420 W 206th ST OWNERS CORP

RESIDENTIAL BUILDING SMOKING POLICY

New York City law (Local Law 147 of 2017) requires an apartment building owner of three or more apartments to establish a smoking policy and to provide a copy of the policy to all occupants of the building.

Policy on Smoking:

Smoking is not allowed in the locations checked below (check all boxes that apply). Even if no boxes are checked, New York City law bans smoking tobacco or non-tobacco products and using e-cigarettes in indoor common areas (including, but not limited to, lobbies, hallways, stairwells, mailrooms, fitness areas, storage areas, garages and laundry rooms).

	Inside of apartments*
	x Outside of areas that are part of apartments, including balconies, patios and porches
	Outdoor common areas, including play areas, rooftops, pool areas, parking areas, and shared alconies, courtyards, patios, porches or yards
Х□	Outdoors within 15 feet of entrances, exits, windows, and air intake units on property grounds
	Other areas/exceptions:
Sincerely,	
Owner/Agent	

^{*} An existing tenant of a rent-stabilized and rent-controlled apartment may be exempt from a policy restricting smoking inside their apartment unless the tenant consents to the policy in writing. This policy also may not apply during the lease term of an unregulated tenant.