

1981 Marcus Avenue Suite C-131 Lake Success, NY 11042 718-706-7755 Fax: 718-706-7760

FLORAL PARK OWNERS, INC.

PROCEDURE FOR SALE OF APARTMENT:

The following procedure must be followed for the Resale of a Cooperative Apartment. No Resale may occur without first obtaining approval from the Board of Directors.

Purchaser (s) must submit <u>One (1)</u> collated set of the application with the following fees via certified checks or money orders. <u>NO personal checks will be accepted</u>.

<u>Incomplete applications will not be processed and will be returned to sender.</u>

Item	Amount	Refundable	Payable To	
Processing Fee	\$400.00	No	Metro Management & Devel., Inc.	
	\$ 350.00	No	Floral Park Owners, Inc.	
Criminal Background Check	\$200.00 (per applicant and occupant over the age of 18)	No	Metro Management & Devel., Inc.	
Credit Report	\$75.00 (per applicant)	No	Metro Management & Devel., Inc.	

Please note that all completed applications are date stamped upon receipt and processed within 2 weeks in the order in which they are received.

Your completed package with ALL fess must be sent to:

Metro Management Devel., Inc. 1981 Marcus Avenue Suite C-131 Lake Success, New York 11042

Attention: Tany Jones tiones@metromanagementdev.com 718.593-8905



1981 Marcus Avenue ■ Suite C-131 ■ Lake Success, NY 11042 ■ 718-706-7755 ■ Fax: 718-706-7760

PLEASE NOTE THE FOLLOWING IMPORTANT INFORMATION:

POLICIES/RULES	DESCRIPTIONS	
Pot Policy	Please refer to building's pet policy and fill out form in application.	
Pet Policy Flip Tax	Administrative Waiver Fee \$3,000.00 due by Seller at Closing.	
-		
Maximum Financing	80% allowed. 20% down payment required. NO EXCEPTIONS.	
Open House	Please refer to building's House Rules located on our website,	
	www.metromanagementdev.com	
Sublet Policy	SUBLETTING NOT PERMITTED.	
Gifting Policy	Gifts are allowed. Bank/notarized gift letter must accompany application.	
Interviews	All applicants and occupants must attend the in-person interview.	
Smoking Policy	No smoking in the common areas of the building. Please refer to the House Rules for further	
	information and fill form out in application.	
Parents buying for	Purchases made for parents/adult children are not allowed. If the intention is	
children (vice versa)	for the parent/adult child to occupy the apartment solely, all names must be on the shares	
	and therefore all are considered applicants.	
Guarantors	Not allowed. NO EXCEPTIONS.	
Parking/Amenities	Transferable with sale. Deeded with the Coop. Unit.	
Power of Attorneys	If any party is being represented by a POA, please include a copy of the POA and an affidavit	
(POA)	of full force. Please contact your attorney if you have any questions.	
Estate Sales	Copies of Letter of Testamentary/Administration (not dated less than 6 months), death and stock certificates must be submitted <u>with</u> applications.	
Application Instruction	 DO NOT bind application or sections together. DO NOT staple application or sections together. DO NOT make double sided copies of any sections. DO NOT remove sections provided in application. 	
	 DO NOT include tabs or plastic inserts for each section. 	
Property of Application	The original application and all submitted documents become the property of the cooperative. If the application is approved, the original application will not be returned for any reason. In the event an application is denied, the original application will be returned <u>if</u> requested in writing within 15 days of issuance of the denial letter.	
Foreign Documents	 For any foreign documentation included in the application, translated, and notarized copy must be included. For any foreign bank statements included, please provide the most up to date currency conversion. All foreign bank statements require the FDIC logo. 	
Main Point of Contact	Please provide ONE e-mail addresses/phone # below and advise our office who will be the point person.	
	NamePhone	
	Email	



1981 Marcus Avenue Suite C-131 Lake Success, NY 11042 718-706-7755 Fax: 718-706-7760

IMPORTANT INFORMATION REGARDING YOUR SOCIAL SECURITY NUMBER

PROTECTING YOUR PRIVACY

In order to protect your privacy please remove/blackout your social security number from each financial institution document inserted into the application.

- Financial condition (net worth)
- Tax returns
- Personal loans
- Bank statements
 - o IRA
 - o CD's
 - o Savings

The Credit Agency Authorization Form AND Criminal Background Check Forms in the application are the only form that requires your Social Security number. These two forms containing your Social Security number will be shredded in our office as soon as we submit the information to the Agency used to obtain your reports.

If you have any questions, please contact the Management Office.



1981 Marcus Avenue Suite C-131 Lake Success, NY 11042 718-706-7755 Fax: 718-706-7760

TABLE OF CONTENTS

Cooperative REBNY Purchase Application	
& Financial Statement	Section 1 (pgs5-18)
Contract of Sale	Section 2 (pg 19)
Source of Funds (Financing/Down Payment)	Section 3 (pg 20)
Substantiating Documentation	Section 4 (pg 21)
Federal Tax Returns & W2 Forms	Section 5 (pg 22)
Employment Verification	Section 6 (pg 23)
Real Estate	Section 7 (pg 24)
Liabilities	Section 8 (pg 25)
Reference Letters	Section 9 (pg 26)
Acknowledgement & Authorization	Section 10 (pgs 27-48)

- Acknowledgement of House Rules & Smoking Policy(pg 28)
- Acknowledgement of Homeowners Insurance (pg 29)
- Acknowledgment of Occupancy Rules (Use of Premises) (pg 30)
- Acknowledgment of Representations & Agreements (pg 31)
- Purchaser's Assumption of "As Is" Conditions (pg 32)
- NYC Smoke & Carbon Monoxide Detector Certificate of Installations (pg 33)
- NYC Window Guard Questionnaire (pg 34)
- NYC Disclosure of Information on Lead Based Paint & Hazards (pg 35)
- No Washing and/or Dryer Machine Acknowledgement (pg 36)
- Acknowledgement of Pet Policy (pg 37-39)
- Acknowledgement of No Sublet Policy (pg 40)
- Shareholder Alteration Agreement Receipt (pg 41-42)
- Seller's Information (pg 43)
- Acknowledgement of No Window A/C Installation (pg 44)
- Seller's Occupancy (pg 45)
- Mandatory Personal Insurance Coverage (pg 46)
- Smoking Policy (pg 47)
- Authorization for Credit Report Criminal Background Check & (pg 48)

