The following are revisions, amendments, and additions to the Valley Park Estates Cooperative Corporation House Rules. In the event of any discrepancies, these revised House Rules will apply.

- 1) No one is permitted to loiter in the public halls or stairways. Children shall not be allowed to play or linger in the front, side, rear, or courtyards of the Cooperative buildings unless accompanied by an adult at all times.
- 2) No Lessee shall make or permit any excessive noise in the buildings or do or allow anything to be done therein which will interfere with the rights, comfort, and quiet enjoyment of others. No Lessee shall play upon any musical instrument or permit to operate a stereo, radio, television, or loudspeaker if the same shall unreasonably disturb or annoy other occupants of the Building.
- 3) By order of the Department of Health, smoking of any substance in any common area of the Building is prohibited at all times. Furthermore, smoking within 20 feet of a building entrance or an apartment window is prohibited.
  - a) No person shall smoke or vape cannabis, concentrated cannabis, or any other substance that may produce or emit an objectionable or nauseous odor on the grounds of the Cooperative's property, including but not limited to building hallways, laundry rooms, courtyards, courtyard benches, common areas, sidewalks, walkways, parking lots, garages, basements, basement stairwells, or any open spaces of the Cooperative's property.
- 4) No Lessee shall allow or cause foul or nauseous odors, including but not limited to that may be due to cigarette, cannabis, incense, or of food in the common areas of the building's hallways or whereas such odors may penetrate walls, ceilings, or floors into another apartment.
- 5) Nothing shall be hung or shaken from the Building's front entrance door, windows, or roofs or placed upon the building's windowsills or ledges.
- 6) No awnings, window air-conditioning units, window fans, 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, except through the wall sleeves provided, therefore.
- 7) No sign, notice, open house signage, advertisement, pictures, posters, or illumination shall be displayed on or at any window, any part of the Building, grounds, walkways, or property curbs.
- 8) No auction, tag, garage, or yard sale shall be held in an apartment, common area, or on the grounds of the property.
- 9) No shopping carts, bicycles, scooters, strollers, baby carriages, or other wheeled items shall be allowed to stand in public passageways, parking lots, sidewalks, walkways, courtyards, or in front of the building(s).
- 10) Under no circumstances are trucks, cars, vans, motorcycles, ATVs, scooters, or mopeds permitted on the grass, walkways, or sidewalk areas.
- 11) No vehicle belonging to or in the care of a Lessee, family member, guest, subtenant, licensee, or employee of a Lessee shall park for any period, for any reason in any space or spot, or area on the grounds of the Cooperative not assigned to the Lessee or in such manner as to impede or prevent ready access to any entrance of the Building. Violators are subject to towing and fines as outlined.

