



MNP/W P A C T PARTNER

Leasing Presentation Part 2

November 1, 2023 at 6:00 PM

Church of the Resurrection 325 E 101st Street, New York, NY 10029

PRESENTED BY:

THECOMMUNITY
BUILDERS











AGENDA

- What is PACT
- Who We Are
- Resident Needs Assessment Status
- Leasing Presentation
- Upcoming Meeting Agenda
- Questions & Answers

What is PACT?

What is PACT?

PACT Investments & Improvements

- NYCHA needs \$78.3 billion to fully renovate and modernize its housing, but the federal government has provided only a fraction of the funding needed.
- Through PACT, developments are included in the Rental Assistance Demonstration (RAD) and converted to a more stable, federally funded program called Project-Based Section 8.
- PACT unlocks funding to complete comprehensive repairs while keeping homes permanently affordable and ensuring residents have the same basic rights as they possess in the public housing program.



Renovated apartment at Twin Parks West



Site improvements at Baychester



Repaired roof and solar panel system at Ocean Bay (Bayside)



Renovated building entrance at Ocean Bay (Bayside)

How PACT Works

PACT depends on partnerships with private and non-profit development partners, who are selected based on resident input.

COMPREHENSIVE REPAIRS

Development partners bring design and construction expertise. They address all the physical needs at the development.

PROFESSIONAL MANAGEMENT

Property management partners are responsible for the day-to-day operation and upkeep of the buildings and grounds.

ENHANCED SERVICES

Partnerships with social service providers help improve on-site services and programming through input from residents.

PUBLIC CONTROL: NYCHA AND RESIDENTS

Your development will remain under public control. After conversion, NYCHA will continue to own the land and buildings, administer the Section 8 subsidy and waitlist, and monitor conditions at the development. Where needed, NYCHA can step in to resolve any issues that may arise between residents and the new property management team.

PACT Resident Protections

- Rent will be 30% of your household's income.*
- You will have the right to organize.
- Resident associations will continue to receive funding.
- You will have the right to renew your leases.
- Your application will not be re-screened upon conversion.

- You will be able to add relatives onto your leases.
- You will continue to have succession rights.
- You will be able to have grievance hearings.
- You will have the opportunity to apply for jobs created by PACT.

Who We Are

Who We Are

Development Team, General Contractor, and Property Management Company









Architects, Landscape Architect, and Sustainability Consultant

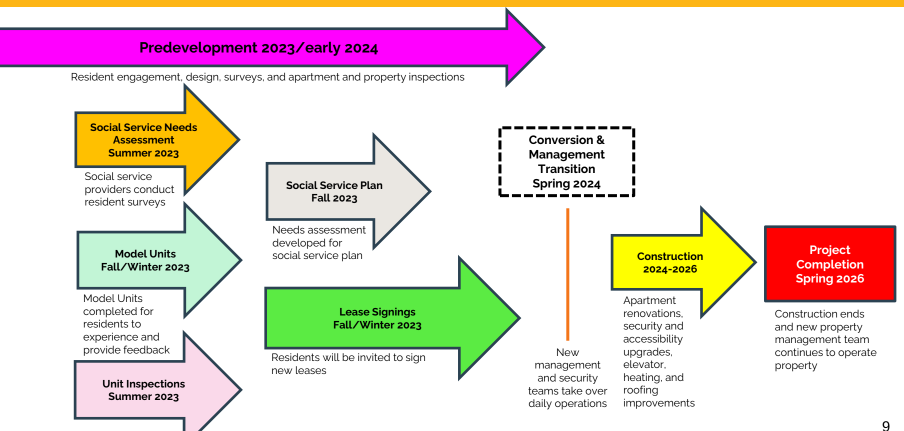








Project Timeline



Resident Meeting Schedule

Meeting	Торіс	Date	
1	Project Kickoff: Introduction to PACT Partners	February 2023	
2	Unit Inspections/Scope of Work/Design Kickoff	April 2023	
3	Design Charrette & Resident Surveys	May 2023	
4	HQS Inspections & Design Charrette Follow-Up	June 2023	
5	Introduction to Management Team and Leasing	September 2023	
6	Leasing Presentation	November 2023	
7	Social Service Plan	December 2023	
8	Final Design Plans	January 2024	
9	Local Hiring Presentation	February 2024	
10	Transition Plan, Introduction to Section 8 (copresented by NYCHA	March 2024	

Resident Needs Assessment

What is a Resident Needs Assessment?

