440 Mamaroneck Ave., Suite S 512 Harrison, New York 10528 (914) 725-3600 F: (914) 725-6453 98-20 Metropolitan Ave., Suite I Forest Hills, New York 11375 (718) 544-0800

Dear Shareholder:

Enclosed please find the alteration agreement for The Homestead Owners' Corp. Please read, sign, and return this form to the attention of Rose Sotero at Garthchester Realty along with the following required documents:

- **1.** The scope of the alteration/renovation detailing the specific work to be performed.
- **2.** Unit Owner's Indemnification and Insurance Agreement (signed by the Unit Owner; to be signed by the Condominium and Managing Agent).
- **3.** Contractor's Indemnification and Insurance Agreement (signed by the Unit Owner and Contractor; to be signed by the Condominium and Managing Agent).
- **4.** General contractor's certificate of insurance ("COI"), identifying the insurance required in [3] above, and matching format in attached Sample*.
- 5. NOTE: Contractors must carry "Contractual Liability". You will find a CURRENT list of insurance carriers that sometimes exclude this coverage on our website under your property tab www.garthchesterrealty.com. As noted on the Sample COI, contractors can request that their broker carrier add the following to the COI, in the Description of Operations section: "Liability policies shall have NO limitations or exclusions pertaining to the additional insureds relating to injuries to employees, subcontractor employees, location or type of work performed." Contractors will not be approved to do work in your unit if they do not have this clause written in their COI.

- **6.** Any plumbing work and electrical work must be done by licensed plumbers and electricians. A copy of the license must be provided.
- **7.** Contractors and/or painters must be **EPA certified** if they will be performing work that disturbs any painted surfaces (more than 6 square feet).
- **8.** A deposit check in the amount of **\$1,000.00** payable to <u>The Homestead Owners' Corp.</u> is required and will be deposited and returned upon completion of work and submission of Certificate of Compliance from the building department.
- **9.** Application processing fee of \$350.00 payable to Garthchester Realty.

Before approval may be granted, the alteration agreement must be submitted with all **completed documents listed above.** The certificate of insurance must read as follows: <u>The Homestead Owners' Corp. and Garthchester Realty</u> listed as additional insured and certificate holder.

Upon completion of all work, the shareholder is responsible for closing all permits and submitting to Garthchester Realty a copy of the Certificate of Compliance from the building department. Deposit checks will not be returned until all paperwork is completed and submitted.

Thank you for your attention to this matter.

Very Truly Yours, Rose Sotero Renovation Coordinator

*COI MUST BE WRITTEN AS FOLLOWS:

CERTIFICATE HOLDER:

The Homestead Owners' Corp. c/o GARTHCHESTER REALTY 440 Mamaroneck Ave., S-512 Harrison, NY 10528

DESCRIPTION of OPERATIONS/ADDITIONAL INSURED:

- 1. Name of Resident, Address & Apt.#
- 2. The Homestead Owners' Corp.
- 3. GARTHCHESTER REALTY

The Homestead Owners' Corp. 80 East Hartsdale Ave. Hartsdale, NY 10530

ALTERATION AGREEMENT

TO:	The Homestead Owners' Corp.	Date:
RE:	Resident:	
	Apartment No:	
	Building:	

Resident:

Pursuant to paragraph 21 of my Proprietary Lease, I hereby request permission to install the equipment and make the alterations described in the annexed document (hereafter collectively referred to as the "work") in the above apartment.

If such permission be granted:

- 1. I agree, before any work is begun:
 - (a) To provide a written statement detailing the specific work to be performed in the premises as well as indicating the manner, design, and scope of the alteration and/or renovation.
 - (b) If required by law or Governmental regulations, to file plans with and procure the approval of all Governmental agencies having jurisdiction over the work and, not more than ten days after receipt of such approval, to deliver to the Apartment Corporation a copy of every permit or certificate issued. If there is any doubt as to the need for such approval, the Apartment Corporation shall be the sole arbiter in resolving the doubt.
 - (c) Contractor's indemnification and insurance, as required in the "Contractors Indemnification & Insurance Agreement":

All such policies, or certificates evidencing their issuance, shall be delivered to the Apartment Corporation.