- 12) No satellite dish, radio, or television aerial shall be attached to or hung from the exterior of the Building. No cable wires will be permitted to be placed, secured, attached, or adhered to the building's front facade.
- 13) Garbage and refuse from the apartments are to be taken to designated areas and disposed of in trash refuse bins located in each of the parking lots. Only <u>household trash</u> may be placed in trash bins. Recycle items are to be placed in their appropriate containers.
  - a) Bulk trash, i.e., such as (but not limited to) furniture of any sort, beds, appliances, televisions, construction debris, carpeting or flooring, kitchen or bathroom cabinets, or countertops, shall be taken to the on-site bulk trash area located at the rear of the Maintenance Dept. Call the Manager's Office for further instructions and directions. 24-hour notice is required for access.
  - b) Bulk refuse placed in or at the household trash area will incur a charge of at least \$100 for removing and disposing of item(s).
- 14) Lessee shall be held fully responsible for the actions of their family members, subtenants, guests, servants, employees, and contracted workers.
- 15) Construction, repair work, alterations, and installations:
  - a) The Lessee shall obtain the Board's prior written approval for <u>any</u> construction, repair work, alterations, installation, or work in an apartment. An Alteration Agreement\* and a damage deposit of \$500 shall be submitted to the Manager's Office ten days before the proposed work commencement date for approval. The Lessee may commence the proposed work upon written approval from the Manager's Office.
  - b) The Lessor <u>will only permit licensed and insured</u> contractors to perform any plumbing, electrical, carpentry, tile, flooring, or demolition work in the apartments. Unlicensed and uninsured persons will not be permitted to perform any work that includes plumbing, electrical, carpentry, tile, flooring, or demolition.
  - c) Construction, repair work, alterations, any installations, furniture, or appliance delivery shall be conducted on weekdays and Saturdays (not including legal holidays) between 8:00 A.M. and 5:00 P.M.
  - d) Hallway carpeting shall be covered suitably to prevent debris from being embedded.
  - e) When a contractor is engaged to perform any renovation, repair, or installation, the following is to be included with the submission of the Alteration Agreement:
    - 1. Copy of the Contractor's Home Improvement License
    - 2. Certificate of Liability insurance listing Valley Park Estates Owners Corp. as Additional Insured
    - 3. Minimum One Million Dollars liability coverage
    - 4. Proof of Workmen's Compensation coverage
    - 5. A detailed list of the proposed work
  - f) The Lessee shall cause its contractor to cover the common area to prevent construction debris from being embedded in the carpeting or causing damage to the carpeting, wall coverings, or other finishes in the Building's hallways and other common areas. The Lessee's failure to safeguard the common area as required will result in a \$250 cleaning fee per occurrence.
  - g) The hallway area is to remain clean, clear, and unobstructed at all times.
  - h) The contractor performing work must remove all construction debris from the property.

Failure to comply will result in a house rule violation fine of \$500.

- 16) Second-floor units shall cover their entire (100%) floor areas (excluding the bathroom, foyer, kitchen, and dining area) of the apartment unit with carpeting and a minimum of 8 lb. padding underneath. As an alternative to carpeting, a second-floor apartment may install a floating floor system (over the existing hardwood floors) that includes foam insulation as approved by the Managing Agent. Failure to maintain approved floor coverings will result in a house rule violation fine of \$200 per month until the violation is cured.
- 17) No clothes washers or clothes dryers may be stored, maintained, kept, installed, or operated within the unit without the prior written approval of the Lessor or its Managing Agent. Installation shall be in an approved manner as determined by the Managing Agent.
- 18) No dog, bird, reptile, or other animal shall be kept or harbored in the Building except in compliance with all applicable municipal regulations. No dog or other animals shall be permitted on the common area except on the sidewalks and walkways while on a leash and proceeding to and from the street. At no time shall any pet be permitted to urinate or defecate on the sidewalk, walkways, parking lots, or on any of the grass areas. All animal waste is to be disposed of in accordance with municipal regulations. Violations of the above shall subject the Lessee to an assessment of \$200 as additional rent. Subsequent offenses shall carry an assessment of \$300 to be charged as additional rent. Continued violations may result in the termination of the Shareholder's privileged to house a pet.
  - a) A Pet Dog Registration form\* must be submitted to the Manager's Office.
  - b) At most, one dog with a weight limitation of 35 lbs. or one cat per household will be permitted.
  - c) Residents requiring a service or emotional support animal shall submit a Service/ Emotional Animal Acknowledgment Registration form\* to the Manager's Office.
- 19) Moving containers shall not be permitted on the grounds of the Cooperative.
- 20) The Lessee shall keep the windows of the apartment clean. In the case of refusal or neglect after due notice in writing from the Managing Agent to clean the windows, such cleaning may be done by the Lessor. The Managing Agent shall have the right to enter the apartment for the purpose of such cleaning. Bedsheets, towels, and blankets are not to be used as window treatments at any time.
- 21) Pest Control the Managing Agent and any workman authorized by the Lessor may enter any apartment at any reasonable hour to inspect such apartment to ascertain whether any measures are necessary to control or exterminate any vermin, insects, or other pests or to take such steps as may be required to control or exterminate any such vermin, insects, or other pests. The Lessee shall pay the cost thereof as additional rent.
- 22) Neither the Lessee nor any member of Lessee's family or guest shall be permitted to leave any personal belongings on (but not limited to) lawns, walks, driveways, public hallways, landings, stoops, passages, basement, attic, or meter rooms. Items left or stored in violation will incur a fine and may be subject to having items discarded without notice. Additionally, a charge for the removal of such item(s) will be assessed against the Lessee.

