Apartment No:		Price/Share: (enter below)
Apartment Shares:		(enter price/share here)
Contract Price:		Price/Square Foot:
Size/Square Footage (if available):		(enter price/square foot here)
Down Payment Required:	Contract Deposit:	Remaining Down Payment:
(enter down payment required here)	(enter contract deposit)	(enter remaining down req'd)
	Applicant 1	Applicant 2
FICO Score		
Gross Monthly Income (exclude non-recurring items like bonuses, tips)		
Net Monthly Income (post federal/state/local tax, all deductions)		
Monthly Maintenance for Apartment		
Monthly Mortgage Payment (if applicable)		
401K Loan Payment (if applicable)		
Auto Loan Payment (if applicable)		
Student Loan Payment (if applicable)		
Credit Card Debt Payment (if not fully paid off every month)		
Other recurring monthly expenditures/payments not listed above		
Net Monthly Income/Loss before discretionary expenses		
Cash and Marketable/Liquid Securities		
Mortgage (if applicable)		
401K Loan (if applicable)		
Auto Loan (if applicable)		
Student Loan (if applicable)		
All Unpaid Credit Card Debt/Outstanding Balance		
Other outstanding debt/liens not listed above  Shore View Corporation: Res		

**Shore View Corporation: Resale Application Snapshot** 

SHORE VIEW CORPORATION

SALES APPLICATION

ALL FEES ARE NON-REFUNDABLE. PLEASE READ THE FOLLOWING REQUIREMENTS BEFORE COMPLETING THIS APPLICATION. 75% FINANCING IS MAXIMUM ALLOWABLE FOR FINANCING

- 1. FILL OUT APPLICATION COMPLETELY.
- 2. ENCLOSE ALL PERTINENT DOCUMENTATION, FOUR (4) COMPLETE SETS ARE REQUIRED.

A COPY OF TWO (2) YEARS U.S. INCOME TAX RETURNS PLUS A COPY OF TWO (2) CURRENT PAY STUBS

- S. COPY OF TWO MONTHS BANK STATEMENTS A LAST QUARTER BROKERAGE STATEMENTS REFLECTING SUFFICIENT LIQUID ASSETS, IN ADDITION TO DOWN PAYMENTS, CLOSING COSTS, ETC,
- C. LETTER FROM EMPLOYER (INCLUDING SALARY AND HOW LONG EMPLOYED)
- D. TWO LETTERS OF REFERENCE, ONE FROM PRIOR LANDLORD.
- E. ENCLOSE APPLICATION FEE OF \$400.00 MADE PAYABLE TO SHORE VIEW CORPORATION AND \$500.00 MADE PAYABLE TO THE MANAGEMENT COMPANY
- F. COPY OF SIGNED CONTRACT
- **G**. COPY OF SIGNED MORTGAGE COMMITMENT 75% IS THE MAXIMUM ALLOWED TO BE SORROWED.
- H. COPY OF SIGNED HOUSE RULES
- 3. ALL FEES ARE NON-REFUNDABLE.
- 4. PLEASE SEND ALL PERTINENT DOCUMENTATION TO MANAGEMENT COMPANY
- 5. IF ANY OF THE PERTINENT DOCUMENTATION AND/OR COPIES OF SAME, OR CHECKS, OR IF THE APPLICATION IS

6 A PURCHASER WHO IS (i) ALREADY SHAREHOLDERS OF THE CORPORATION AND WHO ARE SUBMITTING THIS APPLICATION TO PURCHASE ONE OR MORE ADDITIONIAL UNITS WHICH ARE VERTICALLY OR HORIZONTALLY ADJACENT TO THEIR PRESENTLY OWNED UNIT(S); OR (ii) PURCHASING TWO OR MORE UNITS WHICH ARE VERTICALLY OR HORIZONTALLY ADJACENT TO EACH OTHER MUST FURNISH SATISFACTORY EVIDENCE TO THE CORPORATION, AT OR PRIOR TO CLOSING, THAT THE PURCHASER'S LENDER IS AWARE THAT (i) OR (ii) APPLIES TO THEIR PURCHASE AND THAT IN THE EVENT OF A COMBINATION OF TWO OR MORE OF SUCH APARTMENTS, THE STOCK AND PROPRIETARY LEASES APPLICABLE TO ALL OF THE COMBINED APARTMENTS MUST BE SURRENDERED TO THE CORPORATION IN EXCHANGE FOR A SINGLE STOCK CERTIFICATE AND LEASE. IN ADDITION TO WHATEVER FEES ARE CHARGED BY THE SHAREHOLDERS LENDER, A FEE OF \$300 WOULD BE PAYABLE TO SHORE VIEW CORPORATION'S ATTORNEY.