- Collects resident feedback on service, resource, and programming needs
- Informs the creation of the Social Services Plan and selection of any additional social service providers
- Your responses are voluntary but appreciated to ensure that we can provide the best possible services to the building
- Survey can be filled out with PACT partner or on your own

Current Status and Schedule

Gaylord White Houses: over 44% complete Metro North Plaza: over 46% complete

- LSA/AAFE door knocking and tabling in lobby during the day
- Surveys will also occur on some nights and weekends. Dates and times are TBD.
- Surveyors will also walk the building to meet residents



Introduction to Property Management Team

Upon conversion, Wavecrest Management will become the managing agent for Metro North Plaza.

You may be familiar with some of our team members that are currently at the site.

Wavecrest team members can be identified by ID cards and/or apparel featuring this logo:





Ray Nolasco Property Manager



Josh Lu Housing Compliance Manager

Management Transition Overview

- ☐ As part of the PACT conversion, all residents must sign new leases
- Metro North residents will transition from Section 9 (public housing) to Section 8
- NYCHA Leased Housing Department will:
 - ✓ Recertify residents
 - ✓ Determine the resident monthly rent portion
 - ✓ Process Section 8 vouchers
 - ✓ Process requests to add/remove household members through the NYCHA Self-Service Portal
- Wavecrest team members will be able to assist residents with the portal at our site office.
- Repairs, rent payments, etc. will transition to the new property management team: Wavecrest Management

Management Transition - New Leases Overview

- ☐ Current Metro North residents, on the lease, will automatically qualify for Section 8 through the PACT program
- ☐ Tenant Rent portion will remain at 30% of adjusted gross household income
- Tenants who are paying a flat rent will have their rents increased to 30% over a five-year phase-in period
 NOTE: This does not apply to the overwhelming majority of residents
- Residents will sign a 1-year lease and be granted an automatic renewal upon annual recertification
- ☐ Utility & air-conditioning surcharges will remain the same
- New residents to Metro North Plaza Houses will come from NYCHA Section 8 waitlists, which are administered by NYCHA Section 8 Leased Housing Department

INTRODUCTION TO LEASE SIGNING

What is a lease?

- A lease is a binding contract between a landlord and tenant for a specified period
- Lease agreements outline the responsibilities of both the landlord and tenant
- ☐ Lease agreements outline tenant rights

As part of the conversion, households will be required to sign a new PACT Project-Based Section 8 lease to ensure that their apartment remains affordable to their household. This is a critical part of the Metro North PACT conversion.

Metro North Plaza residents will transition from Section 9 (Public Housing) to Section 8 Project Based Vouchers. Households will continue to only pay 30% of their income on rent.

INTRODUCTION TO LEASE SIGNING

- ☐ The PACT lease was developed by NYCHA and has been informed by residents, advocates, and stakeholders. It has also been reviewed by the Legal Aid Society, an independent legal services organization
- ☐ Many of the rights and protections of the PACT Program are documented in the PACT Lease, so signing this new lease ensures that households will remain a tenant under a lease that protects their resident rights (the same basic rights they possess in the public housing program)
- Over the next several months, we will share more information about the lease & conduct outreach to residents to sign their new lease

PACT LEASE PAGE 1: LEASE EFFECTIVE DATE & HOUSEHOLD INFORMATION

Page 1 of the PACT lease will be pre-filled with information NYCHA has on file for your household, including your Section 8 case number.

- During your lease signing appointment, please ensure all information on this page is correct
- The effective date of your PACT lease will be the date of the PACT conversion, which is expected to happen in early 2024

RESIDENTIAL APARTMENT LEASE – [DEVELOPMENT] PERMANENT AFFORDABILITY COMMITMENT TOGETHER (PACT) LEASE PACT Partner and Tennat make this spartment leave agreement ("Lease") as follows:	2023)
PERMANENT AFFORDABILITY COMMITMENT TOGETHER (PACT) LEASE	
PACT Partner and Tenant make this apartment lease agreement ("Lease") as follows:	Ē
PACT Partner Name:	
PACT Partner Address for Notices:	
PACT Property Manager Name:	
PACT Property Manager's Address:	
Development	or the
	of 13

PACT LEASE PAGE 2: SECTION 8 AND RESIDENT RENT PORTION

Page 2 of the PACT lease includes information about Section 8 and your monthly rent.

- Current Metro North residents automatically qualify for Section 8 through the PACT program
- □ This page will be pre-filled with your rent amount, which is determined by NYCHA's Leased Housing office. Your rent will be 30% of adjusted gross household income
- □ Residents who currently pay a flat rent will have their rents adjusted to 30% of adjusted gross household income over a five-year phase-in period

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 HEADINGS: Paragraph headings are only for ready reference to the terms of this Lease. In the event of a conflict between the text and a heading, the text controls.