SECTION I

COOPERATIVE REBNY PURCHASE APPLICATION & ITEMIZED FINANCIAL STATEMENT

Purchase Application For the Sale of a Cooperative Apartment

BASIC INFORMATION		Today's Dat	e:
Cooperative Name		Number of Sh	pares
Apartment Address		Apartment #	
Purchase Price		Is Source of D	own Payment a Gift? Yes U or LoanU
Proposed Closing Date		Monthly Main	tenance
Requested Move In Date:		Telephone	
Address		Email	
SELLER'S INFORMATION			
Seller(s)			
Present Address			
Home Telephone	Cell Telephone	e	Email
Seller's Attorney	_	Firm	
Firm Address		Email	
Office Telephone	Cell Telephone	<u> </u>	Facsimile
SELLER'S BROKER			
Seller's Broker		Email	
Office Telephone		Cell Telephone	e

PURCHASER'S INFORMATION	
Purchaser (s)	
Present Address	
Home Telephone Office Telephone	one Cell Telephone
Email	Email
Amount Financing	Deposit on Contract
Purchaser's Attorney	Firm
Firm Address	Email
Office Telephone	Cell Telephone
Name(s) Cooperative Stock would be held in (and type of joi with rights of survivorship, or tenants by the entirety]	nt ownership) [e.g. tenants in common, joint tenants
Mortgage Lender	Email
Attorney for Lender	Cell Telephone
Office Telephone	Cell Telephone
PURCHASER'S BROKER	
Purchaser's Broker Email	
Office Telephone	Cell Telephone



PERSONAL INFORMATION REGARDING APPLICANT(S) Applicant	Co-Applicant
Name:	
Residence Address:	
Dates of Residence: From: / / To: / /	From: / / To: / /
Prior Address:	
(If less than five years at present address)	
Dates of Residence: From: / / To: / /	From: / / To: / /
Employment Status: Full-time Part-time Unemployed Retired Student Are you self-employed? Yes No	Full-time Part-time Unemployed Retired Student U
Current Employer:	
Employer Address:	
Period of Employment: From: / / _To: _ / / Years in Line of Work: Supervisor's Name: Business Telephone: Prior Employer: (If less than 3 years in current job) Prior Employer Address:	From: / / To: / /
Period of Employment: From: / / _To: _ / _ Prior Supervisor's Name: Business Telephone: Income Estimate this year: Actual Income last year:	

ADDITIONAL INFORMATION REGARDING APPLICANT (S)
Name(s) of all persons who will reside in the apartment
Schools and years attended of occupants (if different from purchaser) [optional]
Names of anyone in the building known to applicant(s)
Are any pets to be maintained in the apartment? If yes, note number and kind. (NOTE: Please refer to building rules.
Name of organizations to which applicants belongs (clubs. Societies, board memberships, etc.) [optional] Will occupancy be: Full-time Part Time
If Part-Time, what is the approximate number of days per month you will use the apartment? Do you plan to sublease your apartment? Yes No (NOTE: Please refer to building rules) Do you plan to perform any alterations to the apartment? Yes No (NOTE: Please refer to building Alteration Agreement) If yes, please describe the plans:
Will there be any business of profession conducted in the apartment? Yes No No (NOTE: Please refer to building rules) If yes, please describe the nature of your business.
If you do not plan to receive mail at the apartment, please specify where monthly bills and correspondence should be sent:
Address of any additional residence owned or leased by applicant:
Is this your first time purchasing a coop? Yes No No If no, where else have you owned before: Emergency Contact:
Cell Telephone Home Telephone Email

APPLICANT'S HOUSING HISTORY	
Current Landlord	Landlord's Address
Landlord's Telephone Number	Current Rent
Reason for Moving	Dates of occupancy
Prior Landlord (if at present location less than 5 y	ears) Prior Landlord's address
Prior Landlord Telephone Number	Prior Rent
Reason for Moving	Dates of occupancy
BUSINESS AND PROFESSIONAL REFER	RENCES <u>Co-Applicant</u>
1. Name:	
Address:	
2. Name:	
Address:	
PERSONAL REFERENCES	
<u>Applicant</u>	Co-Applicant
1. Name:	
Address:	
2. Name:	
Address:	
3. Name:	
Address:	

В	ANK AND CREDIT REFERENCES	Ca Applicant	
1.	Applicant Bank Name:	<u>Co-Applicant</u>	
	Address:		
	Last 4 digits of Account #:		
2.	Type: Checking Savings Loan Bank Name:	Checking Savings	Loan
	Address:		
	Last 4 digits of Account #:		
3.	Type: Checking Savings Loan Stock Broker or CPA:	Checking Savings	Loan
	Firm:		
	Address:		
	Phone:		
	COL ADATIONS		2
DE	ECLARATIONS	<u>Applicant</u>	Co-Applicant
1.	Are there any outstanding judgements against you?	Yes No	Yes No
2.	Have you been declared bankrupt in the last 7 years?	Yes No	Yes No
3.	Have you had a property foreclosed upon or given title		
	or a deed in lieu thereof in the last 7 years?	Yes No	Yes No
4.	In the last 5 years, have you been a party to any lawsuit?	Yes No	Yes No
5.	Have you directly or indirectly been obligated on a loan the resulted in foreclosure or transfer of title in lieu of foreclosure.		
	or judgement?	Yes No	Yes No
6.	Are you presently delinquent or default on any Federal de in any other loan, mortgage, financial obligation, bond, or loan, and the second sec		
	guarantee?	Yes No	Yes No
7.	Is any part of the down payment borrowed or a gift?	Yes No	Yes No
8.	Do you intend to occupy the apartment as your primary re-	sidence? Yes No	Yes No
9.	Are you obligated to pay alimony or child support?	Yes No	Yes No
10.	Do you or any member of your family have diplomatic state	us? Yes No	Yes No
11.	Has any business you have controlled been the subject of	bankruptcy	
	In the last 7 years?	Yes No	Yes No
12.	Are you a co-maker or endorser on a note?	Yes No	Yes No
13.	Have you ever been convicted of a felony or misdemeano	r? Yes□ No□	Yes No
lf y	es, please describe:		