- 7. At closing, all purchasers will be required to pay to the Corporation the following:
- (i) \$500 refundable deposit to cover damage to the building and compliance (during the first thirty days following closing), with the Corporation's House Rules, including, but not limited to carpeting regulations. The deposit will be refunded following confirmation by the Corporation's managing agent and/or building superintendent, that there has been no damage to the building and no violations of the House Rules. In the event of damage and/or violation(s) of the House Rules appropriate deductions will be made (including repair of damage and/or applicable fines for House Rules violations) and the balance will be refunded to the Purchaser. In the event the \$500 deposit is not sufficient to fund the damage repair cost and/or House Rules violations, Purchaser will be responsible for the deficiency.
- (ii) \$750 refundable alteration deposit. This deposit is held by the Corporation for a year following closing. At the end of such year, if the Purchaser has not performed any alterations or submitted an alteration request, the Purchaser may request the return of the deposit. If, during such twelve-month period, the Purchaser performs any alterations or submits an alteration requests, the deposit will be administered in accordance with the Corporation's alteration agreement.
- (iii) \$250 non-refundable move-in fee; and
- (iv) \$100 non-refundable elevator fee (for all apartments above the lobby level)."
- 8. At the time of submission of the resale package, all sellers will be required to pay to the Corporation the following:
- (i) \$250 non-refundable move-out fee; and
- (ii) \$100 non-refundable elevator fee (for all apartments above the lobby level).
- 9. Closings are held at the Corporation's counsel's office. Once a resale application has been approved by the Board of Directors, the parties' counsel may call the Corporation's attorneys to arrange a closing. Please contact:

Kathy Delaney Legal Assistant Deutsch Tane Waterman & Wurtzel, P.C. 120 Broadway, Suite 948 New York, NY 10271 212-766-4000 212-766-4022 (fax)

Closing fees are as follows

Seller: \$650 plus \$.05/share for stock transfer stamps Purchaser: \$150 if purchased is not being financed \$300 if there is financing

Closing fees are subject to change.

Please note: The

Corporation's attorneys file a UCC-I financing statement evidencing the Corporation's first lien against the shares allocated to the apartment.

## SALES APPLICATION FOR PROSPECTIVE BUYER(S)

NAME OF CURRENT APARTMENT OWNER	
(SELLER)	
APARTMENT NUMBER	
NUMBER OF SHARES	
PURCHASE PRICE (NEW)	
NAME(S) OF PROSPECTIVE	
BUYER(S)	
SOCIAL SECURITY NUMBER(S)	
DATE(s) OF BIRTH	

#### MANAGEMENT REVIEW - VERIFICATION

#### **DATE COMPLETED:**

	DATE COMITETED.
FIN	ANCIAL REVIEW -
E I	EMPLOYMENT CHECK-
CRE	DIT CHECK-
CRIN	MINAL CHECK-
DAT	E SENT TO BOARD:
ALL	OF THE ABOVE MUST BE COMPLETE PRIOR TO SUBMISSION TO
BOA	RD OF DIRECTORS:
ACT	TION:
ISSU	JES:

### **CREDIT CHECK AUTHORIZATION**

A CREDIT CHECK WILL BE REQUIRED BEFORE THE BOARD OF DIRECTORS WILL REVIEW AN APPLICATION FOR ADMISSION OR SCHEDULE AN ADMISSION INTERVIEW. THE FOLLOWING ADDITIONAL INFORMATION IS REQUIRED:

		N.			
- 1	_	1 1 1	¬\ ı	vii	

APPLICANT 1.

APPLICANT 2.

2. PRIOR NAMES USED:

APPLICANT 1.

APPLICANT 2.

3. SOCIAL SECURITY NUMBER:

APPLICANT I.

APPLICANT 2.

4. DATE OF BIRTH:

APPLICANT 1.

APPLICANT 2.