- 2. If the Apartment Corporation is required to or shall deem it wise to seek legal, engineering, or architectural advice prior to granting permission, I agree to reimburse you, on demand, for reasonable fees incurred, and if permission be granted, then, in any event, prior to commencement of any work.
- 3. It is understood that:
 - (a) I assume all risks of damage to the building and its mechanical systems, and to persons and property in the building which may result from or be

attributable to the work being performed hereunder and all responsibility for the maintenance and repair of any alterations and installations after completion. This responsibility covers all work, whether or no structural, weather tightness of windows, exterior walls, or roofs, waterproofing of every part of the building directly or indirectly affected by the work, and maintenance of all heating, plumbing, air—conditioning and other equipment installed or altered pursuant hereto. If the operation of the building, or any of its equipment, is adversely affected by the work, I shall, when so advised, promptly remove the cause of the problem.

- (b) I recognize that there will be no change in the operation of the building's heating system (or air—conditioning system, if any) to facilitate the functioning of any heating or air—conditioning units I may be installing.
- (c) The Board of Directors has the right to approve the type and quality of work and to compel the removal of any work which creates a risk of loss or constitutes a dangerous, hazardous, or unsafe condition.
- (d) I shall provide insurance and indemnification as required in the "Unit Owner's Indemnification & Insurance Agreement".
- (e) If, after making any alterations or installing any equipment referred to herein, I shall:
 - (i) seek to exercise my right to terminate my Proprietary Lease pursuant to paragraph 35 thereof, I will, on your demand, but at my expense, restore the premises and equipment to their condition prior hereto, agreeing that compliance with this agreement shall be a condition precedent to the cancellation of my lease, or
 - (ii) seek to transfer the corporate shares allocated to the apartment and the Proprietary Lease appurtenant thereto, I will, if requested by you, either restore the premises and equipment to their condition prior hereto or provide you with an agreement by my transferee to assume all of my obligations hereunder, including my continuing obligations and understanding exp in subparagraphs (a) through (d) of this paragraph 3.
- 4. All permitted work shall be completed within 90 days after Governmental approval thereof has been granted or, if no such approval is required by law or regulations, Lien from the date hereof.
- 5. No work shall be done, except bet the hours of 8:30 a.m. and 5:00 p.m. during the week and on Saturday. No work is to be done on Sundays or holidays. All work will be done in such a manner as to minimize any unusual noises which might disturb other residents.
- All precautions will be taken to prevent dirt and dust from permeating other parts of the building during the progress of the alteration. Materials and rubbish will be placed in barrels or bags, before being taken out of the

apartment. All such barrels or bags, rubbish, discarded equipment, empty packing cartons and other materials will be taken out of the building and removed from the premises at my expense and with arrangements to be made with the superintendent and contractor. I shall be strictly responsible to make sure that upon completion of the work, the premises will be free from dirt, implements, surplus materials and the like, and that the common areas will be left in the status it was in prior to the start of said work.

- 7. I will bear the entire cost of alterations and installations and pay all bills incurred in connection therewith, not later than thirty days after completion of the work. If any mechanic's liens be filed for work claimed to have been done or materials alleged to have been supplied, I shall cause such liens to be discharged within 30 days after such filing, whether or not I am ultimately responsible or liable for payment of same. If I fail so to do, you may exercise any and all your rights and remedies under the Proprietary Lease or this agreement.
- 8. At the completion of the work, I will deliver to you an amended Certificate of Occupancy and a certificate of the Board of Fire Underwriters, if either be required and such other proof as may be necessary to indicate all work has been done in accordance with all applicable law, ordinances, and Government regulations. Failure to obtain the same, when requested to by the Board, will result in my having to remove the alterations, and restore the property to its original condition.
- 9. I recognize that by granting consent to the work, you do not profess to express any opinion as to the design, feasibility, or efficiency of the work.
- 10. My failure to comply with any of the provisions hereof shall be deemed a breach of the provisions of the Proprietary Lease pursuant to which your consent has been granted, and, in addition to all other rights, you may also suspend all work and prevent workmen from entering my apartment for any purpose other than to remove their tools or equipment.
- 11. This agreement may not be changed orally. This agreement shall be binding on you, me, and our personal representatives and authorized assigns.
- 12. All plumbers or electricians utilized will be licensed to practice their profession, and approved by the Town of Harrison, N.Y. Building Department.
 - Annexed hereto is the written statement describing the work required by paragraph 1(a).

