263 West 38th Street *Suite 15E *New York, NY 10018 Phone: 212.302.1500 *Fax: 212.302.3855

320 West 84th Corp.-Sublet Application and Required Documents
The following is a list of the items you are required to submit for the board to review your application.

All of the required documents must be assembled into a complete package of **one (1) original** and **Five (5) collated copies** and delivered to Kyrous Realty Group, Inc., 263 West 38th Street, Suite 15E, New York, NY 10018. **DO NOT DUPLICATE HOUSE RULES.** Please retain the copy included in this package for your information.

Upon receipt of a completed package and after verification of all financial data and references, the application will be submitted to the Board of Directors for review.

- 1. Sublet Application (enclosed)
- 2. Executed Sublease Agreement
- 3. Financial Statement
- 4. Last two (2) year's Income tax Returns (include W-2's)
- 5. Signed Credit Report Release
- 6. Letter from current landlord/management agent verifying status of tenancy
- 7. Letter from current employer verifying salary, position length of employment and likelihood of continued employment.
- **8.** Two (2) personal letters of recommendation for each person to be named on the Sublease Agreement.
- 9. Letter of financial reference
- 10. House Rules Acknowledgement
- 11. Copies of Checking & Savings Account Statement for past three (3) months
- 12. New York City: Window Guard/Lead Paint Notice

Fees-Due with Application

Move-in Deposit: \$600.00 Check (\$100.00 is non-refundable) payable to 320 West 84th Corp. In case of damage to the building, the cost of repairs will be deducted from this deposit. This check must be in the form of a certified check or money order.

Move-out Deposit: \$500.00 Check payable to 320 West 84th Corp. In case of damage to the building, the cost of repairs will be deducted from this deposit. This check must be in the form of a certified check or money order.

Application Processing Fee: \$550.00 certified check or money order payable to Kyrous Realty Group, Inc. This fee includes one credit check. Each additional credit check is \$50.00.

Subletting is permitted for a maximum of 3 years during ownership.

Sublet approvals are for a one year term and additional terms, up to 3 years, require board approval.

320 West 84th Corp. Sublet Application and Required Documents page 2

Sublet fees:

For the first year: 5% of monthly maintenance billed monthly and due with maintenance;

For the second year: 10% of monthly maintenance billed monthly and due with maintenance;

For the third year: 15% of monthly maintenance billed monthly and due with maintenance.

All maintenance fees must be current in order for your application to be processed.

Incomplete packages will delay the Managing Agent's review and submission to the Board.

263 West 38th Street +Suite 15E +New York, NY 10018 Phone: 212.302.1500 +Fax: 212.302.3855

IMPORTANT NOTICE

Please Read Carefully

Kyrous Realty Group, Inc. realizes that this application contains sensitive personal information. We require the social security number for each applicant (and each other adult occupant of the apartment) on the authorization to obtain Credit Report Information (see Credit Report Release). This is the only place on the application requiring a social security number. but social security numbers may be contained on other documents that you are submitting (e.g. tax returns, contracts of sale). Before submitting these documents, please blacken otherwise obliterate the social security number Kyrous Realty Group, Inc. cannot be responsible for the security of this information if it is included in these documents.

263 West 38th Street +Suite 15E +New York, NY 10018 Phone: 212.302.1500 +Fax: 212.302.3855

Applicant Information Name(s):____ SS#: SS#: _____ Present Apartment to be occupied by: Address: _____ Applicant(s) U Yes U No Occupants ____ Years at this address: Do you own your present residence? Yes D No D Relationship ____ **CURRENT EMPLOYER INFORMATION:** Employer: Business Address: Office Phone: Nature of Business: Position: PREVIOUS EMPLOYER INFORMATION: Annual Salary: Employer: Length of Employment: **Business** Address: ____ Office Phone: SPOUSE'S EMPLOYER INFORMATION: Length of Employment: Employer: Office Phone: **Business** Position: Address: Annual Salary: \$_____ Nature of Business: Length of Employment: **BROKER INFORMATION:** Name: ATTORNEY INFORMATION: Address: _____ Name: _____ Phone:_____ Address: Phone:

KYROUS REALTY GROUP, INC. Applicant Information Page 2 of 4

-continued	
Are there any outstanding judgments agains If Yes, please explain:	t you? Yes 🔾 No 🔾
Do you have any diplomatic immunity or other. If Yes, please explain:	
	nvolved in a bankruptcy procedure? Yes 🗆 No 🗅
Names of all clubs and society memberships	, fraternities and honorary societies to which applicant belongs:
Schools and colleges attended by husband, w	vife and children:
Names of all residents in the building known	by the applicant:
Does applicant wish to maintain any pets in t	he apartment, and if so, please specify with full information:
	he apartment, and if so, please specify with full information: f so, where?
Do you own or rent another residence, and if	
Do you own or rent another residence, and if PERSONAL & BUSINESS REFERENCES	f so, where?
Do you own or rent another residence, and if PERSONAL & BUSINESS REFERENCES PERSONAL REFERENCE#1: Name:	f so, where? PERSONAL REFERENCE#2: Name:
Do you own or rent another residence, and if PERSONAL & BUSINESS REFERENCES PERSONAL REFERENCE#1: Name:	f so, where? PERSONAL REFERENCE#2: Name:
Do you own or rent another residence, and if PERSONAL & BUSINESS REFERENCES PERSONAL REFERENCE#1: Name: Address:	PERSONAL REFERENCE#2: Name: Address:
Do you own or rent another residence, and if PERSONAL & BUSINESS REFERENCES PERSONAL REFERENCE#1: Name: Address:	PERSONAL REFERENCE#2: Name: Address: Phone:
Do you own or rent another residence, and if PERSONAL & BUSINESS REFERENCES PERSONAL REFERENCE#1: Name: Address: Phone:	PERSONAL REFERENCE#2: Name: Address: Phone: Relationship: Person to verify Applicant's Employment or
Do you own or rent another residence, and if PERSONAL & BUSINESS REFERENCES PERSONAL REFERENCE#1: Name: Address: Phone: Relationship: BUSINESS REFERENCES	PERSONAL REFERENCE#2: Name: Address: Phone: Relationship: Person to verify Applicant's Employment or Applicant's Supervisor
Do you own or rent another residence, and if PERSONAL & BUSINESS REFERENCES PERSONAL REFERENCE#1: Name:	PERSONAL REFERENCE#2: Name: Address: Phone: Relationship: Person to verify Applicant's Employment or Applicant's Supervisor Name:

KYROUS REALTY GROUP, INC. Applicant Information Page 3 of 4

FINANCIAL REFERENCES	
PERSONAL ACCOUNTS: CHECKING	PERSONAL ACCOUNTS: SAVINGS
Bank Name:	Bank Name:
Account No:	Account No:
Address:	Address:
PERSONAL ACCOUNTS: CHARGE CARD#1	PERSONAL ACCOUNTS: CHARGE CARD#2
Account Name:	Account Name:
Account No:	Account No:
Exp. Date:	Exp. Date:
PERSONAL ACCOUNTS: CHARGE CARD#3	PERSONAL ACCOUNTS: CHARGE CARD#4
Account Name:	Account Name:
Account No:	Account No:
Exp. Date:	Exp. Date:
BUSINESS ACCOUNTS: CHECKING Bank Name:	CLOSEST LIVING ADULT RELATIVE (Not intending to reside with Applicant)
Account No:	Name:
Address:	Address:
	Phone:
	Relationship:
Applicant Signature	Date:
Applicant Signature	Date:

KYROUS REALTY GROUP, INC. Applicant Information Page 4 of 4	
1.56	

EMERGENCY CONTACT INFORMATION	
APPLICANT INFORMATION:	
Person to call in the event of an emergency	
Contact Name:	Residence Phone:
Relationship:	Office Phone:

<u>Kyrous Realty Group, Inc.</u> 263 West 38th Street •Suite 15E •New York, NY 10018 Phone: 212,302,1500 •Fax: 212,302,3855

undersigned onday of, 20	
Applicant Name	Applicant Name
Applicant Signature	Applicant Signature
Address:	Address:

ASSETS	Applicant	Co-Applicant	LIABILITIES	Applicant	Co-Applicant
Cash in banks			Notes Payable:		
Money Market Funds			To Banks	······································	
Contract Deposit			To Relatives		
Investments: Bonds & Stocks (See schedule)			To Others Installment Accounts Payable:		
Investment in Own Business]		Automobile	······································	
Accounts and Notes Receivables			Other	· · · · · · · · · · · · · · · · · · ·	
Real Estate Owned (See schedule)			Other Accounts Payable		
Automobiles: Year: Make:			Mortgages Payable on Real Estate (see schedule)		
Personal Property & Furniture			Unpaid Real Estate Taxes		<u> </u>
Life Insurance Cash Surrender Value			Unpaid Income Taxes Chattel Mortgages		
Retirement Funds/IRA					· · · · · · · · · · · · · · · · · · ·
401K.			, have	······································	
KEOGH			Outstanding Credit Card Loans		
Profit Sharing/Pension Plan		······································	Other Debts (Itemize)		
Other Assets			TOTAL LIABILITIES		
TOTAL ASSETS			NET WORTH		
COMBINED ASSETS			COMBINED NET WORTH		

KYROUS REALTY GROUP, INC. 263 West 38th Street +Suite 15E +New York, NY 10018 Phone: 212.302.1500 +Fax: 212.302.3855

SOURCE OF INCOME	Applicant	Co-Applicant	CONTINGENT LIABILITIES	App	olicant	Co-Ap	plicant
Base Salary			Endorser or Co-maker on Notes				
Overtime Wages			Alimony Payments (Annual)		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
\$Bonus & Commissions			Child Support			,	
\$Dividends and Interest Income	,		Defendant in any legal action?	Yes 🔾	NoD	Yes 🗅	No□
Other Income (Itemize)			Any unsatisfied judgments	Yeş 🗅	NoC	Yes 🗆	No□
TOTAL			Ever filed for bankruptcy	Yes 🗅	NoD		
COMBINED TOTAL			Explain	<u> </u>		<u>. L. _{- 7,1,2,2}</u>	,

PROJECTED COMBINED MONTHLY EXPENSES	Applicants
Maintenance	
Apartment Financing	
Other Mortgages	
Bank Loans	
Auto Loan	
TOTAL	

Application: 320 West 84th Corp.

KYROUS REALTY GROUP, INC. 263 West 38th Street +Suite 15E +New York, NY 10018

IDDITE OF OFFICE	YOU A NEW YORK YOU	*			
IEDULE OF STOCK	S AND BONDS	3			
Amount Of Shares	Description (Extended Valuation in Column)			Marketable Value	Non-Marketable Value
		······································			
EDULE OF REAL E	STATE				
Descri	otion	Cost	Actual Value	Mortgage Amount	Maturity Date
				NAME OF TAXABLE PARTY O	waturity Date
		· · · · · · · · · · · · · · · · · · ·			
DULED OF NOTE fy any assets pleds		al, including th	e liabilities they secu	re;	
Whom Payable	Date	Amoun	t Due	Interest	Pledged As Secu
foregoing statement	and datails	doining the said	hoth pulsted as 3 - ***		
mnly declares and ce	s and details per rtifies that the s	naming thereto, ame is a full and	correct exhibit of my/o	on, have been carefully read ur financial condition.	and the undersigned her
licant Signature			Date:		
					•

Application: 320 West 84th Corp.

263 West 38th Street *Suite 15E *New York, NY 10018 Phone: 212,302,1500 *Fax: 212,302,3855

CREDIT	REPORT	RELEASE

I (we) hereby authorize Kyrous Realty Group, Inc., on behalf of 320 West 84th Corp., to request and receive any and all information from any credit bureaus, previous employers, law enforcement agencies, and references.