SIGNATURES:				
DATE:				
	PERSONA	L INFORMA	ΓΙΟΝ	
Name of Applicant(s):				
Current residence address:				
Current business Address:				
Home telephone number:				
Business telephone number:				
Names, addresses, and telephone a urrent neighborhood. (If applica elationship of each reference to yo	nts are not related,			
NAME	ADDR	ESS	PHONE NUMBER	
1.				
2.				
3.				
Please indicate whether you have many:  Please indicate whether you play there are regularly scheduled pe	y any musical instrun	nent(s), and if so,	what instrument(s). If	

I UNDERSTAND THAT THE BOARD OF DIRECTORS WILL RELY UPON THE ACCURACY OF INFORMATION PROVIDED AND CONSENT TO THE OBTAINNG OF A CREDIT CHECK FROM A

Please supply the following information regarding your current employment or last most recently held employment. The term "reference" means a person who can verify your term of employment and salary history.

Please fill in for each applicant:

CURRENT POSITION				
	APPLICANT #1	APPLICANT #2		
Firm				
Address				
Title/Position				
Reference				
Tel. # of reference				
Dates of employment				

MOS	T RECENT PRIOR EMPLOYMENT	
	APPLICANT #1	APPLICANT #2
Firm		
Address		
Title/Position		
Reference		
Tel # of reference		
Salary		
Dates of employment		

### **RESIDENCE INFORMATION**

Please indicate below your three prior residences and the dates of occupancy including your present residence. Please indicate whether you own or rent and what type of dwelling the residence is (i.e., apartment, house, etc.). If applicants are not related, each must supply this information:

MOS	T RECENT RESIDENCE
Address:	
Dates in residence:	
Type of Dwelling:	
Own/Rent	
Landlord/landlady	
Phone or address of above	

MOST RECI	ENT PRIOR RESIDENCE
Address	
Dates in residence	
Type of Dwelling	
Own/Rent	
Landlord/landlady	
Phone or address of above	
PRI	OR RESIDENCE
Address	
Dates in residence	
Type of Dwelling	
Landlord/landlady	
Phone or address of above	

# FINANCIAL BACKGROUND

Attach at least two (2) years Federal Tax Return (for each applicant). Also please include with this application photocopies of your most recent bank statements, both checking and savings and any photocopies of any other stock or other accounts.

Fill in below any changes of over 5% or \$5,000 for any category;

	APPLICANT #1	APPLICANT #2
Income		
Current Monthly		
Income		
	ACTUAL ANNUAL INCOME	
	APPLICANT #1	APPLICANT #2
Salary		
Dividend/Interest		
Rental income		
Alimony/child support		
Other (specify)		
	EXPENDITURES	
	APPLICANT #1	APPLICANT #2
Rent/Maintenance		
Mortgage		
Other indebtedness (other		
specify)		
1 2/	ASSETS	·
(comprehensive listing, including	g but not necessarily limited to the follow	wing:)
	APPLICANT #1	APPLICANT #2
Cash on hand		
Checking Accounts		
Savings Accounts		
Marketable Securities		
Notes receivable		
Life insurance cash value		
Non-Marketable		
securities		
Real Estate		
Vested interest in pension		
fund		
Net worth of business owned	i	
Automobiles/pleasure	-	
craft		
Furniture		
Other (specify)		

Financial Background (cont.)

LIABILITIES		
Installment debt (specify)		
Other unsecured loans		
Real Estate Loans		
Consumer Loans		
Other secured Loans		
Other (i.e., car, furniture,		
boat, etc.)		

	FINANCIAL REF			
Please list all bank accounts an	nd notify all referen	ces listed that they will be co	ontacted for	
information:				
Bank:				_
Branch:				_
Account Number(s):				_
Type of account:				_
Balance(s):				_
Bank officer(s):				_
Phone number(s) of above:				
FINANCIAL BACKGROUND (co	nt.)			
Please answer the following que information is necessary.  1. Please list all securities owned	by you (including t	their present value) and provi	ide the name, addres	s, and telephone
		ccount, include photocopies		atements:
APPLICANT	VALUE	CO-APPLICANT	VALUE	
<ul> <li>3. If you own rental property, comother kind of violation(s)? If so, p</li> <li>4. Please list all installment debts periodic payment, and the APPLICANT</li> </ul>	please provide partic s, including name a	culars:  nd address of the creditor, the	ne amount owed, the	
AFFLICANI		CO-APPLICAP	N I	
NAME OF YOUR ATT	ORNEY:			
ADDRESS:				
PHONE NUMBER(S):				
NAME OF YOUR				
ACCOUNTANT:				
ADDRESS:				
PHONE NUMBER(S):				
Please indicate whether you wil	l obtain a mortgage	for the purchase of this apar	tment.	
If so, what is the principal amou	unt and the amount	of the monthly payments:		