Very truly yours,
Resident
Resident
Permission Granted:
The Homestead Owners' Corp.
By:

UNIT OWNER'S INDEMNIFICATION & INSURANCE AGREEMENT

Whereas Unit No within	("Unit Owner") ("Condom	tion work in	
	, mana	nged by	_
("Managing Agent"), pursuant to decoration therefore, as to all such work, the Unit Own			, now
INDEMNIFICATION AGREEMENT			
To the fullest extent permitted by law, Unit Managing Agent from any and all claims, su costs, expenses and disbursements related to arising out of or in connection with the perfessible subcontractors or employees. This agreeme imposed against the Condominium and Marror otherwise, and partial indemnity in the eveither causing or contributing to the underly over and above that percentage attributable to Cowner fails to procure insurance as required additional insurance, but shall include all su and their respective insurers, which would have	nits, damages, liabilities, profession of death, personal injuries or property ormance of the work of the Unit Ownt to indemnify specifically contemnaging Agent without negligence and tent of any actual negligence on the ing claim. In that event, indemnification actual fault, whether by statute, but, recoverable damages shall not be ms expended, and damages incurre	al fees, including attorneys' fees, y damage (including loss of use twoer, its agents, servants, contractional plates full indemnity in the event disolely by reason of statute, operation will be limited to any liability operation of law or otherwise. Ilimited to the cost of premiums and display Condominium and/or Mana	costs, court hereof) tors, t of liability eration of law anaging Agent lity imposed If Unit for such
INSURANCE PROCUREMENT			
Unit Owner shall obtain and maintain at all liability insurance with a minimum limit of and Managing Agent to be named as additional afforded to the additional insureds thereunded available to the additional insureds.	\$1,000,000. Unit Owner shall, by sonal insureds. Unit Owner shall, by	specific endorsements cause Conspecific endorsement, cause the	dominium coverage
If the terms of this Agreement directly confl this Agreement shall supersede in that instan		nts between the parties, the term	contained in
Condominium:	Managing Agent:	Unit Owner:	
Signature:	Signature:	Signature:	
Name:	Name:	Name:	
Date:	Date:	Date:	

CONTRACTOR'S INDEMNIFICATION & INSURANCE AGREEMENT

Whereas		and will be performing certain		t		
Owner") at(" the contract/proposal dated _ Managing Agent agree as fol	, now therefore,	nt to oral and/or written agreeme	, managed by ents and/or Purchase Orders, and/o Unit Owner, Condominium, and	or		
INDEMNIFICATION AGREEMENT To the fullest extent permitted by law, Contractor agrees to indemnify, defend and hold harmless, Condominium, Managing Agent, and Unit Owner from any and all claims, suits, damages, liabilities, professional fees, including attorneys' fees, costs, court costs, expenses and disbursements related to death, personal injuries or property damage (including loss of use thereof) arising out of or in connection with the performance of the work of the Contractor, its agents, servants, subcontractors or employees, or the use by Contractor, its agents, servants, subcontractors or employees, or facilities owned by Condominium. This agreement to indemnify specifically contemplates full indemnity in the event of liability imposed against the Condominium, Managing Agent, and Unit Owner without negligence and solely by reason of statute, operation of law or otherwise, and partial indemnity in the event of any actual negligence on the part of Condominium, Managing Agent, and Unit Owner either causing or contributing to the underlying claim. In that event, indemnification will be limited to any liability imposed over and above that percentage attributable to actual fault, whether by statute, by operation of law or otherwise. If Contractor fails to procure insurance as required, recoverable damages shall not be limited to the cost of premiums for such additional insurance, but shall include all sums expended, and damages incurred by Condominium, Managing Agent, and Unit Owner, and their respective insurers, which would have otherwise been paid by the Contractor's required insurance.						
INSURANCE PROCUREMENT Contractor shall obtain and maintain at all times while performing work for or at the request of the Unit Owner, at its sole cost and expense, the following insurance (a) workers compensation insurance with statutory limits and employer's liability coverage of not less than \$500,000; (b) commercial general liability insurance with a minimum limit of \$1,000,000 per occurrence and \$2,000,000 in the aggregate, including per-project aggregate endorsement, which insurance shall cover the following: premises and operations liability, products/completed operations, broad form property damage, broad form contractual liability, personal injury and independent contractor's liability; (c) automobile liability insurance covering owned, hired and non-owned vehicles, with a minimum limit of liability of \$1,000,000; and (d) umbrella liability insurance with a limit of \$1,000,000 per occurrence and a general aggregate of \$1,000,000. Contractor shall, by specific endorsements to its primary and umbrella/excess liability policy, cause Condominium, Managing Agent, and Unit Owner to be named as additional insureds. Contractor shall, by specific endorsement to its primary liability policy, cause the coverage afforded to the additional insureds thereunder to be primary to and not concurrent with other valid and collectible insurance available to the additional insureds hereunder to be first tier umbrella/excess coverage above the primary coverage afforded to the additional insureds hereunder to be first tier umbrella/excess coverage above the primary coverage afforded to the additional insureds and not concurrent with or excess to other valid and collectible insurance available to the additional insureds and not concurrent with or excess to other valid and collectible insurance available to the additional insureds. Contractors insurance policies required herein shall include waiver of subrogation in favor of the additional insureds, and shall have no exclusions or limitations pertaining to the additional insur						
Contractor	Condominium	Managing Agent	Unit Owner			
Name_	Name	Name	Name			