I (we) will hold harmless and/or release Kyrous Realty Group, Inc. and 320 West 84th Corp. from any and all claims and liability which may arise now or in the future with regard to the obtaining or the releasing of the above stated information for the purpose of doing credit checks, and criminal activity checks.

Each Applicant and all adults who will reside in the Unit must complete Credit Report Release.

PLEASE PROVIDE THE FOLLOWING INFORMATION:	
Name:	Date of Birth:
Social Security #:	Age:
Address:	Employer's Company Name
	Address:
	Date:
Applicant Signature	

*Duplicate for Additional Applicants

RESOLUTION OF THE BOARD OF DIRECTORS OF 320 WEST 84 CORP

The following resolution was duly adopted by the Board of Directors at a regular meeting held on June 28, 2010 to take effect immediately:

RESOLVED, that prior to allowing a shareholder to sublet their apartment, the apartment unit must be owner occupied for a minimum of one year after their initial purchase. Current shareholders who have occupied their unit for more than one year may sublet immediately pending board approval. A three year maximum on the length allowed to sublet their apartment unit will continue to stay in effect.

- Monthly Sublet fees will be as follows:
 - 5% of Monthly Maintenance in the first year
 - 10% of Monthly Maintenance, in the second year
 - 15% of Monthly Maintenance, in the third year.

All sublets will continue to require Board approval.

HOUSE RULES

- (1) The public halls and stairways of the 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 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, stairways, fire towers or elevators and shall not be permitted on the roof unless accompanied by a responsible adult.
- (4) No public hall above the ground floor 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 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 eleven (11:00) o'clock p.m. and the following eight (8:00) o'clock 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 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.
- (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) No velocipedes, bicycles, scooters or similar vehicles shall be allowed in a passenger elevator and baby carriages and the abovementioned vehicles shall not be allowed to stand in the public halls, passageways, areas or courts of the building.
- (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) Garbage and refuse from the apartments shall be disposed of only at times and in such manner as the superintendent or the managing agent of the building may direct.
- (14) Water closets and other water apparatus in the building shall not 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 shall 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 instances 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 window sills, 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) 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.

- (19) The Lessee shall use the available laundry facilities only upon such days and during such hours as may be designated by the Lessor or the managing agent.
- (20) The Lessor shall have the right from time to time to curtail or relocate any space devoted to storage or laundry purposes.
- (21) 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 eighty (80%) percent of the floor area of each room excepting only kithens, pantries, bathrooms, maid's rooms, closets, and foyer.
- (22) 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.
- (23) The Lessee shall keep the windows of the apartment clean. In case of refusal or neglact of the Lessee during ten (10) 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 for the purpose of such cleaning and to charge the cost of such cleaning to the Lessee.
- (24) The 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 whatever with the same by Lessees or members of their families or their guests, employees or subtenants.
- (25) Complaints regarding the service of the building shall be made in writing to the managing agent of the Lessor.
- (26) Any consent or approval given under these House Rules by the Lessor shall be revocable at any time.
- (27) If there be a garage in the building, the Lessee will abide by all arragnements made by the Lessor with the garage operator with regard to the garage and driveways thereto.
- (28) No Lessee shall install any plantings on the 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 the 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 (3) inches from the parapet and flashing, with the floor of drainage tiles and suitable weep holes at the sides to draw off water. It shall be the responsibility of the Lessee to maintain the containers in good condition, and the drainage tiles and weep holes in operating condition.

- (29) 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.
- (30) These House Rules may be added to, amended or repealed at any time by resolution of the Board of Directors of the Lessor.