  a) For the sake of uniformity, only doormats provided by the Cooperative will be permitted in the hallway areas of the building.
- 23) Building front garden beds, porches, sides, and perimeters are to remain free of (but not limited to) garden ornaments, landscape path lights, decorative fencing, or flowerpots that may appear (at the Manager's discretion) abandoned, in disrepair, unsightly, or offensive.

- 24) No Lessee shall allow their apartment to be occupied in violation of the Housing and Rehabilitation Code of the Town of Hempstead regarding the number of occupants. The number of occupants allowable is based upon the apartment area. (150 sq. ft. for the first occupant and an additional 100 sq. ft. For each additional occupant. 1- bedroom- up to 3 people; 2 bedroom-up to 4 people.
- 25) Maintenance payments are due on or before the first day of the month. Payments must be received by 3 P.M. on the seventh (7th) day of each month. Late fees are assessed as additional rent to any Lessee whose maintenance is not received as outlined:
  - a) Payments received after 3 P.M. on the seventh (7th) day of the month will incur a late charge of \$40.
  - b) Payments received after 3 P.M. on the fifteenth (15th) day of the month will incur an additional \$20.
  - c) Payments received after 3 P.M. on the twentieth (20th) day of the month will incur an additional \$20.
  - d) A \$50 charge will be added to any account whose check is returned by their bank for any reason.
- 26) Apartment Insurance shall be maintained at all times by Lessee with a policy minimum of \$100,000.00 liability. Valley Park Estates Owners' Corp. shall be named an additional interested party with a 30-day cancellation notification. A current Certificate of Insurance shall be submitted to the Manager's Office.
- 27) Feeding stray animals (including but not limited to) cats, squirrels, or pigeons is not permitted from the windowsills or on the grounds of the Cooperative.
- 28) Lessees that wish to sublease their unit shall comply with the following:
  - a) The Lessee must have occupied the apartment for at least 18 months before applying for a subleasing application.
  - b) Prospective subtenant(s) are subject to the approval of the Admission Committee, completed application, and all applicable fees.
  - c) Only those listed on the sublet application and approved by the Admission Committee may occupy the apartment.
  - d) The Board of Directors reserves the right to revoke or withdraw any approval given.
  - e) A monthly sublet surcharge of \$50 will be charged throughout the sublease occupancy.
  - f) No subtenant(s) will be permitted to harbor or keep a dog.
  - g) Subtenant(s) will abide by the "SMOKE-FREE" Lease Agreement Addendum.
  - h) Thirty days before the lease expiration, the Lessee shall seek the Lessor's written approval to renew or extend the terms of the sub-tenancy.
  - i) A fee of \$500.00 per month will be charged as additional rent to any Lessee who sublets their apartment without the prior Board of Directors' written approval.
- 29) Shareholders who have been referred to legal as a result of delinquency of their monthly Maintenance obligation or as a result of a violation of the house rules whereas the Cooperative has incurred legal charges to ensure compliance, all charges and an Administrative Surcharge shall be assessed additional rent as follows:
  - a) Legal fees incurred up to \$150 shall incur an Administrative Surcharge of \$50.
  - b) Legal fees incurred up to \$400 shall incur an Administrative Surcharge of \$100.
  - c) Legal fees over \$400 shall incur an Administrative Surcharge of \$150.

