, officers, and agong the applicant(s) represent(s) that he will not allow any person or persons in regulations of the co-operative corporation as same may be amended from on this application. Said representations will survive the entire lease period are made by the shareholder(s) and applicant(s) are made with full knowledge that tion with the application of the shareholder(s) and applicant(s) represent(s) to oration, as some have been amended and will comply with all the provisions	erson with representatives of the corporation, its officers, agents, and board of ein. Deperative corporation will respond. The abareholder. Beents that the applicant(s) are subleasing to to occupy the premises except in accord time to time. The applicants) further represent any subsequent lease periods. But they will be relied upon by the co-operathat they are familiar with the proprietary	cion. Applicant(s) underst directors shall have no li applicant(s) understand(s) the premises for the purp ance with the provisions esent(s) that the premises tive corporation, its board y lease, the by-laws, and it
director at the co ith respen- ins applice has no co e shared ccupying oprietante occupie I the rep rectors, co dr regula ad agents	s will rely on the informatio proporation reserves the right ct to any matter or concernin ation is submitted on behalf a contractual or other relations holder(s) and applicant(s) repsame as a principal residency lease, by-laws, and rules an element by the persons listed resentations and statements officers, and agents in connections of the co-operative corporation reserves the co-operative corporation or provided in the co-operative corporation or concerning the corporative corporation or content of the co-operative corporation or content of the co-operative corporative corporative corporation or content of the co-operative corporative corporati	Ifurnished above. The undersigned applicant(s) also agree(s) to meet in person request further information from the Applicant(s). The co-operative corporative corporative corporative corporative corporative corporative corporative corporative corporative corporation and any claims are limited solely to the sties established to the co-operative corporation and any claims are limited solely to the sties established to the co-operative corporation, its board of directors, officers, and agong the applicant(s) represent(s) that he will not allow any person or persons in regulations of the co-operative corporation as same may be amended from on this application. Said representations will survive the entire lease period are made by the shareholder(s) and applicant(s) are made with full knowledge that tion with the application of the shareholder(s) and applicant(s) represent(s) to oration, as some have been amended and will comply with all the provisions	orson with representatives of the corporation, its officers, agents, and board of ein. o-operative corporation will respond. The abareholder. gents that the applicant(s) are subleasing to occupy the premises except in accord time to time. The applicants) further represent any subsequent lease periods. At they will be relied upon by the co-operathat they are familiar with the proprietary is thereof. The co-operative corporation, its	cion. Applicant(s) underst directors shall have no li applicant(s) understand(s) the premises for the purp ance with the provisions esent(s) that the premises tive corporation, its board y lease, the by-laws, and it
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Guarantor Information (if required)

Please complete this section if you will be having a third party guarantee y				
Guarantor:		SS#:		
Phone:	Cell:		Email:	
Current Address:		City:	State:	Zip:
Employer:		Phone:	Fax:	
Business Address:		City:	State:	Zip:
Length of Employment:		Annual Income:		
Relationship to Applicant(s):				
Any individual acting as a guarantor wi	ll need to provide the following su	upporting documentation:		
 Employment & Salary / Income N Bank Statement(s) for ALL Accou Latest Federal Income Tax Return Credit Report Authorization (and 	nts (previous two (2) months) ns, W2 forms and/or 1099 forms			
Representations / Authoriz	ations			
The undersigned applicant(s) understand(s) of directors will rely on the information futhat the corporation reserves the right to with respect to any matter or concerning an	rnished above. The undersigned apple request further information from the	icant(s) also agree(s) to meet in per Applicant(s). The co-operative corpo	son with representatives of the corpration, its officers, agents, and boar	poration. Applicant(s) understand(s)
This application is submitted on behalf of the has no contractual or other relationship was a submitted on behalf of the has no contractual or other relationship was a submitted in the has no contractual or other relationship was a submitted in the has no contractual or other relationship was a submitted in the has no contractual or other relationship was a submitted in the has no contractual or other relationship was a submitted on the half of t				. The applicant(s) understand(s) that
The shareholder(s) and applicant(s) represe occupying same as a principal residence. T proprietary lease, by-laws, and rules and rebe occupied only by those persons listed on	he applicant(s) represent(s) that he we gulations of the co-operative corpora	vill not allow any person or persons tion as same may be amended from	to occupy the premises except in ac time to time. The applicants) furthe	cordance with the provisions of the
All the representations and statements madirectors, officers, and agents in connection and regulations of the co-operative corpor and agents may rely upon this representation.	n with the application of the shareho ation, as some have been amended a	Ider(s) and applicant(s) represent(s)	that they are familiar with the prop	rietary lease, the by-laws, and rules
The undersigned authorizes the co-operative general reputation, personal characteristics,				t reports on my/our character,
Guarantor's Signature	Date:			