<u>Kyrous Realty Group, Inc.</u> 263 West 38th Street •Suite 15E •New York, NY 10018 Phone: 212.302.1500 •Fax: 212.302.3855

320 West 84th Corp.-Letter to Board of Directors

The Board of Directors 320 West 84 th Corp. 320 West 84 th Street New York, NY 10010	
Re: 320 West 84 th Corp. Unit #:	
Dear Board of Directors:	
I (We) have received, read, understand a 320 West 84 th Corp.	and agree to abide by the House Rules for
Signature of Applicant	Date
Signature of Applicant	Date

320 West 84th Corp.

c/o Kyrous Realty Group, Inc. 263 West 38th Street, Suite #15E New York, NY 10018-5851

RETURN THIS COPY

ANNUAL NOTICE

PROTECT YOUR CHILD FROM LEAD POISONING AND WINDOW FALLS

New York City law requires that tenants living in buildings with 3 or more apartments complete this form and return it to their landlord before February 15, each year. If you do not return this form, your landlord is required to visit your apartment to determine if children live in your apartment.

Peeling Lead Paint

By law, your landlord is required to inspect your apartment for peeling paint and other lead paint hazards at least once a year if a child under 6 years of age (5 years or younger) lives with you.

- You must notify your landlord in writing if a child under 6 comes to live with you during the year.
- If a child under 6 lives with you, your landlord must inspect your apartment and provide you with the results of these paint inspections.
- Your landlord must use safe work practices to repair all peeling paint and other lead paint hazards.
- Always report peeling paint to your landlord. Call 311 if your landlord does not respond.

These requirements apply to buildings with 3 or more apartments built before 1960. They also apply to buildings built between 1960 and 1978 if the landlord knows that lead paint is present.

Window Guards

By law, your landlord is required to install window guards in all your windows if a child under 11 years of age (10 years or younger) lives with you, OR if you request them (even if no children live with you).

- It is against the law for you to interfere with installation, or remove window guards where they are required. Air conditioners in windows must be permanently installed.
- Window guards must be installed so there is no space greater than 4¹/₂ inches above or below the guard, on the side of the guard, or between the bars.
- ONLY windows that open to fire escapes, and one window in each first floor apartment when there is a fire escape on the outside of the building, are legally exempt from this requirement.

These requirements apply to all buildings with 3 or more apartments, regardless of when they were built.

Fill out and detach the bottom part of this form and return it to your landlord.

Please check all boxes that apply																		
☐ A child age under 6 years of age (5 years or younger) lives in my apartment.																		
☐ A child under 11 years of age (10 years or younger) lives in my apartment and:																		
 ☐ Window guards are installed in all windows as required. ☐ Window guards need repair. ☐ Window guards are NOT installed in all windows as required. ☐ No child under 11 years of age (10 years or younger) lives in my apartment: 																		
										☐ I want window guards installed anyway.								
										☐ I have window gua	ards, but they need repair.							
Last Name	First Name	Middle Initial																
Street Address	Apt. #	City	State	Zip Code														
	. 	 ,		2.b 4.44														
Signature	I	Date	Telephone N	Telephone Number														
					ļ													

Deadline for return: February 15, 2015

Return form to: Name and address of landlord or managing agent. Call 311 for more information on preventing lead poisoning and window falls.

DOHMH-approved: October 16, 2014

320 West 84th Corp.

c/o Kyrous Realty Group, Inc. 263 West 38th Street, Suite #15E New York, NY 10018-5851

KEEP THIS COPY

ANNUAL NOTICE

PROTECT YOUR CHILD FROM LEAD POISONING AND WINDOW FALLS

New York City law requires that tenants living in buildings with 3 or more apartments complete this form and return it to their landlord before February 15, each year. If you do not return this form, your landlord is required to visit your apartment to determine if children live in your apartment.

Peeling Lead Paint

By law, your landlord is required to inspect your apartment for peeling paint and other lead paint hazards at least once a year if a child under 6 years of age (5 years or younger) lives with you.

- You must notify your landlord in writing if a child under 6 comes to live with you during the year.
- If a child under 6 lives with you, your landlord must inspect your apartment and provide you with the results of these paint inspections.
- Your landlord must use safe work practices to repair all peeling paint and other lead paint hazards.
- Always report peeling paint to your landlord. Call 311 if your landlord does not respond.

These requirements apply to buildings with 3 or more apartments built before 1960. They also apply to buildings built between 1960 and 1978 if the landlord knows that lead paint is present.