- 30) The Lessee shall notify the Managing Agent 48 hours before conducting a move-in or out. The moving of furniture is permitted during the following times: Monday- Saturday between 9:00 A.M. 5:00 P.M. and Sunday and Holidays 10:00 A.M.-4:00 P.M.
- 31) Violations of these House Rules (unless otherwise noted) are subject to the following fine schedule:
  - a) Violation, 1st occurrence will be subject to a fine of not less than \$150
  - b) The same violation 2nd occurrence will be subject to a fine of not less than \$250.
  - c) A third offense of the same nature will result in the commencement of legal action to ensure compliance, which may result in the termination of the Proprietary Lease. Legal fees incurred will be the sole cost and responsibility of the Lessee.
  - d) Fines or fees incurred will be charged as additional rent.
- 32) Laundry rooms are located at 1060 Hunter Ave. and 1804 Shipley Ave. Entrances are located at the rear of the buildings.
  - a) Laundry room hours are 8:00 A.M. to 9:00 P.M. seven days. Last wash should be no later than 7:00 P.M.
  - b) Laundry machines only accept laundry cards. No coins or bills are accepted. You may purchase a laundry card from the card machine in each laundry room.
  - c) A key to access the laundry rooms may be picked up from the Manager's Office. As a safety and precautionary measure, please close the laundry room entrance door upon entering and exiting.
  - d) Laundry Rooms close promptly at 9:00 P.M. Clothes left after hours can be retrieved the following day.
- 33) Use of the storage lockers shall only be permitted during the hours of 8 A.M. 9 P.M. Under no circumstances shall a vehicle be allowed on the grass areas to load or unload belongings to or from the storage room lockers. Failure to abide will result in the termination of the storage room rental agreement.
- 34) No Lessee shall send any employee of the Lessor out of the Building on any private business of a Lessee.
- 35) Complaints regarding the service of the Building shall be made in writing to the attention of the Board of Directors and sent to the Managing Agent of the Lessor.
- 36) These House Rules may be added to, amended, or repealed at any time by the Board of Directors of the Lessor. Any consent or written approval given under these House Rules can be revoked at any time for any or no reason.
- \* These forms can be found on the Co-op's website: valleyparkestates.com

### **Important Phone Numbers**

PSE&G 800-490-0025

National Grid 800-930-5003

Please note both PSE&G and National Grid requires access to your apt. to turn utility service on. You must make arrangements to have someone home the day of your appointment. Please be advised that appointments to have service turned on can only be made between 8:00 AM and no later than 4:30 PM. 24-hour notice to the Manager's Office must be given for access to the meter room.

Should you experience a problem with your mailbox or need to obtain a key for your mailbox, you will need to contact the Post Office.

Valley Stream Post Office 111 South Franklin Ave, Valley Stream, New York 11580. 516-825-8739

Extermination services are provided on the 1st Wednesday between the hours of 4:30 PM-6:30 PM and the 3rd Saturday between the hours of 8:00 AM-10:00 AM of each month. This service is provided to all Valley Park residents at no charge. Residents requiring service, should call the Manager's Office at 516-285-6699 or email valleypark@me.com and request to be put on the list for service.

Hercules Inc. services the two on-site laundry rooms. You may call 1-800-526-5760 or visit their website: <a href="mailto:service@hercnet.com">service@hercnet.com</a> to report a problem with a washer/dryer or request a refund.

Those interested in renting a storage locker on the premises may call Bargold Storage Systems at 718-247-7000 or visit their website: <u>bargold.com</u>

For an ACH enrollment form, apartment layouts, purchase or sublet applications, and property information, please visit Valley Park Estates website at:

valleyparkestates.com

Should you wish to contact the Board of Directors to address a concern, you may do so by email: <a href="mailto:yalleypark@me.com">yalleypark@me.com</a> or writing to:

Board of Directors c/o Valley Park Estates 1017 Fenwood Drive Valley Stream, NY 11580