MONTHLY RENT TO THE PACT PARTNER:

The monthly "Contract Rent" to the PACT Partner is determined by the New York City Housing Authority ("NYCHA") in accordance with the U.S. Department of Housing and Urban Development ("HUD") requirements for a tenancy under the Section 8 Voucher program.

One of the three options below will be checked by the PACT Partner prior to Tenant signing the Lease:

A. Unit on Section 8 Project-Based Housing Assistance Payment ("HAP") Contract. See Subparagraph 2.a.

___ B. Unit not on Section 8 Project-Based HAP Contract because a rent election has been made. See Subparagraph 2.b.

C. Tenant is Section 8 Tenant-Based participant; unit not on Section 8 Project-Based HAP Contract. See PACT Residential Lease Rider (Tenant-Based Section 8 Participants).

NNL IF 2/AI IS. CHECKT.Da. Tile, an Project Based HAP Centrest E. Ed., month the FACT Petters and/or the FACT Property Manager will credet a bound on the FACT Property Manager will crede a bound on the FACT Property Manager and Control Property Manager (1997). The property Manager and Property Manager (1997) and Property Manager (1997) and Property Manager (1997) and Property Manager (1998) property and PryCAR's implementation of the Rental Austriance Demonstration (FADT) program as implemented by Notice H 2019-20 (1998) and Property Manager (1998) and Pro

The remaining portion of the Contract Rent is the Tenant's portion of the rent. You so Tenant we remain the portion of the rent. You so Tenant we remain the portion of the rent which is an amount that is equal to thirty (30%) percent of your adjusted gross income are determined by NYCHA, excited within the properties of any allowance for tenant-paid utilities, if applicable as further set forth in accordance with

HID PSV requirements. If you was a NYCHIA. Substitution of the control of the Development, and if, at the similar conversion of the Development, and if, at the similar conversion of the Development of the position of the control o

The Contract Rent is the sum of the monthly housing assistance payment plus Tenant's portion of the rent.
The Tenant's portion of the rent is due and payable the first day of each month or at such other day each month as the PACT Partner and/or the PACT Property Manager may decide at the address above or at a location designated by the PACT Partner and/or the PACT Property Manager in writing. Notice from the PACT Partner to Tenant that rent is due is not required. The rent must be paid in full without deductions. The Tenant shall tender his/her/their portion of the rent by check or money order or as otherwise accepted by the PACT Partner and/or the PACT Property Manager (which may include rent paid directly to the PACT Partner on the Tenant's behalf by public assistance, and will be accepted in accordance with the public assistance payment schedule)

TENANT'S PORTION OF THE RENT: The initial Tenant's portion of the rent shall be

Monthly Housing Assistance Payment: The initial monthly housing assistance payment shall be

Contract Rent for Apartment: The initial contract rent shall be \$______.

b. ONLY IF 2(B) IS CHECKED: Unit not on Project-Based HAP Contract.

(i) At Initial Conversion: If at initial conversion, your Tenant's portion of the rest exceeds the Contract Rest as determined pursuant to the PBV program (the monthly bousing assistance payment is equal to 50), and you received the "Rest Election Form" attached to this Leave as Ridder and elected to pay the Contract Rest Amount as shown in the Rest Election Form and listed below which Contract Rest Election.

PACT LEASE PAGE 3: HOUSEHOLD INFORMATION

Page 3 of the PACT lease lists each member of your household and their relationship to the head of household.

- ☐ If you submitted a request to NYCHA to add or remove household members, please bring a copy of this paperwork to your lease signing appointment
- NYCHA's Office of Leased Housing will be responsible for processing these requests after the PACT conversion, but we can help you follow up

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Rent Amount is lower than thirty (30%) percent of your adjusted gross income, then your unit will not be on the Project-Based HAP Contract; or

(ii) After Initial Conversion: If you became a Tenant after the initial conversion and the Leased Premises was terminated from the Project-Based HAP because your tenant's portion of the rest exceeds the Contract Rent as determined pursuant to the PBV program (the monthly housing sustance payment is equal to 30 for at least 180 days), then you will pay the Contract Rent Amount shown below.