<u>Credit Report Authorization</u> (page 1 of 2)

I/We authorize Argo Real Estate LLC and or/its agents to obtain a tenant background search or consumer report through *CoreLogic Saferent c/o Consumer Relations Department* 7300 Westmore Road, Suite 3, Rockville, MD 20850-523 and any other information it deems necessary, for the purpose of evaluating my application. I/We understand that such information may include, but is not limited to credit history, housing court, sex offender search, criminal background check, employment/income verification, prior residency verification and/or any other necessary information. I/We understand that subsequent consumer reports may be obtained and utilized under this authorization in connection with an update, renewal, extension or collection, with respect to or in connection with the rental of a residence for which application was made. I/We agree to hold the above named company and procurer or furnisher of information, free from any liability what-so-ever in the use, procurement, or furnishing of such information. I/We further consent and authorize Argo Real Estate LLC and/or its agents to furnish this information to the Board of Directors, and/or its agents of the cooperative building or condominium to which I/We have applied, or to the Landlord of the rental apartment and his/her agents.

Pursuant to federal and state law:

- 1. If the Landlord takes adverse action against you on the basis of information contained in a tenant screening report, the Landlord must notify you that such action was taken and supply you with the name and address of the consumer reporting agency that provided the tenant screening report on the basis of which such action was taken:
- If any adverse action is taken against you based on information contained in a consumer screening report, you have the right to inspect and receive a free copy of the report by contacting the consumer reporting agency;
- 3. Every tenant or prospective tenant is entitled to one free tenant screening report from each national consumer credit reporting agency (Equifax, Experian and TransUnion) annually, in addition to a credit report that should be obtained from <u>.annualcreditreport.</u>; and
- 4. Every tenant or prospective tenant may dispute inaccurate or incorrect information contained in a tenant screening report directly with the consumer reporting agency.

	_
Signature of Applicant	Date
Signature of Co-Applicant	Date
Signature of Guarantor	 Date

<u>Credit Report Authorization Form</u> (page 2 of 2)

Applicant's Name (print)	Applicant's Signatu	re
Social Security #:	_Date of Birth:	_Phone:
Current Address:	City:	_State:Zip:
Co-Applicant's Name (print)	Co-Applicant's Sigr	nature
Social Security #:	_Date of Birth:	_Phone:
Current Address:	City:	_State:Zip:
Guarantor's Name (print)	Guarantor's Signat	ure
Social Security #:	_Date of Birth:	Phone:
Current Address:	City:	State:Zip:

Authorization for Electronic Debit:

You are hereby on notice that all checks submitted to this office can be processed electronically, at first presentment, and any re-presentments, by transmitting the amount of the check, routing number, account number and check serial number of your financial institution. By submitting a check for payment, you are authorizing us to initiate an electronic debit from your bank or asset account as early as the same day the check is received in our office. Please note that you will not receive a cancelled check with your bank or asset account statement with respect to any checks processed electronically, but such amounts will appear as debits on the statement issued by your bank or asset account.

Disclosure of information on Lead-based Paint and/or Lead-Based Paint Hazards RENTALS $\label{eq:paint}$

Property Address:			-
managed properly. Lead e.	xposure is especially harm se the presence of known l	int. Lead from paint, paint chips, and on the second of th	t women. Before renting pre-1978
Lessor's Disclosure			
		ed paint hazards (Check (i) or (ii) below) ased paint hazards are present in the ho	
(ii) Lessor has r	no knowledge of lead-based	d paint and/or lead-based paint hazards	s are present in the housing.
(i) Lessor has p	ts available to the lessor (Cl rovided the lessee with all a azards in the housing (list o	available records and reports pertaining	g to lead-based paint and/or
(ii) Lessor has r housing.	no records or reports pertai	ining to lead-based paint and/or lead-b	ased paint hazards in the
	ceived copies of all informa	tion listed above. t Your Family from Lead in Your Home.	
Agent's Acknowledgment (e)Agent has info responsibility to ensur	rmed the lessor of the lesso	or's obligations under 42 U.S.C. 4852(d)	and is aware of his/her
Certification of Accuracy The following parties have re they have provided is true ar		ove and certify, to the best of their kno	wledge, that the information
LESSOR	DATE	CO-LESSOR	DATE
LESSEE	DATE	CO-LESSEE	DATE
AGENT	DATE	AGENT	 DATE

Notice to Tenant or Occupant

WINDOW GUARDS REQUIRED

You are required by law to have window guards installed in all windows if a child 10 years of age or younger lives in your apartment.