If it is an adjustable rate mortgage, indicate how often it is adjusted and what the adjustment of the state	nents are based on:
Please identify the bank providing the loan:	
Please indicated if any of the down payment is borrowed. If so, indicate the source and te	erm:
Indicate the name and the people who will be listed on the mortgage (complete financial submitted for these individuals)	back-up must also be

### OTHER INFORMATION

Other information. Please provide any other information you believe will be relevant to the

Board's consideration of your ap	v	·	
The Board retains the right to arrive	at final approval or disap	proval of any applicatio	on on a case by case basis.
religion, color, race, sex, sexual orienta	shall not discriminate on the		
*********	*********	*******	*****
I authorize a credit check and a tenant i	registry to be run in accorda	nce with the processing	of this application.
I hereby certify that all the information information is included.	n contained herein is accura	te to the best of my know	wledge and that all relevant
Signature (Applicant)	Date	<del></del>	
Signature (Co-Applicant	Date Date	<del></del>	

- (1) The public halts and stairways of die building shall not be obstructed or used for any purpose other than, ingress to and egress from the apartments in the building, and the fire towers and balconies shall not be obstructed in any way.
  - (2) No patient of any doctor who has offices in the building shall be permitted to wait in the lobby.
- (3) Children shall not play in the public halls, courts (including the planting areas therein), stairways, fire escapes or towers or elevators and shall not be permitted on the roof unless accompanied by a responsible adult
- (4) No public hall of the building shall be decorated or furnished by any Lessee in any manner without the prior consent of all of the Lessees to whose apartments such hall serves as a means of ingress and egress; in the event of disagreement among such Lessees, the Board of Directors shall decide.
- (5) No Lessee shall make or permit any disturbing noises in the building or do anything or permit anything to be done therein which will interfere with the rights, comfort or convenience of other Lessees. No Lessee shall play upon or suffer to be played upon any musical instrument or permit to be operated a phonograph or a radio or television loud speaker in such Lessee's apartment between the hours of 11:00 p.m. and the following 8.00 a.m. if the same shall disturb or annoy other occupants of the building. No construction or repair work or other

installation involving noise shall be conducted in any apartment except on weekdays (not including legal holidays) and only between the hours of 8:30 a.m. and 5:00 p.m.

- (6) No article shall be placed in the halls or on the staircase landings or fire escapes or towers, nor shall anything be hung or shaken from the doors, windows, terraces or balconies or placed upon the window sills of the building.
- (7) No awnings, window air conditioning units or ventilators shall be used in or about the building except such as shall have been expressly approved by the Lessor or the managing agent, nor shall anything be projected out of any window of the building without similar approval. The Lessor or the managing agent shall not unreasonably withhold its consent to the installation of air conditioning units or ventilators, provided: that standard building equipment is used; the contractor installing such equipment is one approved by the Lessor or the managing agent; the electrical wiring involved is sufficient to support the air conditioner or ventilator (if electric) involved; and the Lessee agrees to abide by any rules or regulations of the Lessor and the managing agent in respect of such installation and the use thereof.
- (8) No sign, notice, advertisement or illumination shall be 'inscribed or exposed on or at any window or other part of the building, except such as shall have been approved in writing by the Lessor or the managing agent.
- (9) Garbage and refuse from the apartments shall be disposed of only at such times and in such manner as the superintendent or the managing agent of the building may direct.
  - (10) Messengers and tradespeople shall use such means of ingress and egress as shall be designated by the Lessor.11) Kitchen supplies, market goods and packages of every kind are to be delivered only at the service entrance of the building and through the service elevator to the apartments, when such elevator is in operation.
    - (12) Trunks and heavy baggage shall be taken in or out of the building through the service entrance.
  - (13) No velocipedes, bicycles, scooters, baby carriages or similar vehicles shall be allowed to stand in the public halls, passageways, areas or courts of the building.
  - (14) Water closets and other water apparatus in the building shall no! be used for any purposes other than those for which they were constructed, nor shall any sweepings, rubbish, rags or any other article be thrown into the water closets. The cost of repairing any damage resulting from misuse of any water closets or other apparatus shall be paid for by the Lessee in whose apartment it shall have been caused.
    - (15) No Lessee shad send any employee of the Lessor out of the building on any private business of a Lessee.
  - (16) No bird or animal shall be kept or harbored in the building unless the same in each .instance be expressly permitted in writing by the Lessor; such permission shall be revocable by the lessor. In no event shall dogs be permitted on elevators or in any of the public portions of the /building unless carried or on leash. No pigeons or other birds or animals shall be fed from the / windowsills, terraces, balconies or in the yard, court spaces or other public portions of the building, \or on the sidewalk or street adjacent to the building.
  - (17) No radio or television aerial shall be attached to or hung from the exterior of the building without the prior written approval of the Lessor or the managing agent.
  - (18) The Lessee shall use available laundry facilities, if any, only upon such days and during such hours as may be designated by the Lessor or the managing agent.
  - (19) The Lessor shall have the right from time to time to curtail or relocate any space devoted to storage or laundry purposes.
  - (20) Unless expressly authorized by the Board of Directors in each case, the floors of each apartment must be covered with rugs or carpeting-or equally effective noise-reducing material, to the extent of at least 80% of the floor area of each room excepting only kitchens, pantries, bathrooms, maid's rooms, closets and foyers.
  - (21) No group tour or exhibition of any apartment or its contents shall be conducted, nor shall any auction sale be held in any apartment without the consent of the Lessor or its managing agent.