Ein	an	aial	Statement	4
Fin	an	CIA	i Statemeni	ľ

Annlicant	Co Annlicant
Applicant:	Co-Applicant:

SECTION 1 -SOURCE OF INCOME & PROJECTED HOUSING EXPENSES

Annual Income	Applicant	Co-Applicant	Joint/ Total	Monthly
Base salary				
Net Rental Income				
Pensions				
Social Security				
Overtime				
Bonuses				
Commissions				
Dividends/ Interest				
Other Income				
Other Income				
Total				

AFTER CLOSING

Monthly Expenses	Applicant	Co-Applicant	Joint/Total
Maintenance			
Apt. Financing			
Assessments			
Other Mortgages			
Bank Loans			
Auto Loans			
Credit Card Debt			
Student Loans			
Other Expenses			
Other Expenses			
Total			



SECTION 2 -ASSETS & LIABILITIES

Liabilities	Applicant	Co-Applicant	Joint/Total
Notes Payable to Banks			
Notes Payable to Relatives			
Notes Payable to Others			
Alimony Payments Annual			
Automobile Loans/Leases			
Other Accounts Payable			
Mortgages Payable			
Unpaid Real Estate Taxes			
Unpaid Income Taxes			
Chattel Mortgages			
Loans on Life Insurance			
Credit Card Debt			
Other Debts			
Total Liabilities			
Net Worth			

Assets	Applicant	Co-Applicant	Joint/Total
Cash/ Money Market Funds (Sch			
A)			
Contract Deposit			
Investment in own Business			
Accounts Receivable			
Real Estate Owned (Sch B)			
Automobiles Owned			
Personal Property & Furniture			
Life Insurance (Cash Value)			
Retirement Funds/IRA:			
401K			
KEOGH			
Profit Sharing/Pension			
Other Assets (Sch C)			
Total Assets			

Adjusted Gross Income Federal Tax Return Line #31	Applicant	Co-Applicant	Joint/Total
Year ()			
Prior Year ()			
Second Prior Year ()			



SECTION 3 -ITEMIZED SCHEDULE OF ASSETS

Schedule A -Cash, brokerage statements, cash value life insurance (Attach additional pages if necessary) Total must match cash line above.

Applicant or Co-Applicant	Financial Institution	Type of Account	Last Four Digits of Account #	Account Balance
Total				

Schedule B -Real Estate (Attach additional pages if necessary) Total must match cash line above.

Applicant or Co-Applicant	Property Address	Type of Property	Amount of Mortgage Payments	Insurance main, tax & misc.
Total				



Schedule C -Other Assets (Attach additional pages if necessary)

	SE COMPLETE THIS SE	
PLEA		
PLEA	SE COMPLETE THIS SE	CTION.
vidend or Partnership income resent Year) vidend or Partnership income rior Year)	SE COMPLETE THIS SE	CTION.
vidend or Partnership income resent Year) vidend or Partnership income rior Year) vidend or Partnership income	SE COMPLETE THIS SE	CTION.
vidend or Partnership income Present Year) vidend or Partnership income Prior Year) vidend or Partnership income	SE COMPLETE THIS SE	CTION.
vidend or Partnership income resent Year) vidend or Partnership income rior Year) vidend or Partnership income econd Prior Year)	SE COMPLETE THIS SE	CTION.
vidend or Partnership income Present Year) vidend or Partnership income Prior Year) vidend or Partnership income Prior Year) vidend or Partnership income Prior Year)	SE COMPLETE THIS SE	CTION.
vidend or Partnership income resent Year) vidend or Partnership income rior Year) vidend or Partnership income recond Prior Year)	SE COMPLETE THIS SE	CTION.
vidend or Partnership income resent Year) vidend or Partnership income rior Year) vidend or Partnership income econd Prior Year)	SE COMPLETE THIS SE	CTION.
vidend or Partnership income resent Year) vidend or Partnership income rior Year) vidend or Partnership income econd Prior Year)	SE COMPLETE THIS SE	CTION.
Dividend or Partnership income Present Year) Dividend or Partnership income Prior Year) Dividend or Partnership income Prior Year) Dividend or Partnership income Second Prior Year) DDITIONAL COMMENTS:	SE COMPLETE THIS SE	CTION.

MONTHLY BUDGET	
MODICACE	
MORTGAGE	
MAINTENANCE	
HOME EQUITY LOAN	
AUTO PAYMENT #1	
AUTO PAYMENT #2	
FUEL	
REPAIRS	
AUTO INSURANCE	
7.010 11301011102	
HOME INSURANCE	
MEDICAL INSURANCE	
LIFE INSURANCE	
HOUSEHOLD EXPENSES	
FOOD	
ELECTRIC	
PHONE CELL/HOME	
LAUNDRY/DRY CLEANING	
CABLE/TV/MODEM	
MEDICAL EXPENSES (CO-PAYS/RX,ETC)	
ENTERTAINMENT/GYM/OTHER	
STUDENT LOAN DEBT	
CREDIT CARD	
401K/SAVINGS	
TOTAL	
MINUS NET INCOME	
SURPLUS TOTAL	



The foregoing application, including all personal and financial information, has been carefully prepared, and the undersigned hereby solemnly declare(s) and certifies that all the information is true and correct and that the financial information submitted is a true and accurate statement of the undersigned as of the date set forth by each signature. The undersigned also agree(s) that in processing this application, the managing agent named herein and its employees and agents neither bear nor assume any responsibility whatsoever for the verification or completeness of the information contained herein. In addition, the undersigned hereby authorize(s) the managing agent and the cooperative corporation to share such portions of the application as they may reasonably believe necessary to fulfill the purposes of this application with any other parties, and further agree to hold the managing agent, its employees, and agents harmless from any error or omission in the transfer of the information or the distribution of such information to third parties.