The PACT Partner and Tenant agree that if at any time the PACT Partner or the PACT Property Manager notifies Tenant that they are eligible for the PDEV porjam, the Tenant agrees to complete all documentation necessary to apply for assistance under the PSEV program. If the Tenant does not complete all packed the PSEV program. If the Tenant does not read that the packed the PSEV program of the Tenant Section (50) days of written northication by the PACT Penter or the PACT Property Manager, Tenant agrees to pay the Contract Rent for Apartment as listed below.

The Tenant agrees to provide to the PACT Partner and/or the PACT Property Manager annually, no later than sixty (60) days from the PACT Partner's and/or the PACT Property Manager's written request, a certification of annual income and household size along with verification documentation. In order to verify Tenant's certification of annual income and household size, the PACT Partner and/or the PACT Property Manager may require Tenant to provide, and Tenant agrees to deliver, such documentation as would enable the PACT Partner and/or the PACT Property Manager to verify Tenant's income under the requirements of the PBV Program, including, without limitation, consecutive paystubs, completed federal and state income tax returns, and W-2 and 1099 forms (or their equivalent). If the Tenant fails to provide income documentation within the required time frame. Tenant agrees to pay the Contract Rent for Apartment as listed below.

The Contract Rent Amount is due and payable the first day of each mouth of a tuck other day each mouth as the PACT Partner and/or the PACT Property Manager may decide at the address above or at a location designated by the PACT Partner and/or the PACT Portnery Manager in writing. Nonce from the PACT Partner to Tenant that rent is due is not required. The rent must be paid in full without deductions. The Tenant shall tender in full without deductions. The Tenant shall tender

his/her/their portion of the rent by check or money order or as otherwise accepted by the PACT Partner and/or the PACT Property Manager (which may include rent paid directly to the PACT Partner on the Tenant's behalf by public assistance, and will be accepted in accordance with the public assistance partners of the partners of the public assistance partners of the public assistance and the public assistance partners of the public assistance partners of the public assistance partners of the public assistance and the public assistance partners of the public assistance and the public assistance partners of the pub

CONTRACT RENT FOR APARTMENT: The initial contract rent shall be \$____.

- c. The PACT Partner, in consideration of the rest herein paid and Tenant's undertaking to conty with the Tenant's obligations in this Lesse and with all of the rules and requisitions of the PACT Partner, hereby lesses to the Tenant and the Tenant hereby rents from the PACT Partner the Lessed Premises for the Tenn specified blook;
- 3. USE AND OCCUPANCY OF LEASED PREMISES:

The Leased Premises shall be the Tenant's only residence and except as otherwise permitted herein shall be used solely as a residence for the Tenant and the members of the Tenant's household (i.e., those members that were authorized members of the public housing household at the time of conversion or named in the signed application for Section 8 post conversion) who remain in continuous occupancy since the incention of the tenancy, since birth or adoption, or since authorization by the PACT Partner and/or the PACT Property Manager and NYCHA. The members of the Tenant's household as authorized by the PACT Partner and/or the PACT Property Manager and NYCHA are listed below. The Tenant shall obtain the prior written consent of the PACT Property Manager, or such PACT Property Manager 's designee and NYCHA, before allowing any person to reside in the Leased Premises

The Tenant and the members of the Tenant's household listed below shall have the right to exclusive use and occupancy of the Leased Dramitar.

Name:	Relation to Tenant:

PACT LEASE PAGE 5: SECURITY DEPOSIT AND UTILITIES

Page 5 of the PACT lease includes information about your security deposit and utilities.

- ☐ The security deposit you have on-file with NYCHA will be transferred to Wavecrest Management upon conversion
- Utilities are the responsibility of management and are included in your rent
- Consistent with NYCHA House Rules, residents will not be allowed to maintain dryer units in their apartments

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specifically herein required to be posted shall be publicly posted in a conspicuous manner in the Management Office and in a prominent location in each building, and shall be furnished to the Tenant on request. The PACT Partner and/or the PACT Property Manager may not modify such schedules. policies, rules and regulations without the prior written consent of NYCHA. The PACT Partner and/or the PACT Property Manager shall give at least 30 days' prior written notice to the Tenant of any proposed modification. Such notice shall set forth the proposed modification and the reason therefor, indicate that the proposed modification is subject to NYCHA's prior written consent, and shall provide the Tenant an opportunity to present written comments (which notice and any comments shall be provided by the PACT Partner and/or the PACT Property Manager to NYCHA). A copy of such notice of any such proposed modification shall be