Your landlord is required by law to install window guards in your apartment:

if a child 10 years of age or younger lives in your apartment,

if you ask him to install window guards at any time (you need not give a reason).

It is a violation of law to refuse, interfere with installation, or remove window guards where required, or to fail to complete and return this form to your landlord.

Check One:			
	Children 10 years of age or younger live in my apartment		
	No Children 10 years of age or younger live in my apartment		
	I want window guards even though I have no children 10 years of age or younger		
Tena	nt's Name:		
Tena	nt's Signature:	Date:	
Tenant's Address:		Apt #:	

RETURN THIS FORM TO:



FOR FURTHER INFORMATION CALL:

Window Falls Prevention Program (212) 676-2158

New York City Department of Health

125 Worth Street, Room 222A

New York, NY 10013

SUBLEASEAGREEMENT

	The parties agree as follows:
Date of this Sublease:	
Parties to this Sublease:	Overtenant: Address for notices:
	You, the Undertenant:
Information from Over-Lease:	Address for notices;
	If there is more than one Overtenant or Undertenant, the words Overtenant and Undertenant used in the Sublease include them.
	Landlord: Address for notices: c/o Argo Real Estate, LLC 50 West 17th Street, 7th Floor New York, NY 10011
	A copy of the Over-Lease is attached as an important part of the Sublease.
Term:	I, Twelve (12) months: beginning: and ending
Premises rented:	2. Unit#
Use of Premises:	3. The Premises may be used for residential purposes only.
Rent:	4. The yearly rent is \$\ You, the Undertenant, will pay this yearly rent to the Overtenant in twelve (12) equal monthly payments of\$
Security:	5. The security for the Undertenant's performance is \$ • Overtenant states that Overtenant has received it. Security deposit will be refunded after vacating the premises and all keys have been returned to the Property Manager, less any costs for damage caused by Undertenant.
Agreement to lease and pay rent:	6. Overtenant sublets the premises to you, the Undertenant, for the term. Overtenant states that it has the authority to do so. You, the Undertenant, agree to pay the rent and other charges as required in the Sublease. You, the Undertenant, agree to do everything required of you in the Sublease.
Subject to:	7. The Sublease is subject to the attached Over-Lease. It is also subject to any agreement to which the Over-Lease is subject. You, the subtenant, state that you have read and initialed the overlease and will not violate it. All notices in the sublease shall be by certified mail return receipt requested.
Overtenant's duties:	8. The Over-Lease describes the Landlord's duties. The Overtenant is not obligated to perform the Landlord's duties. If the Landlord fails to perform, you, the Undertenant, must send the Overtenant a notice. Upon receipt of the notice, the Overtenant shall then promptly notify the landlord and demand that the Over-Lease agreement be carried out. The Overtenant shall continue the demands until the Landlord performs.
Consent:	9. Landlord's consent to the Sublease is required. If Landlord's consent is not received, the Sublease will be void. In such event all parties are automatically released and all payments shall be refunded to you, the Undertenant.
Adopting the Over-Lease:	10. The provisions of the Over-Lease are part of this Sublease. All the provisions of the Over-Lease applying to the Overtenant are binding on you, the Undertenant.

No authority:	11. You, the Undertenant, have no authority to contact or make any agreement with the Landlord about the Premises or the Over-Lease. You, the Undertenant, may not pay rent or other charges to the Landlord, but only to the Overtenant	
Successors:	12. Unless otherwise stated, the Sublease is binding on all parties who lawfully succeed to the rights or take the place of the Overtenant or you, the Undertenant. Examples are an assign, heir, or a legal representative such as an executor of your will or administrator of your estate.	
Changes:	 13. This Sublease can be changed only by an agreement in writing signed by the parties to the Sublease. 14. Undertenant shall permit Landlord, Overtenant and their agents access into said apartment for future sale, rental, etc., as well as for normal repairs by building personnel. 15. Undertenant shall obtain proper insurance on said apartment naming (Landlord), as loss payee (additional insured). 	
	16. The rent on said apartment is due at Overtenant's address by the first of each month. Failure to receive said sum shall be a default of this Sublease and said Undertenant must vacate immediately.	
	OVERTENANT:	
Signatures:	YOU, THE UNDERTENANT:	
	WITNESS:	

GUARANTY OF PAYMENT WHICH IS PART OF THE SUBLEASE

•._.......