Signature_____

Date_____

Signature_____

Date_____ Date____

Signature_____

Signature_____

SAMPLE

ACORD

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURERS(S). AUTHORIZED REPRESENTATIVE OR PRODUCER. AND THE CERTIFICATE HOLDER.

ISSUING INSURERS(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy (ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

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AUTHORIZED REPRESENTATIVE									
MUST BE SIGNED									

NOTICE

To: All Residents of The Homestead

Owners Corp.

Re: **Approved Renovations**

Please be advised that any shareholder approved to do renovations in their unit must notify their neighbors two floors above and two floors below that work will commence in your unit. You must advise them of the noise that will take place during the renovations and any anticipated odor from floor refinishing.

Thank you for your patience and understanding.

Please be advised that I, Shareholder in Unit

been approved to do work in my unit. The work will consist of major construction and there will be a lot of noise. I am also having the floors refinished which will create an odor.

Thank you.

Administrative Fees

Any breach of the House Rules is subject to an Administrative and/or Legal Fee at the discretion of the Board of Directors. Unless otherwise noted, any breach is subject to a minimum \$100 Administrative Fee.

Alterations / Construction / Renovations / Painting

- All work must be pre-approved in writing by the Managing Agent.
- No renovations may be conducted on Saturdays, Sundays, or Federal holidays.
- All work must be requested by the Shareholder; Sublessees wishing to paint or renovate their units must go through the Sublessor/Shareholder.
- An Alteration Agreement must be obtained from Management, completed properly, and returned to Management with all supporting documents for written approval. Detailed instructions and requirements are set forth in the Alteration Agreement. Any Shareholder/Resident failing to adhere to these requirements may be required to return the unit to its original condition at his/her own expense.
- No work may begin until Management has approved, in writing, the Alteration Agreement and all related plans and documents.
- Construction, painting, repair work and/or other installations involving noise or odors (including but not limited to wood floor coating/varnishing and painting) may only be done between the hours of 8:30 am and 5 pm. All surrounding residents (next door and across the hall) three (3) floors above and three (3) floors below must be notified (in person or in writing) at least two days prior to the commencement of the work.
- Shareholders/residents scheduling renovations or repairs are asked to be sensitive to religious and ethnic holidays and holy days.

- Contractors must cover the carpeting from the elevator door to the apartment being renovated with masonry board, which will be provided by the Superintendent.
- Contractors removing large amounts of rubbish, demolition, etc. must notify the Superintendent in advance so that the elevator can be padded. All removals must be through the carport level and may only occur between the hours of 8:30 a.m. and 3:30 pm and must be removed from the premises. Contractors may use the old shopping carts labeled for use by contractors to bring materials into or out of the building. They may <u>not</u> use the new, red carts, which have been purchased for Shareholder/Resident use only. A \$500 administrative fee, to be paid by Shareholder, will be charged for any violation of this rule.

Apartment Access / Keys

Under the Proprietery Lease (Paragraph 25), the Managing Agent, Superintendent, and/or any member/members of the Board of Directors and their authorized contractors/workmen have the right to enter any apartment at any reasonable hour of the day, upon notice, or at any time and without notice in the event of an emergency, to make or facilitate repairs or cure any default by the Lessee. To enable such access, all Shareholders/Residents shall provide the Cooperative with a key to each lock. These keys are to be left with the Superintendent.

In case of an emergency, the building staff is authorized to enter the apartment without notice. If the Superintendent does not have the keys to your apartment, staff will use whatever means necessary to gain access. Any damage resulting will be the responsibility of the Shareholder. All costs incurred by the Cooperative will be added to the monthly maintenance bill.

In addition, the Managing Agent, Superintendent, and/or any member/members of the Board of Directors and their authorized contractors/workmen may enter any apartment at any reasonable hour of the day, upon notice, for the purpose of inspecting such apartment.

If you need to use your spare key(s) at any time it is your responsibility to return the spare key(s) to the Superintendent.

House Rules