- i. delivered directly or mailed to the Tenant; or
- posted in at least 3 conspicuous places within the building in which the Leased Premises are located, as well as in a conspicuous place in the Management Office.
- 6. SECURITY DEPOSI
- a. At Initial Conversion: The balance of any security deposit currently held by NYCHA for you shall be transferred to the PACT Partner and you will not be required to pay any additional security, even if you transfer to another unit at this Davaloument.
- b. After Initial Conversion: If you are a new Tenant, any required security deposit is limited to the lesser of (i) one month of the Tenant's portion of the rent in the amount of \$_______, and (ii) the Contract Rent.
- If required by law, the amount hold as the security deposit will be held in an account besting interest at the banking institution's prevailing rate. An annual payment of accrued interest will be made by the banking institution to the Tenant, less 15° that banking institution to the Tenant, less 15° that banking institution to the PACT Partner. The tasks of the banking institution to the PACT Partner. The deposit as may be required to pay for damage to the Lessed Premises during the term of this Less. If Tenant carries out of Tenant o-Sulptions under this Less, and if the Lessed Permises is returned to the Lessed Permises in the Lessed

ordinary wear and tear excepted, Tenant's security deposit will be returned in full to Tenant, with accrued interest thereon, within fourteen (14) days of Tenant vacating. Tenant shall not use the security deposit to pay the last month's rent of the Lease term. The PAGT Partner may use the security deposit in full or in part, if necessary, as may be permitted by the premitted by the properties of the premitted by the premitted

- 7. SUBLETTING/ASSIGNMENT Tenant shall neither assign the Lacased Premises in whole or in part nor sublet the Leased Premises in whole or in part without the written consent of the PACT Pattner, nor permit anyone not specifically indicated in this Lease to occupy the Leased Premises. A sublet or assignment without concent shall constitute a breach of a substrantial obligation of this Lease.
- SERVICES: The following services and utilities are the responsibility of (boxes to be checked by the PACT Partner before signing):
- PACT Partner: ☐ Heat ☐ Hot water ☐ Gas ☐ Electricity ☐ Other
- Tenant: ☐ Heat ☐ Hot water ☐ Gas ☐ Electricity
 ☐ Other
- PACT PARTNER'S INABILITY TO PROVIDE SERVICE: If the PACT Partner is unable to provide certain services as a result of circumstances which are not the fault of the PACT Partner, Tenant's obligations under this Lesse, including the obligation to pay rent, shall remain in effect, except so otherwise permitted by Jaw.
- 10. ACCESS: The PACT Partner and/or the PACT Property Manager upon reasonable advance notice to the Tenant, shall be permitted to enter the Leased Premises during reasonable hours for the numoses of performing routine inspections and maintenance making improvements or repairs, or for showing the Leased Premises for re-leasing or to prospective mortgagees. A written statement specifying the purpose of the PACT Partner's or the PACT Property Manager's entry, delivered to Leased Premises at least 2 days before such entry, shall be considered reasonable advance notice. If the Tenant fails to permit such entry to the Leased Premises after such notice has been given, the PACT Partner and/or the PACT Property Manager may enter the Leased Premises at any time thereafter without further notification. The PACT Partner and/or the PACT Property Manager may enter the Leased Premises at any time without prior notice to Tenant

PACT LEASE PAGES 6 & 7: GRIEVANCE PROCESS AND NYCHA'S ROLE AT METRO NORTH

- Pages 6 & 7 of the PACT lease include information about the grievance process and NYCHA's role at Metro North
- NYCHA's Grievance Process regarding rent issues will remain the same following the PACT conversion
- Residents can initiate a grievance regarding repairs and maintenance through Wavecrest Management
- Wavecrest Management must receive permission from NYCHA to commence legal action against a resident. We prioritize working with residents facing hardships
- Residents will submit annual and interim income recertifications and household changes to NYCHA Leased Housing
- New residents will come from Section 8 waitlists administered by NYCHA Section 8 Leased Housing

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when there is reasonable cause to believe an emergency exists. Failure by Tenant to provide access to the PACT Patters and/or the PACT Property Manager upon reasonable advance notice after a reasonable number of attempts with a minimum of two attempts in a reasonable stated manner is a breach of a substantial obligation of this Lease.