Date of guaranty:	
Guarantor(s):	
Address:	
Telephone Nwnber(s):	
Address of Property: (for which guarantor is responsible)	
Reason for Guaranty:	1. I know that the Overtenant would not rent the premises to the Undertenant unless I guarantee Undertenant's performance. I have also requested the Overtenant to enter into the Sublease with the Undertenant. I have a substantial interest in making sure that the Overtenant rents the premises to the Undertenant.
Guaranty:	2. The following is my Guaranty: I guarantee the full performance of the Sublease by the Undertenant. This guaranty is absolute and without any condition. It includes, but is not limited to, the payment of rent and other money charges.
	In addition, I agree to these other terms:
Changes in Sublease have no effect:	3. This guaranty will not be affected by any change in the Sublease, whatsoever. This includes, but is not limited to, any extension of time or renewals. The Guaranty will be binding even if I am not a party to these changes.
Waiver of notice:	4. I do not have to be informed about any failure of performance by Undertenant. I waive notice of nonpayment or nonperformance.
Performance:	5. If the Undertenant fails to perform under the Sublease, the Overtenant may require me to perform without ftrst demanding that the Undertenant perform.
Waiver of jury trial:	6. I give up my right to trial by jury in any claim related to the Sublease or this Guaranty.
Changes:	7. This guaranty of payment and performance can be changed only by written agreement signed by all parties to the Sublease and Guaranty.
Signatures:	GUARANTOR SIGNATURE(S):

NOTICE TO TENANT DISCLOSURE OF BEDBUG INFESTATION HISTORY

Pursuant to the NYC Housing Maintenance Code, an owner/managing agent of residential rental property shall furnish to each tenant signing a vacancy lease a notice that sets forth the property's bedbug infestation history.

furnish to each tenant signing a vacancy lease a notice that sets forth the property's bedbug infestation history.	
Name of tenant(s):	
Subject Premises:	
Apt. #:	
Date of vacancy lease:	
BEDBUG INFESTATION HISTORY (Only boxes checked apply)	
[] There is no history of any bedbug infestation within the past year in the building or in any apartment.	
During the past year the building had a bedbug infestation history that has been the subject of eradication measures. The location of the infestation was on thefloor(s).	
During the past year the building had a bedbug infestation history on the floor(s) and it has not been the subject of eradication measures.	
[] During the past year the apartment had a bedbug infestation history and eradication measures were employed.	
[] During the past year the apartment had a bedbug infestation history and eradication measures were not employed.	
[] Other:	
Signature of Tenant(s):Dated:	_
Signature of Owner/Agent: Dated:	_
DBB-N (DHCR 10/10)	



THE REAL ESTATE BOARD OF NEW YORK, INC. SPRINKLER DISCLOSURE LEASE RIDER

Pursuant to the New York State Real Property Law, Article 7, Section 231-a, effective December 3, 2014 all residential leases must contain a conspicuous notice as to the existence or non-existence of a Sprinkler System in the Leased Premises.

Name of tena	nt(s):	
Lease Premise	es Address:	·
Apartment Nu	ımber:	(the "Leased Premises")
Date of Lease	:	
CHECK ONE:		
1.	There is <u>NO</u> Mai Premises.	tained and Operative Sprinkler System in the Leased
2.	There is a Maint Premises.	ined and Operative Sprinkler System in the Leased
		on which the Sprinkler System was maintained and on
designed and fire will autom	installed in accor	on of piping and appurtenances lance with generally accepted standards so that heat from a ser to be discharged over the fire area to extinguish it or sutive Law of New York, Article 6-C, Section 155-a(5)).
I, the Tenant, the existence make an infor	or non-existence	cclosure set forth above. I understand that this notice, as to of a Sprinkler System is being provided to me to help me ut the Leased Premises in accordance with New York State ction 231-a.
Tenant :	Name: Signature:	Date:
	Name: Signature:	Date:
Owner:	Name: Signature:	