Applicant:	
Co-Applicant	·
Building:	
Apartment:	
Date:	





Discrimination is prohibited in Board admissions procedures under the following laws:

The Federal Fair Housing Act
The Civil Rights Act
The New York State and New York City Human Rights Laws

The New York City Human Rights Law provides that it is unlawful to refuse to sell, rent, lease, approve the sale, rental or lease or otherwise deny a housing accommodation based on actual or perceived race, creed, color, national origin, gender (including gender identity), age, disability, sexual orientation, marital status, partnership status, lawful source of income, alienage, or citizenship status or because children are, may be, or would be residing in the accommodation. Where a housing accommodation or an interest is sought or occupied exclusively for residential purposes, the provisions shall be construed to prohibit discrimination in the sale, rental, or leasing of such housing accommodation or interest on account of a person's occupation. Complaints may be filed within one year of an unlawful discriminatory act at the Law Enforcement Bureau of the City's Commission on Human Rights.

The New York State Human Rights Law provides that it is unlawful to refuse to sell, rent, lease or otherwise deny a housing accommodation on the basis of race, creed, color, national origin, sex, age, disability, sexual orientation, military status, marital status, or familial status. Complaints may be filed within one year of an unlawful discriminatory act to the New York State Division of Human Rights or within three years of an unlawful discriminatory act in State Court. Complaints may not be filed with both the Division and the Court.

The Federal Fair Housing Act prohibits discrimination in housing practices on the basis of race, color, religion, sex, handicap, familial status, or national origin. Individuals who believe they have been victims of an illegal housing practice may file a complaint within one year of the unlawful discriminatory act with the Department of Housing and Urban Development (HUD) or file their own lawsuit in federal or state court. The Department of Justice brings suit on behalf of individuals based on referrals from HUD.

The Civil Rights Act provides that all citizens of the United States shall have the same right to inherit, purchase, lease, sell, hold, and convey real and personal property. The law concerns the rights of all persons to make and enforce contracts, to sue, be parties, give evidence, and to the full and equal benefit of all laws and proceedings for the security of persons and property. Complaints may be filed with the Office for Civil Rights.

SECTION 2 CONTRACT OF SALE

Please provide a legible copy of the executed contract of sale.

SECTION 3 SOURCE OF FUNDS FOR PURCHASE

IF FINANCING, PLEASE INCLUDE:
 □ Commitment Letter □ Loan Application □ Copy of Appraisal Report □ 3 original Aztec Recognition Agreements (signed by bank officer & applicant (s)
SOURCE OF FUNDS FOR DOWNPAYMENT OR IF THIS IS AN ALL-CASH PURCHASE, PLEASE INCLUDE:
☐ A detailed statement from the applicant explaining the source of funds for purchase. (Please reference name of banking institution with last 4 digits of account #).
☐ IF gifting, a bank gifting letter is required. (Please refer to building rules, if this is allowed)
Corporation requires a minimum cash down payment of 20% of the purchase price. The maximum financing is 80%.

SECTION 4 SUBSTANTIATING DOCUMENTATION

□ Bank statement (checking/savings/cd
☐ Ira, Pension, Retirement Fund, 401K
□ Stocks/Bonds
□Life Insurance Policy
☐ And any other assets

Please provide 3 RECENT STATEMENTS for each account regardless if statement is monthly or quarterly. ALL pages are required for each statement.

SECTION 5

INSERT LAST 2 YEARS FEDERAL TAX RETURNS WITH W-2 FORMS <u>OR</u> 1099 IF APPLICABLE HERE

If a submission is made before the tax filing deadline, the most recent W2 will be required.

All schedules must be included & copies should be signed.

If an extension was filed, please provide a copy.

SECTION 6 EMPLOYMENT VERIFICATION

LETTER FROM EMPLOYER MUST INCLUDE

- Title
- Current salary
- Employment period

COPY OF LAST THREE PAY STUBS

IF <u>RETIRED</u>, <u>PLEASE SUBMIT THE FOLLOWING</u>: <u>SOCIAL SECURITY AWARD LETTER</u>, <u>PENSION AWARD LETTER</u>, <u>BANK INTEREST FORM 1099 AND DIVIDEND FORM 1096</u>.

IF <u>SELF-EMPLOYED</u>, YOUR CPA MUST PROVIDE A LETTER OF INCOME VERIFICATION. A BUSINESS FINANCIAL STATEMENT FROM YOUR ACCOUNTANT IS ALSO REQUIRED AND THE LAST TWO YEARS BUSINESS OR CORPORATION TAX RETURNS MUST BE SUBMITTED.

Please note that we do not accept "The Work Number" authorization form as employment verification. Your application will be considered incomplete. Please contact your HR Department to provide a letter.

SECTION 7 REAL ESTATE

OWNED REAL ESTATE –If applicant currently owns any real estate, please provide the following:
 ☐ Most recent Mortgage Statement detailing monthly payment ☐ Annual Property Tax Bill, if applicable ☐ Annual Insurance Premium, if applicable ☐ If you are receiving rental income, a copy of an executed lease agreement is required detailing monthly/annual income.
SOLD REAL ESTATE –If applicant is in the process of selling or recently sold real estate, please provide the following:
☐ Contract of Sale, if applicable ☐ Listing Agreement, if applicable ☐ Closing Disclosure, if applicable

SECTION 8 LIABILITIE S

INDICATE IF THERE ARE ANY EXISTING LIABILITIES SUCH AS:

- ☐ 401K Loans
- ☐ Child Support
- □Alimony
- □ Others

Detailed statement of Monthly payment should be provided.

SECTION 9 REFERENCE LETTERS

LANDLORD REFERENCE LETTER

Should include length of stay & six months proof of payment (if you reside with relatives a letter should be provided by the home owner).

COOP. OR CONDO. OWNED PROPERTY

Provide a letter from Management indicating monthly payments.

PERSONAL REFERENCE LETTERS

Please provide three letters per applicant from non-relatives (combined letters are acceptable)

BUSINESS REFERENCE LETTERS

Please provide two letters per applicant on business letterhead.