- LIABILITY OF TENANT: Tenant shall pay all sums incurred by the PACT Partner in the event the PACT Partner is held liable for damages resulting from any act by Tenant.
- 12. FIRE AND CASUALTY DAMAGE: Tenant is required to advise the PACT Partner immediately in the event of fire or other carnalty which renders the Leased Premises partially or wholly unfit for occupancy. The PACT Partner shall repair the Lease Premises as soon as possible subject to any delays due to adjustment of insurance claims or any cause not under the PACT Partner's control. If part of the Leased Premises is usable, Tenant must pay rent for the usable part. If the Leased Premises are damaged and the PACT Partner determines that the Leased Premises is beyond repair, the term of this Lease. shall end, and Tenant must vacate the Leased Premises. If the fire or casualty was caused by Tenant's actions, the costs of the repairs shall be renaid to the PACT Partner by Tenant as addedirent
- 13. TENANT DEFAULT. In the cast Ranar does not comply with any of the obligations of sig-Lazae, creates a mixinos, engages in conduct detrimental to the suffey of other seasars, intentionally damages the property or it disturbing to other tenancy, the PACT Patter may remains the tenancy and Lessis in accordance with the termination and prevance procedures set forth in Paragraph 14 herein Any denand for rest must be made in writing.
- 14. TERMINATION NOTIFICATION AND GRIEVANCE PROCESS; GOOD CAUSE.
- a Termination Modification HID in comparating additional termination modification requirement to comply with section 6 of the United States Housing Act of 1937 (on any be amended, the "Act") for public housing projects that convert scatteness under RAD and to non-RAD PSV unit located at the Development. In addition to the regulations at 2 of CRT § 98 3257, leaded to the PACT Partner termination of tensancy and eviction, conversions to PSV will recurse adocume written

notice of termination of the Lease to Tenants which

 A reasonable period of time, but not to exceed 30 days:

 If the health or safety of other tenants, the PACT Partner's employees, or persons residing in the immediate vicinity of the Leased Premises is threatened; or

In the event of any drug-related or violent criminal activity or any felony conviction;

ii. At least 14 days in the case of nonpaymen of rent; and

 At least 30 days in any other case, except that if a State or local law provides for a shorter period of time, such shorter period shall apply.

b. Grievance Process. Pursuant to the Consolidated and Further Continuing Appropriations Act of 2012 (Public Law 112-55) and the RAD Notice as amended, HUD is incorporating additional procedural right to comply with the requirements of section 6 of the Act.

For issues related to subsidy assistance and termination of such assistance, FSV program rules require the public housing agency as contract administrator to provide an opportunity for an informal hearing, as outlined in 24 CFR § 982.55°, RAD will specify alternative requirements for 24 CFR § 982.55°(b) in part, which outlines when informal hearings are not required, and require that:

i. In addition to reasons that require an opportunity for an informal hearing riven in 24 CFR § 982.555(a)(1)(a)(·), an opportunity for an informal hearing must be given to the Tenant for any disputs that the Tenant may have with respect to a PACT Partner action in accordance with the Tenant's Lease or the contract administrator in accordance with RAD or Non-RAD PBV requirements that adversely affect the Tenant's rights, boligations, welfare, or state the Tenant's rights, boligations, welfare, or the state of the state

 For any hearing required under 24 CFR § 982.555(a)(1)(a)-(v) (which relates to subsidy assistance under Section 8), NYCHA, as the contract administrator, will perform the hearing, as is the current standard in the program. The hearing officer must be

PACT LEASE PAGE 8: WASTE DISPOSAL, PETS, AND RESIDENT RESPONSIBILITIES

Page 8 of the PACT lease include information about Resident Responsibilities including:

- ☐ Disposing of garbage & refuse in designated areas. Trash cannot be left in hallways or thrown out windows
- ☐ Pets In accordance with NYCHA's Pet Policy, pets (one dog or one cat) are permitted
- ☐ Current residents must register their pet(s) with NYCHA prior to the conversion
- ☐ Consistent with the above requirements, new residents will also be permitted to have pets
- New Smoke and Carbon Monoxide detectors must not be tampered with!
- □ Residents should notify management of any peeling paint and any children under 10 years old residing in a unit that may require window guards
- ☐ Dryers are NOT allowed in units

the Tenant or a member of the Tenant's household did or failed to do.

- (B) During the initial lease term or during any extension term, other good cause includes:
- (1) Disturbance of neighbors.
- (2) Destruction of property, or
- (3) Living or housekeeping habits that cause damage to the Leased Premises or the Development.
- (C) After the initial Lease term, such good cause includes the Tenant's failure to accept the PACT Partner's offer of a new Lease or revision.

15. LEGAL FEES:

In the event either the PACT Partner or Tenant incurs legal fees and/ or court costs in the enforcement of any of the PACT Partner's or Tenant's rights under this Lease or pursuant to law, neither party shall be entitled to the repayment of such legal fees and/or court costs.

