INSURANCE/COI REQUIREMENTS

and

HOLD HARMLESS AND INDEMNIFICATION AGREEMENT

| | dition of doing business with | "Unit Owner" OR "Building | |
|----------|--|--|--|
| Owner), | every Contractor or Vendor (Including any Subcontractors) the "I | ocation") MUST: | |
| I. | provide insurance of the types and in not less than the requested by the condominium or corporation). If the Corthan those limits set forth below, then those higher limit Subcontractors insurance coverage is primary and non-corporately Manager, and grants such parties a waiver of subin will be permitted. Each of the contractors and subcontractor of its portion of the Work (and any warranty per contractor or the subcontractor) | limits set forth below (or in a greater amount if ntractor or Subcontractor is carrying higher limits is shall be deemed to be required. Contractors or contributory to Building Owner, Unit Owner and rogation; and no diminution of limits of insurance extors shall maintain the insurance throughout the | |
| | a. Commercial General Liability using an industry standal contractual liability with minimum limits of \$2,000,000 either per project or per location endorsement for problem. Comprehensive Automobile Liability insurance with a limit each accident, including bodily injury and proper hired/borrowed and non-owned autos. c. Workers' Compensation Employers Liability Insurance insurance including Occupational Disease in the minimum where the work is performed | 0 each occurrence, \$4,000,000 aggregate with operty damage and bodily injury ninimum limits of\$1,000,000 combined single try damage liability for any owned, see and any statutory state disability benefits law | |
| II. | have the following entities named as Additional Insured in the Contractor's or Vendor's Commercial general liability, automobile and umbrella/excess insurances. For CGL on an Ongoing and Completed Operations basis using forms (CG 2010/2037 OR CG2037/CG2038). CG2033 NOT ACCEPTABLE: | | |
| | a. Unit Owner (If Any): | | |
| | b. Building Owner (MUST BE COMPLETED: directors and unit owners or shareholders, its engine building (the "Indemnified Persons") c. Property Manager (MUST BE COMPLETED: directors and unit owners or shareholders, its engine | its officers, | |
| III. | building (the "Indemnified Persons") on each occasion prior to the commencement of work at Building Owner, provide Property Manager with, at a mini. | * | |
| | a. a then-current Certificate of Insurance meeting the recommon sample Certificate of Insurance provided; Each insurance the condominium or corporation shall be corrected as Failure to reject a certificate or a policy shall not reinsurance in accordance with this agreement. b. a completed Acord 855-NY; c. a fully-executed copy of this Insurance/COI Require | ance policy or certificate of insurance rejected by necessary and shall be resubmitted until approved. lieve the contractor of the obligation to provide | |

Agreement; and any additional documentation requested by Property Manager.

INSURANCE/COI REQUIREMENTS

and

HOLD HARMLESS AND INDEMNIFICATION AGREEMENT

Contractor or Vendor or Subcontractor warrants that:

- II. its insurance coverage is primary and non-contributory to Building Owner, Unit Owner and Property Manager, and grants such parties a waiver of subrogation; and
- III. the commercial general liability insurance and excess insurance procured by Contractor or Vendor or Subcontractors do not contain any Third-Party Action Over exclusion clauses.
- IV. The insurance certificates shall provide that the said insurance may not be canceled, terminated or modified without ten (10) days' written advance notice thereof to the condominium or corporation.
- V. The contractor shall promptly furnish the condominium or corporation with copies of any endorsements subsequently issued amending insurance coverage or limits.
- VI. The Completed Operations Coverage is to extend for a period of one year following termination of the Work and Contractual Indemnity Coverage is also to extend for one year following termination of the Work

In the event of the failure of the contractor to furnish and maintain such insurance, the condominium or corporation shall have the right, at its option, at any time:

- (a) to revoke permission to perform the work and to deny entry into the Building of all workers, except that if such workers are escorted by a member of the Building's staff, they shall be permitted to remove their tools and supplies, or
- (b) to take out and maintain the said insurance for and in the name of the condominium or corporation, and, in such a case, the unit owner or shareholder agrees to pay the cost thereof and to furnish all information and consents necessary to permit the condominium or corporation to take out and maintain such insurance for and in the name of the condominium or corporation.

Compliance with the foregoing requirements to carry insurance and furnish certificates shall not relieve the unit owner or shareholder from liability assumed under any provisions of this Agreement.

Further, contractor agrees that, to the fullest extent permitted by law, it will indemnify, hold harmless and defend, at its expense, the building owner, the condominium or corporation, the unit owner or shareholder and the managing agent, tenants/occupants ("indemnitees") against all losses, lawsuits, actions, proceedings, costs, liabilities, expenses and damages, including, without limitation, reasonable attorney's fees and disbursements relating to death, personal injuries or property damage (including the loss of use thereof) arising out of or in connection with any acts or omissions of contractor or subcontractors its agents or employees, including any judgment, award or settlement and any and all costs and expenses related thereto, including, without limitation, court costs and fees, and the costs and expenses of defending and monitoring the foregoing, using counsel reasonably acceptable to the condominium or cooperative and the unit owner or shareholder. This agreement to indemnify specifically contemplates full indemnity in the event of liability imposed against the Indemnitees 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 Indemnitees 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.

The contractor's insurance policy shall also contain in substance the following endorsement:

This insurance shall not be invalidated should the insured waive, in writing, prior to a loss, any or all right of recovery against any party for the loss occurring to the property described herein.

Nothing in this Rider shall constitute a waiver of or limitation of any other rights or remedies the Corporation may have for consequential damages or otherwise.

INSURANCE/COI REQUIREMENTS and HOLD HARMLESS AND INDEMNIFICATION AGREEMENT

| Apartment Owner (If Any): | Contractor or Vendor: | Building Owner: | |
|--|------------------------------------|------------------------------------|--|
| Print Name | Print Contractor Name | Print Building Owner Name | |
| Name/Title of Authorized Signatory | Name/Title of Authorized Signatory | Name/Title of Authorized Signatory | |
| Signature of Authorized Signatory Signatory | Signature of Authorized Signator | y Signature of Authorized | |
| Date | Date | Date | |
| Property Manager | OTHER (If Any) | OTHER (If Any) | |
| Print Property Manager Name | Print Name | Print Name | |
| Name/Title of Authorized Signatory | Name/Title of Authorized Signatory | Name/Title of Authorized Signatory | |
| Signature of Authorized Signatory Signatory | Signature of Authorized Signatory | Signature of Authorized | |
| Date | Date | Date | |