- (22) The Lessee shall keep the windows of the apartment dean or shall arrange for such cleaning by the Lessor if Lessor provides such service. In case of refusal or neglect of the Lessee during ten days after notice in writing from the Lessor or the managing agent to clean the windows, such cleaning may be done by the Lessor, which shall have the right, by its officers or authorized agents, to enter the apartment fertile purpose and to charge the cost of such cleaning to the Lessee.(23) Tire passenger and service elevators, unless of automatic type and intended for operation by a passenger; shall be operated only by employees of the Lessor, and there shall be no interference whatsoever with the same by Lessees or members of their families or their guests, employees or subtenants.
- (24) Complaints regarding the service of the building shall be made in writing to the managing agent of the Lessor. •
- (25) Any consent or approval given under these House Rules by the Lessor shall be revocable at any time.
- (26) If there be a garage in the building, the Lessee will abide by all arrangements made by the Lessor with the garage operator with regard to the garage and the driveways thereto,
- (27) No Lessee shall install any plantings on any terrace, balcony or roof without the prior written approval of the Lessor. Plantings shall be contained in boxes of wood lined with metal or other material impervious to dampness and standing on supports at least two inches from the terrace, balcony or roof surface, and if adjoining a wall, at least three inches from such wall. Suitable weep holes shall be provided in the boxes to draw off water. In special locations, such as a corner abutting a parapet wall, plantings may be contained in masonry or hollow tile walls which shall be at least three inches from the parapet and flashing, with the floor c\*f drainage tiles and suitable weep holes at tire sides to draw off water. It shall be the responsibility of tire Lessee to maintain the containers in good condition, and the drainage tiles and weep holes in operating condition.
  - (28) The following rules shall be observed with respect to incinerator or compactor equipment:
  - (i) All wet debris is to be securely wrapped or bagged in small package size to fit easily into the hopper panel.
  - (ii) Debris should be completely drip-free before it leaves the apartment and carried to the Incinerator closet in a careful manner and in a drip-proof container; then placed into the flue hopper so it will drop into the flue for disposal.
  - (iii) No bottles or cans shall be dropped down the flue before 10:00 a.m. or after 5:00 p.m., but shall be left in a neat manner in service elevator area, or other area designated by the managing agent, if such items must be disposed of before 10:00 a.m. or after 5:00 p.m.
  - (iv) Cartons, boxes, crates, sticks of wood or other solid matter shall not be stuffed into hopper opening. Small items of this nature may be left in a neat manner on the incinerator closet floor. Bulky items should be left at service elevator area, or other area designated by the managing agent, between 10:00 a.m. and 6:00 p.m. and service employee summoned to dispose of them by way of the service elevator.
  - (v) Under no circumstances should carpet sweepings containing naphthalene, camphor balls or flakes, floor scrapings, plastic wrappings or covers, oil-soaked rags, empty paint or aerosol cans or any other inflammable, explosive, highly combustible substances or lighted cigarettes or cigar stubs be thrown into the incinerator flue.
  - (vi) Vacuum cleaner bags must never be emptied into the flue. Such dust, dirt, etc. should be wrapped in a securely tied bag of package and then be placed through hopper door panel into flue.
  - (vii) The superintendent shall be notified of any drippings or moist refuse appearing on incinerator closet floor and corridors.
- (29) No vehicle belonging to a Lessee or to a member of the family or guest, subtenant or employee of a Lessee shall be parked in such manner as to impede or prevent ready access to any entrance of the building by another vehicle.
- (30) The agents of the Lessor, and any contractor or workman authorized by the Lessor, may enter any apartment at any reasonable hour of the day for the purpose of inspecting such apartment to ascertain whether measures are necessary or desirable to control or exterminate any vermin, insects or other pests and for the purpose of taking such measures as may be necessary to control or exterminate any such vermin, insects or other pests. If the Lessor takes measures to control or exterminate carpet beetles, the cost thereof shall! be payable by the Lessee, as

additional rent.