- 16. RE-ENTRY: If Tenant is evicted by legal action, the PACT Partner may enter the Leased Premises without being liable for re-entry and may re-rent the Leased Premises.
- WINDOW CLEANING: Tenant shall not allow any windows to be cleaned from the outside unless such service is provided by the PACT Partner.
- 18. COMMON AREAS. Teuant shall not place haby cartiages, bliqtes or any other properly in or on fire escapes, mofs, die-walks, entrances, driveways, elevators, stajirways, halls or any other public areas. Public areas ways shall be used only for entering and leaving the Leased Premises and the building. Only those elevators and passageways designated by the PACT Partner can be used for deliverties.
- 19. GARBAGE AND REFUSE: Carbage and recyclable lems must be brought to the basement or other area designated by the PACT Partner in such a manner that the PACT Partner may direct. Carpets, rugs, or other articles shall not be hung or shaken out of any window or balcony of the building. Tenant shall not sweep or throw or permit to be sweep to rhrown any drirt, garbage or other substances out of rhrown any drirt, garbage or other substances out of

the windows or into any of the halls, elevators, elevator shalls or any other public areas. Tenant shall not place any articles of refuse outside the Leased Premises or outside the building except in safe containers and only at places designated by the PACT Partner. Tenant shall be liable to Owner for any violations issued to the PACT Partner as a result of Tenant's failure to properly recycle or other violation of law.

20. PETS:

- a. The PACT Partner shall have a pet policy that (i) at a minimum authorizes for all residents the number and kinds of pets as is currently allowed by NYCHA for its residents, namely registration of one dog or cat under (25) twenty-five pounds with (either full breed or mixed breed) Doberman Pinscher, Pit Bull and Rottweiler specifically prohibited and reasonable quantities of other pets such as small caged birds (parakeets, canaries), fish and small caged animals (hamsters, gerbils, guinea pigs), and (ii) does not charge pet fees in excess of any pet fees charged by NYCHA for its residents. All pets must be maintained in accordance with the NYC Health Code and the House Rules. The PACT Partner does not waive the right to deny or object to any other pet belonging to Tenant or any other
- b. If Tenant has a dog or cal legally registered with NYCHA or reasonable quantities of other pets such as small caged birds (such as parakeets, canaries), fish and small caged animals (such as hamsters, gerbils, guinea pigs) as of the date of the conversion of the Development, Tenant shill be permitted to keep such dog or cat or other animals on the Leased Premises.
- c. Assistance Animals: An assistance animal must be registered with the PACT Property Manager before bringing it into the Leased Premises, and documentation setting forth the need for an assistance animal may be required.
- d. In no event shall any dog, cat or other animal be permitted in any elevator or in any public portion of the building unless carried or on a leash. Failure to comply with this provision shall be grounds for termination of the tenancy and Lease.
- 21. SMOKE AND CARBON MONOXIDE ALARMS: Tenant acknowledges that the Leased Premises being rented has smoke and carbon monoxide alarm(s) in proper working order as required by law.

PACT LEASE PAGE 10: LEASE DURATION AND INCOME RECERTIFICATION

Page 10 of the PACT lease includes information about the duration of your lease and income recertification.

- ☐ Under the PACT Program, your lease will renew automatically
- □ NYCHA Leased Housing Department will notify you in writing when it is time to recertify your income and household composition as a Section 8 tenant
- ☐ You can request an interim recertification if your income changes during the year
- Dedicated staff at our site office will be available to assist residents with their recertifications

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Tenant shall remove all of Tenant's personal possessions from the Leased Premises after Tenant has veated. If Juny property remains in the Leased Premises at the expension of the term, it will be deemed by the PACT Partner may discard or sell. Tenant agrees to pay any expenses incurred by the PACT Partner may discard or sell. Tenant agrees to pay any expenses incurred by the PACT Partner as a result of the PACT Partner 's disposition of anyle property.

34. JURISDICTION. Tenant consents to the jurisdiction of the Housing Court and all other courts in the City and State of New York. Tenant expressly represents that in the event a judgment is obtained against him or her, the PACT Partner may enforce the judgment against any property or assets of Tenant: wherever they are located.

35. MILITARY STATUS:

Tenant represents that he or she or they is in the United States military or is dependent upon a member of the United States military.

☐ Tenant represents that he or she or they is not in the United States military and is not dependent upon a member of the United States military. Tenant shall notify the PACT Partner within ten days of enlistment in the military.

The above response is for informational purposes only and is intended to protect Tenants who are in or may enter into military service.

36. PARTIES BOUND: This Lease agreement is binding on the PACT Partner and Tenant, and on all those who claim a right, or have a right, to succeed to the legal interest of the PACT Partner or Tenant.