SECTION 10 ACKNOWLEDGMENT & AUTHORIZATION

FLORAL PARK OWNERS, INC. Apartment___ **ACKNOWLEDGMENT OF HOUSE RULES** I/We have received a copy and read the current House Rules for Floral Park Owners, Inc. and I/We will abide by them. I understand that I may not move into the building until: The Board has approved my application ACKNOWLEDGEMENT OF SMOKING POLICY By signing below: 1. I/We, acknowledge receipt and acceptance of the Smoking Policy for Floral Park Owners Inc. as outlined within the House Rules and/or Smoking Policy. 2. I/We, also acknowledge that the Smoking Policy extends to the members of my/our household and all visiting family members and guests. Applicant's Name (Print) Applicant's Signature Applicant's Name (Print)

Applicant's Signature

Date

Apartment				
ACKNOWLEDGEMEN	NT OF HOMEOW	NERS INSURAN	NCE	
By signing below, I (we) _ obtain homeowners insura	ance and provide pro	of on or before the o	acknowledge that we w date of closing.	⁄ill
Applicant's Name (Print)				
Applicant's Signature				
Applicant's Name (Print)				
Applicant's Signature				

Date

The un	ndersigned	&	hereby agree,
repres	ent and covenant as follows:		
1.		s as a private dwelling for the share r residents as indicated on the pur	
2	In no event shall more than on of Floral Park Owners, Inc. Bo	e married couple occupy the aparti ard of Directors.	ment without the written consent
3.		ed from time to time by guests of the street that, unless a longer period is appro	
4.		artment unless one or more of the ped to in writing by the Board of Dire	permitted adult residents are then in ectors.
5.	shareholder(s) to penalties, wh	se rules, the Apartment Corporation ich may include monetary fines an unauthorized occupancy of the apathe lease may be terminated.	nd other penalties including lease
Date			
Applica	ant's Signature		
Applica	ant's Signature		
Sworn	to thisday of	20	

Notary Public

Apaı	rtment			
ACI	KNOWLEDGMENT OF RE	EPRESENTATI	IONS & AGREEMENTS	
	undersigned	&	hereby agree,	
repre	esent and covenant as follows:			
1.	We are in contract to purchase	apartment	, at Floral Park Owners, Inc. located at	
			nd Proprietary Lease appurtenant to the apartment, wation for review by the Board of Directors of Floral Pa	
		view with the Board	nation we provide in connection with our purchase of Directors, is and will be thorough, complete, omissions of fact.	
state Prop inclu	esentations in the application and ement or omission of fact in the ap rietary Lease, and subject us to s	interview in consent oplication and/or the such penalties and re egal action including	y upon the documentation, information and nting to our purchase of the unit, and that any false interview will be deemed a material default under material defau	у
5.	Whenever used in this Agreem	nent, the singular sh	hall include the plural and vice-versa.	
Appli	cant's Name (Print)			
Appli	cant's Signature			
Appli	cant's Name (Print)			
Appli	cant's Signature			
Date				
Swoi	rn to thisday of	20		
Nota	ry Public			

Apartment		
PURCHASI	ER'S ASSUMPTION OF	"AS IS" CONDITIONS
I/We_ warrant that I/we have inspected the Premi	&	acknowledge and represent and
and Regulations of the Cooperative. In no	event shall the Cooperative or Me r (s) or to any other party for any of	mise is in good condition and that it complies with the Rules tro Management & Development, Inc., the Management condition in or caused by the Premises other than ary Lease.
been made to the Premises by the Transfe	eror, or prior owners of the Premises, or local building codes are the	ected the Premises and that any alterations which may have es, including alterations not made in conformity with the sole responsibility of the Purchaser(s). The Cooperative roved by the Cooperative.
	tated by the conduct of the Transf	proper alterations to the Premises, or if there are repairs feror or former owners of the Premises, the correction of and urchaser.
owners of the Premises to the cooperative Corporation to consent to, and register on undersigned, for good and valuable consid hereby assigns and the Buyer ASSUMES at the Alteration Agreement as if they were a shall mean the undersigned with the same Any breach of this Assumption of the Alterative Corporation (1997).	to perform alterations to the Prem the records of the Corporation, the leration, the receipt and sufficience AND AGREES TO PERFORM AN signatory thereto. Henceforth, the force and effect as though the un ation Agreement or of the Alteration ption of Alteration Agreement sha	alteration agreements provided by the Transferor or former nises (the "Alteration Agreement"). In order to induce the e transfer of the Shares and Lease to the Premises to the y of which consideration is hereby acknowledged, the Seller ND OBSERVE all the terms, covenants, and conditions of e term "Shareholder" as used in the Alteration Agreement dersigned had been the original Shareholder thereunder. On Agreement shall constitute a breach of the Lease II be binding on, and enforceable against, the undersigned resentatives, successors, and assigns.
Date:,	20	
Seller	Buy	er
Seller	Buy	er
State of } ss County of }		
On this day of	, 20, before me persor	nally came , to me
		the foregoing instrument, and duly acknowledged to me
	Notary Public	<u> </u>
State of } ss		
State of } ss County of }		
On thisday of known and known to me to be the individua that she/he executed the same.	, 20, before me particles and who executed a described in a	personally came, to me the foregoing instrument, and duly acknowledged to me
	Notary Publi	<u></u>

THE CITY OF NEW YORK DEPARTMENT OF HOUSING PRESERVATION AND DEVELOPMENT DIVISION OF CODE ENFORCEMENT

SMOKE & CARBON MONOXIDE DETECTOR CERTIFICATE OF INSTALLATIONS

PROPERTY ADDRESS:	
APARTMENT	
IN ACCORDANCE WITH THE PROVISION OF SECTION 27-2045, 27 ADMINISTRATIVE CODE OF THE CITY OF NEW YORK AND THE R OF HOUSING PRESERVATION AND DEVELOPMENT (DHPD) TO IN THE ABOVE PREMISES MUST FILE WITH DHPD'S DIVISION OF COTHE BOROUGH IN WHICH THE PROPERTY IS LOCATED, A CERT SMOKE AND CARBON MONOXIDE DETECTING DEVICES WITHIN	ULES PROMULGATED BY THE DEPARTMENT MPLEMENT THOSE SECTIONS, THE OWNER OF ODE ENFORCEMENT BOROUGH OFFICE, IN FICATE OF SATIFFACTORY INSTALLATION OF
I HEREBY CERTIFY THAT ONE OR MORE APPROVED AND OPER. DETECTING DEVICE HAS BEEN INSTALLED IN EACH DWELLING DEPARTMENT OF BUILDINGS AND DHPD.	
Applicant's Name (Print)	
Applicant's Signature	
Applicant's Name (Print)	
Applicant's Signature	
Date	

WINDOW GUARD QUESTIONNAIRE

LEASE NOTICE TO TENANT

WINDOWGUARDSREQUIRED

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

OR

If a child 10 years of age or younger lives in your apartment.