(31) These House Rules may be added to, amended or repealed at any time by resolution of the Board of Directors of the Lessor, provided that such resolution is adopted by the affirmative vote of not less than two-thirds of the Directors then in office SHORE VIEW CORPORATION

RESOLVED, that new paragraphs 32, 33 and 34 be added to the Corporation's House Rules to read as follows:

- 32. Failure to comply with these House Rules and/or Lessor's rules and regulations regarding alterations, as same may be amended from time to time shall entitle Lessor to impose a fine of up to \$750 for each instance of non-compliance, for each month or part thereof that Lessee fails to cure such non-compliance. Such fine shall be in addition to any other remedies available to Lessor.
- 33. Lessee shall give at least seventy-two (72) hours prior written notice to the Lessor's managing agent and superintendent of all major deliveries to Lessee's apartment including, without limitation, appliances, furniture and other large items. Such major deliveries shall be made **only** via the building's side entrance.
- 34. Lessee shall give at least seven (7) days prior written notice to Lessor's managing agent and superintendent of all decorating work to Lessee's apartment including, without limitation, floor refinishing, painting and wallpapering.35.

  A. Lessee shall maintain at all times, the following insurance:
- (i) general liability insurance covering bodily injury and property damage in the minimum amount of \$ 1,000,000 per occurrence.
- (ii) insurance covering Lessee's personal property and those items that are the responsibility of the Lessee under the proprietary lease. By way of example only, this insurance should cover loss or damage to the following:

Furniture, clothing, appliances and other personal property.

Fixtures, systems and equipment such as toilets, sinks, cabinetry and exposed piping. Improvements

made by the Lessee such as flooring, walls, paneling and tiling.

- B. Within 60 days of notice of the passage of this House Rule no. 35, existing Lessees shall furnish proof of insurance to Lessor. In addition, at least once every 12 months all Lessees shall provide proof of insurance. Proof of coverage shall be in the form of an insurance certificate providing that coverage will not be terminated or cancelled without at least thirty days' prior notice to the Lessor and its managing agent.
- C. All purchasers of apartments must furnish proof of insurance coverage **prior** to closing. All subtenants must furnish proof of insurance before move-in.
- D. In the event Lessee fails to provide proof of insurance, Lessor may, at its option, and at Lessee's expense, obtain such insurance on Lessee's behalf. Shoreview Corp. 9411 Shore Road, Brooklyn NY 11209

New House Rule February 2010

36. A. Every mattress, box spring and pillow ("Bedding"), within Lessee's

apartment shall be covered with mattress/box spring encasements and pillowcases meeting industry approved standards for bedbug prevention (Encasements). Lessees shall affect frill compliance with this provision within 30 days of notice to Lessee of the enactment of this provision as to all Bedding located in the apartment as of the date of such notice. Any Bedding brought into the Corporation's premises after the date of such notice shall be equipped with Encasements prior to such Bedding entering the premises. Bedding that does not comply with the foregoing requirement will not be permitted into the Building and in such event, the Corporation will have no liability for any costs resulting from such non-compliance, including, without limitation, costs for rescheduling a move-in.

B. Lessee shall provide access to Lessor and its agent upon not less than 48 hours' notice to verify compliance with this provision. Article 16, sub-paragraph (iv) of Paragraph (a) of the

Proprietary Lease be amended by adding the material underscored so that it reads as follows:

"Except as provided in paragraphs 38 and 39 of this lease: (a) The lessee shall not assign this Lease or transfer the share to which it is appurtenant or any interest therein, and no such assignment or transfer shall take effect as against the Lessor for any purpose, utility.

' (iv) all sums due from the Lessee shall have been paid to the Lessor, together with a sum to be fixed by the Directors to cover reasonable legal and other expenses or fees of the Lessor and its managing agent in connection with such assignment and transfer of shares {subject to Paragraphs 38 and 39:hereof) and in addition a transfer fee in an amount 'to be fixed from time

to time by the 3oard of Directors of the Lessor not to exceed'\$6.00 per share of the shares allocated to the apartment affected 'by the lease to be assigned must be paid to the Lessor. 1"