Window Guards

By law, your landlord is required to install window guards in all your windows if a child under 11 years of age (10 years or younger) lives with you, OR if you request them (even if no children live with you).

- It is against the law for you to interfere with installation, or remove window guards where they are required. Air conditioners in windows must be permanently installed.
- Window guards must be installed so there is no space greater than 4¹/₂ inches above or below the guard, on the side of the guard, or between the bars.
- ONLY windows that open to fire escapes, and one window in each first floor apartment when there is a fire escape on the outside of the building, are legally exempt from this requirement.

These requirements apply to all buildings with 3 or more apartments, regardless of when they were built.

Fill out and detach the bottom part of this form and return it to your landlord.

, ~					,													
Please check all boxes that	apply																	
A child age under 6 years of age (5 years or younger) lives in my apartment.																		
 ☐ A child under 11 years of age (10 years or younger) lives in my apartment and: ☐ Window guards are installed in all windows as required. ☐ Window guards need repair. 																		
									 ☐ Window guards are NOT installed in all windows as required. ☐ No child under 11 years of age (10 years or younger) lives in my apartment: ☐ I want window guards installed anyway. 									
Last Name	First Name	**************************************	Middle Initial															
Street Address	Apt. #	City	State	Zip Code														
Signature		Date	Telephone Number															
oigiidadi C	Date		reseptione without															

Deadline for return: February 15, 2015

Return form to: Name and address of landlord or managing agent. Call 311 for more information on preventing lead poisoning and window falls.

DOHMH-approved: October 16, 2014



NEW YORK CITY Residential Recycling Guide

Full recycling is back in America's largest city! Here are some simple pointers on what to recycle and how.

YES

Newspapers, magazines & catalogs

White or colored paper

All mail (even envelopes with plastic windows), wrapping paper, etc.

Smooth cardboard

Cereal and other dry-food boxes, etc.

Paper bags

Flattened cardboard

NO

Plastic- or wax- coated paper Candy wrappers, take-out containers, etc.

Carbon paper

Heavily soiled paper or cardboard Hardcover books

Place paper and cardboard recyclables in a clear bag or green-labeled container. Note that paper milk and juice cartons (rinsed) should be placed in the container with metal, glass and plastic.

MCkall-Cllassizzapiaside

YES

Metal cans

Food, aerosol (empty), etc.

Foil wrap & trays

Plastic bottles & jugs For detergent, soda, milk, juice, water, etc.

For detergent, soda, mlik, juice, water, etc.
-any bottle where the neck is smaller than the body

Glass bottles & jars

Milk and other beverage cartons Household metal including:

- Wire hangers
- All metal appliances (from washing machines and stoves to toasters and frons)*
- All indoor and outdoor metal furniture, including cabinets and window screens
- Metal pots and pans, cutlery and utensils
- *Call 311 before discarding appliances that contain CFC gas, such as refrigerators and air conditioners.

NO

Motor oil or chemical containers

Styrofoam

Cups, egg cartons, etc.

Food containers

For yogurt, margarine, take-out, salad bar, etc.

Plastic bags, wrap or film

Sandwich wrap, grocery or dry cleaning bags, etc.

Plastic travs or tubs

For microwave, etc.

Plastic utensils, plates, cups, bowls

Plastic appliances, toys, furniture

Lightbulbs

Pane glass

Pump spray nozzles

Caps or lids

Household batteries

Rinse metal, glass and plastic items and place them in a clear bag or blue-labeled container. Throw away caps and ilds with your regular trash. To collect the 5-cent deposit on beverage containers such as beer and soda bottles and cans, redeem them at a neighborhood store instead of putting them in with your recycling.

For more information, call the city information line at 311 or visit the New York City Recycles website at www.ci.nyc.ny.us/htmi/dos/htmi/bw_home/index.htmi

To find this guide online, go to www.nrdc.org/cities/recycling/

Natural Resources Defense Council 40 West 20th Street, New York, NY 10011 | 212 727-2700 www.nrdc.org