It is a violation of law to refuse, interfere with installation, or remove window guards where required.

Check One:		
Children 10 ye	ears of age or younger live in my apartm	nent
No Children 1	0 years of age or younger live in my apa	artment
I want window	guards even though I have no children	10 years of age or younger
Tenant:		
Tenant's Signature:_		Date:
Tenant's Address:		
Return this form to: Owner/Manager:	Metro Management Devel., Inc. 1981 Marcus Avenue	

For further information call: Window Falls Prevention 212-676-2158

Lake Success, New York 11042

Suite C-131

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

Lead Warning Statement

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead Poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

Seller's	s Disclosure (initial)				
		int and/or lea	ad-based hazards ar	hazards (check one below): re being present in the housing	
	_b) Records and reports a	available to the purchaser	ne seller (check one with all available rec	cords and reports pertaining to lead-based paint and	l/or
	() Seller has no reports housing.	or records pe	ertaining to lead-base	ed paint and/or lead-based paint hazards in the	
Agent'	e) Purchaser has (check () Received a 10-day or for the presence of lead-() Waived the opportunity and/or lead-based paint s Acknowledgment (initial (f) Agent has informed the responsibility to ensure of ication of Accuracy	ed copies of a ed the pamph one below): oportunity (or based paint a ty to conduct hazards. al) ne seller of th compliance.	nlet <i>Protect</i> Your Fair mutually agreed upon and/or lead-based properties a risk assessment of a resultance of the second of th	mily from Lead in Your Home. on period) to conduct a risk assessment or inspection	
Seller:	information provided by	the signatory	is true and accurate	э.	,
				Date:	
Purcha	ser:	_Date:	Purchaser:	Date:	

FLORAL PARK OWNERS, INC. NO WASHING MACHINE AND/OR DRYER AGREEMENT

RE: Resale of premises
Apartment#

It has been specifically pointed out to me (us) that under the terms of the Corporation's House Rules + Bylaws that the use of washing machines and/or dryers is strictly prohibited.

WE AGREE TO BE BOUND BY THE FOLLOWING:

- A) I/WE agree that if there is a washing machine or dryer in the apartment that we are purchasing we will have the Seller/Shareholder remove same prior to the transfer of shares.
- B) I/WE will not bring into the apartment at the time we take occupancy or at any subsequent time any washing machine and/ordryer.
- C) I/WE understand that a violation of this agreement at any lime shall be considered a material breach of the terms of our Proprietary Lease which will result in legal action by Floral Park Owners, Inc. wherein all legal costs will be passed on to me.
- D) I/WE understand that in addition to fines and legal fees passed on by the co-op I may be subject to fines and/or penalties by the NYC DOB for the unauthorized installation of a washing machine and/or dryer.

Prospective Purchaser
'
Danasa di La Danah anga
Prospective Purchaser
Dated

(1/2021)

FPO/RESALE DOC#1

Re: Resale of

FLORAL PARK OWNERS, INC.

Parkwood Estates Revised Pet Policy

	Apartment#
I HAVE RECEIVED A COPY OF THE REVISED PE ⁻ (DATED JANUARY 2014).	Γ POLICY OF PARKWOOD ESTATES
I UNDERSTAND AND AGREE TO ABIDE BY THI BY PARKWOOD ESTATES.	E REVISED PET POLICY ESTABLISHED
DITARROOD ESTATES.	Please Check One:
I (we) do <u>not</u> have any pets	
I (we) have a pet for Board Approval Dog/Cat	
Breed	
Dog/Cat Age Dog/Cat Name	
How Long Applicant Owned Pet	
I (we) understand that should approval be granted probationary adjustment period wherein pets will be substantiated complaints are lodged against them.	
(DON'T FORGET TO INCLUDE A PHOTOGRAPH OF YOUI BE RETURNED AND WILL REMAIN A PART OF YOUR FIL	
IT IS FURTHER AGREED AND ACKNOWLEDGED THE APARTMENT WITHOUT THE PRIOR WEDIRECTORS; IF I/WE DO HARBOR AN UNAUTHOWILL BE SUBJECT TO A MINIMUM \$100.00/MONIS REMOVED.	RITTEN CONSENT OF THE BOARD OF PRIZED DOG WE ACKNOWLEDGE THAT WE
	(Prospective Purchaser)
	(Prospective Purchaser)
	Dated

PARKWOOD ESTATES PET POLICY JANUARY 2014

PET APPROVAL PROCEDURE:

- 1. All residents must obtain prior written approval for their pet from the Board of Directors. Concerned Management will present a copy of the pet policy for signature by new residents in the resale application prior to occupying the apartment and to existing residents who wish to obtain a pet.
- 2. Following the death or loss of a dog or cat, written approval from the Board must be obtained for a replacement pet.
- 3. All other animals are subject to board approval as well.

PET RESTRICTIONS:

Parkwood Estates has determined that only specific animals be permitted. Dogs, domesticated cats, birds, rabbits, and small caged mammals such as guinea pigs are acceptable. Aggressive and large breeds not conducive to apartment living such as pit bulls, German Shepards, Dobermans, Dalmatians, Rottweilers, Great Danes, St. Bernards, Mastiffs, etc. are prohibited. The following restrictions pertain to our community members as well as their guests:

- 1. All new pets are subject to a ninety (90) day probationary adjustment period wherein pets will be subject to removal from the premises if any substantiated complaints are lodged against them.
- 2. Apartments will be restricted to one dog or t1110 cats or one of each.
- 3. Requests for a second dog will not be considered.
- 4. Residents with 2 dogs will not be allowed to replace their second dog following the death or loss of one of their dogs.
- 5. New York City law requires that dogs must be curbed.
- 6. Pets shall not be kept, bred, or used for any commercial purpose.
- 7. Pets must be confined to the owner's apartment, must not be allowed to roam free, and may not be tied unattended in any common area. Pets in transit are to be restrained by a leash not to exceed 6 ft. in length (pursuant to NYC regulations), carried, or placed in an animal carrier.
- 8. Pets are prohibited in on-site laundry rooms.
- 9. Waste/Litter Disposal: Persons who walk their pets are responsible for immediately cleaning up after their animals and discarding securely bagged solid pet waste in the dumpsters provided throughout the community. Cat litter may not be disposed of in the toilets as it clogs the pipes. The shavings and waste materials from any other caged animals must also be properly disposed of in the dumpsters.

Page 2

- 10. A pet will be evicted at the owner's expense if it becomes a nuisance or creates any unreasonable disturbance. Examples are:
 - a. Pets who cause personal injury or property damage due to wild or aggressive behavior
 - b. Pets who make continuous and/or incessant noise for extended periods of time (defined as ten or more minutes)
 - c. Pets that relieve themselves on walls or floors of common areas (apartment foyers, etc.)
 - d. Pets who are conspicuously unclean or infested by fleas or other parasites
- **11.** Feeding, caring for or otherwise aiding stray animals, including but not limited to squirrels, feral cats, and birds, is **strictly prohibited.**
- 12. Guests who bring their pets must abide by the same restrictions as residents.
- 13. Foster pets require board approval and are limited to sixty (60) days; if permanent adoption of foster pet approval procedure must be followed for board approval.

ENFORCEMENT:

- 1. All pet owners, including Shareholders, Renters, and Visitors, shall indemnify Floral Park Owners, Inc. and the management company and hold them harmless against loss or liability of any kind arising from their pets.
- 2. Any pet owner, resident or management/maintenance stall member observing an infraction of any of these rules should discuss it in a neighborly fashion with the pet owner in an effort to secure \voluntary compliance.
- 3. If the complaint is not satisfied voluntarily, it must be put in writing, signed, and presented to Management. If Floral Park Owners, Inc. determines the complaint to be valid, the pet owner will receive written notice of the violation providing a period of five (5) days to cure. If after presentation of written notice and passage of the applicable cure period of the violation the problem is still unresolved, an <u>escalating</u> fine will be imposed.
- 4. Immediate notice and action may be taken if the nature of the complaint involves personal injury or the threat thereof.
- 5. Floral Park Owners, Inc. may require the permanent removal of a pet if such pet is determined to be a nuisance or a danger to the community and its residents.
- 6. The Board of Directors will have authority to assess and collect fines for violation of the established rules pertaining to pets in an amount necessary to repair or replace damaged area(s) or object(s), as otherwise determined by the Board.
- 7. Appeals must be made in written form, addressed to the Board of Directors and presented in a timely fashion.

NO SUBLET POLICY ACKNOWLEDGMENT

	RE: Resale of premises
	Apartment#
t has been specifically pointed out to me (us) that un Rules + Bylaws that I/We will not be permitted to sub	•
The Corporation's bylaws only permit sublet privilege to 10/31/1989.	es to those Purchasers who purchased prior
I/We do hereby agree that we will not sublet the apartment after purchase or it will be a material breach of the terms of the Proprietary Lease which will result in legal action by Floral Park Owners, Inc. wherein all legal costs will be passed on to me as well as fines.	
	Purchaser
	Purchaser
	Dated
(1/2021)	

3 Revised 11/14/2022

SHAREHOLDER ALTERATION AGREEMENT RECEIPT

	RE: Resale of premises
	Apartment#
It has been specifically pointed out to me (us) that under the terms of the Corporation's House Rules + Bylaws that i/We do hereby agree not to perform any alterations/work in said premises until I/We are in receipt of written approval from the Floral Park Owners, Inc. Board of Directors, or its Agents.	
I/We have received a copy of the Parkwoo	d Estates Shareholder Alteration Guidelines.
	Purchaser
	Purchaser
	Dated
(1/2021)	

Parkwood Estates Shareholder Alteration Guidelines

All Shareholders are reminded that Article 21(a) of the Proprietary Lease (page 643) states that <u>prior approval</u> <u>for alterations must be granted by the Lessor (Floral Park Owners, Inc.) before any work can be done.</u>

In order to avoid any confusion, and possible litigation and/or fines, the following guidelines are to be followed when planning any work in your apartment. These guidelines are not designed to deter or hinder a Shareholder from making various improvements within their apartments, but to ensure that any and all changes do not jeopardize the buildings' structure or safety and quality of life of other Parkwood Estates residents.

Any properly filed request will be expediently reviewed and responded to within a reasonable timeframe.

- A. A formal written application must be submitted to Management outlining the location of the proposed work.
- B. Plans specifically detailing the nature and scope of the proposed work must be included in said application.
- C. A description of any electrical work (if applicable) must be included. Any electrical work must be performed by a NYC licensed and insured electrical contractor.
- D. A description of any plumbing work (if applicable) must be included. Any plumbing alterations must be performed by a plumber licensed by the NYC Department of Buildings. Said plumbing work must be appropriately filed for (if necessary) with the Department of Buildings under a Plumbing Repair Application and shall be submitted to Management prior to the commencement of any work.
- E. A description of any demolition and the method of disposal (the contractor you use will be responsible for the removal of all construction debris). Construction debris cannot be placed outdoors for any length of time. It must be carted away from the premises once it is removed from the apartment.
- F. If a General Contractor is being utilized, he must be licensed and carry a minimum of \$1,000,000. liability insurance covering and indemnifying the Owners Corp., naming Floral Park Owners, Inc., 251-38 71 Road, Bellerose, NY 11426 as co-insured. For work not requiring a licensed contractor, Shareholders must submit proof of the workman's insurance with a minimum of \$500,000. liability insurance with a minimum of \$100,000. liability insurance.
- G. Under no circumstances will any partition change or removal be considered.
- H. Under no circumstances will any relocation of the kitchen stove or sink be considered; the standard ad existing kitchen layouts must be followed (utilizing the existing gas and plumbing line layouts).
- I. Under no circumstances will the installation of a Jacuzzi, whirlpool tub, hot tub, washing machine and/or clothes dryer be approved.
- J. Alteration work must be performed Monday through Friday during the hours of 8:00 AM thru 5:00 PM and NOT during a holiday.
- K. Under no circumstances will permission be granted for alteration work to be performed on any weekend or holiday.
- L. The installation of an ale sleeve, security system and/or alarm system requires approval.
- M. Once written approval is granted, you must notify Management of the project commencement date.

The co-op reserves its rights to request additional documentation or information with regard to any proposed work.

Any infractions to the aforementioned Alteration Guidelines will subject the Shareholder to a fine at the discretion of the Board of Directors. Any infraction that constitutes a compromise to the integrity of the building or its components, or jeopardizes the safety of any Residents may subject the Shareholder to additional costs in connection with repairs and/or restoration of the subject apartment by the co-op's contractor. This may necessitate the commencement of legal action wherein legal costs incurred by the co-op will be the responsibility of the Shareholder.

Updated: January 2021

PURCHASER'S PLEASE RETAIN THESE GUIDELINES FOR FUTURE REFERENCE

APPLICATION FOR RESALE

SELLER INFORMATION:

Shareholder/Seller's Name(s)	
Apartment #/Address	
Mailing Address (If Different)	
Telephone Contact #s HOME	
BUSINESS	
CELLULAR	
EMAIL	
Shareholder/Seller's SS#	
My Cooperative Loan is held by(Name of Lending Institution)	
Address of Lending Institution	
Shareholder/Seller's Attorney's Name	
Attorney's Address_	
Attorney's Telephone #FAX#	
Attorney'sEmail	
If there is no financing on your co-op apartment please check here	
(08/15)	

PAGE 4

	RE: Resale of premises
	Apartment#
I(WE),,	as Prospective
Purchasers of the shares to Apartment#window-type air conditioner(s).	, affirm that I (WE) will not install any
It has been specifically pointed out to (us) that pursuin connection with the recent window replacement conditioning units is prohibited.	
I (WE), understand that a violation of this agreen material breach of the terms of my (our) proprieta fine at the Board's discretion and/or the commen terminate my (our) occupancy.	ry lease which will result in the issuance of a
	Prospective Purchaser
	Prospective Purchaser
	Dated
(05/08)	

RE: Resale of premises

SELLER'S OCCUPANCY AGREEMENT

	Apartment#	
We have been made aware of the Floral Park Owners, Inc. Cooperative Rules		
and Regulations with respect to NOT ALLOWING our prospective purchaser(s) (applicants)		
to move into and/or take possession of the apartment without prior written Board approval.		
WE AGREE TO BE BOUND BY THE FOLLOWING:		
A)	I/WE, Shareholders(s) agree that I/WE will not allow my/our prospective purchaser(s) (applicants) to occupy and/or take possession of the apartment until such time that all requested information/documentation is received/reviewed by the Admissions Committee of the Board of Directors and until written Board approval is granted.	
B)	I/WE, Shareholder(s) agree to pay a non-refundable fine at the discretion of the Board of Directors.	
C)	In addition, I/WE, Shareholder(s) realize that our request for resale will automatically be denied should we default in this agreement.	
	Shareholder	
	Shareholder	
	Dated	

(5/08)

Apartment#	
Ve have been made aware of the Floral Park Owners, Inc. Board of Directors policy with	
respect to Mandatory Personal Insurance Coverage required by each and every	
shareholder.	
WE AGREE TO BE BOUND BY THE FOLLOWING:	
A) I/WE, Prospective Shareholder(s) agree to secure mandatory personal co-op owners insurance as follows: minimum personal liability insurance of \$100,000.00 and minimum personal property insurance of \$50,000.00.	
B) I/WE, Prospective Shareholder(s) recognize that it is a co-op requirement to send proof personal insurance to Concerned Management Corp. each January. (Note: Reminders are sent to all Shareholders of Record).	
As the Co-op's requirement is a minimum, it is urged for all Shareholders to contact their	
insurance broker/agency for advice on adequate coverage to suit individual needs.	
Prospective Purchaser	
Prospective Purchaser	
Dated	
05/08)	

Re: Resale of premises

FLORAL PARK OWNERS, INC. PARKWOOD ESTATES SMOKING POLICY

	RE: Resale of premises
	Apartment#
SMOKING IS PROHIBITED IN ALL COMMON NCLUDES SHARED VESTIBULES, SHARED AND LAUNDRY ROOMS.	
F YOU SMOKE INSIDE YOUR APARTMENT YO ENSURING THE SMOKE DOES NOT ESCAPE IN OTHER UNITS.	
F YOU CHOSE TO SMOKE PLEASE BE MINDF MPACTS THOSE RESIDENTS RESIDING NEA	
WITH EVERYONE'S COOPERATION WE CAI SMOKING POLICY THAT WILL MOVE US TO COMFORTABLE STANDARD OF LIVING FOR ESTATES.	WARD A SAFER AND MORE
CIGARETTE FILTERS ARE NON-BIODEGRADABLE AND WHEN DISCARDED ON THE GROUNDS REMAIN THERE UNTIL SWEPT AWAY BY THE RAIN OR PICKED UP. IN AN EFFORT TO MAINTAIN OUR PROPERTIES' PRISTINE APPEARANCE PLEASE REFRAIN FROM DISCARDING YOUR CIGARETTE BUTTS ON THE GROUNDS.	
	Applicant / Purchaser
-	Applicant / Purchaser
	Dated

FPO/SMOKING POLICY DOC #8

RELEASE OF INFORMATION AUTHORIZATION AUTHORIZATION TO OBTAIN A <u>CREDIT REPORT</u> AUTHORIZATION TO OBTAIN A <u>CRIMINAL BACKGROUND CHECK</u>

In order to comply with the provisions of 15 U. S. C. Section 1681(d) of the Federal Fair Credit Reporting Act, I (we) authorize you to retain Metro Management & Devel., Inc., which agency may obtain, prepare, and furnish an investigative consumer report including information on my character and general reputation, personal characteristics, and mode of living, whichever are applicable, as well as information regarding employment, credit, criminal, and current financial position. If this is an application, I (we) further authorize Metro Management & Devel., Inc., at its discretion, to make a copy of such credit report available to the owner of the unit, which I (we) propose to lease. In addition, within a reasonable period of time, upon written request to Metro Management & Devel., Inc., I (we) may obtain a complete and accurate disclosure of the nature and scope of the investigation requested.

PLEASE PRINT CLEARLY

Print Name:	Date of Birth
Address:	_
City/State/Zip:	_
Social Security Number:	<u> </u>
Signature:	
Print Name:	_Date of Birth
Address:	_
City/State/Zip:	_
Social Security Number:	<u> </u>
Signature:	
BUILDING REFERENCE: Floral Park Owners, Inc. APT#	