37. FORMS: Tenant agrees to complete any and all forms that may be requested by the PACT Partner from time to time as are accessary for the operation of the Development, related subsidy, or financing thereof, or as otherwise mandated by the PACT Partner's lenders. NYCHA or law.

38. SUBORDINATION: The rights of Tenant, including all rights granted under the terms of this Lease, are and shall be subject to and subordinate to the terms of any mortgage on the building or the land under the building which now exists, or building which may be suffer exist. The foregoing shall include but not be limited to any modification, consolidation or extension agreement of any existing mortgage on the land or building.

39. SINGULAR/PLURAL and JOINT /SEVERAL: The use of the singular shall be deemed to include the plural, and vice versa, whenever the context so requires. If more than one person is signing the Lease, their obligations shall be joint and several.

40. CONDEMNATION/EMPENT DOMAIN. If the building, or any part of the building, in taken or condemned by a public arthority or government agency, this Lass will end on the date of runch taking, in such event, Tenant will have no claim for damages against the PACT Patters bead upon such taking, and Tenant will be required to currender the Lessed Premise to the PACT Patters to put 30 days' written notice from the PACT Patters to Tenant of such poverment of taking.

41. CONTRUCTION CONVENENCE. Neighboring pullingin may be the subject of confinction, renovation or demolition. The PACT Partner will use is linked for mean to shall Tenant seek to hold, the PACT Partner liable for interference with views. Ideal, in flow, or venintinon, the coverame of quest enjoyment, or breach of the work is the partner of the p

42. NO WAIVER. The failure of the PACT Patter to minit at any time upon strict performance of any clause in this Lease shall not be construed as a waiver of the PACT Patters' a rights. No waiver by the PACT Patters of any provision of this Lease can be made unless made in writing by the PACT Patters and the PACT Patters with knowledge of the breach of any condition or term of this Lease in not a waiver of the breach.

43. RENEWAL. The "Term" of the Lesso defined as the protein between the "Enginizing" and the "Ending" date described in the Lesso, shall be automatically severable following the Ending date, unless otherwise terminated, for terms of review unless otherwise terminated, for terms of review under the contract of the

44. NOTICES: All notices, which include bills and/or other statements with respect to this Lease, must be in writing. Notices to Tenant shall be sent

PACT LEASE PAGE 12: SMOKING POLICY

Page 12 of the PACT lease includes information about the Smoking Policy.

- In 2018, NYCHA launched its Smoke-Free Initiative to create healthier homes for residents and working environments for employees by reducing exposure to secondhand smoke & providing support to residents who smoke and want to quit
- We are committed to this initiative. Metro North will have a 100% Smoke-Free Policy
- □ This means smoking (cigarettes, electronic cigarettes, pipes, marijuana, etc.) is prohibited in all units, common areas, and grounds

Approved - PACT Lease (as of 1/6/2023)

is not required to reimburse NYCHA for undercharges caused solely by NYCHA's failure to follow HUD's procedures for computing contract rent or monthly housing assistance payments.

48. ENTIRE AGREEMENT: The PACT Putner and Tenanthave read this Lease and agree that it and the Riders set forth below contain the entire understanding of the parties regarding the rental of the subject Leased Premiser. The Lease can only be changed in writing. The writing must be signed by both the PACT Partner and Tenant.

 RIDERS: The following Riders are attached to and are part of this lease:

- a. Window Guard Notice; b. Lead-Based Paint Development
- Disclosure Summary
 c. Lead Paint Hazards in the Home (Sp.
- and Eng.)
 d. Lease/Commencement Occupancy
 Notice for Prevention of Lead-Based Paint
- Hazards Regarding Child;
 e. PACT Residential Lease Rider;
 f. PACT Residential Lease Rider for
 Tenant-Based Section 8 Participants (check
 here if applicable);
- g. Rider for Tax-Exempt Bond Financing (check here if applicable __); h. Tenancy Addendum - Section 8 Project Based Voucher Program HUD-52530-c
- (check here if applicable __);
 i. Tenancy Addendum Section 8 Tenant
 Based Voucher Program HUD-52641-a
 (check here if applicable __);
 j. Rental Calculation Election Form
- (check here if applicable ____);
 k. Indoor Allergens Hazards Form; and
 l. Appliance Agreement (check here if

To the extent any provisions of the Riders conflict with any other provisions in the Lease, the provisions of the Riders shall prevail. Any other terms in the Lease not in conflict with the provisions of the Riders remain in full force and effect.

50. SEVERABILITY: In the event that any provision of this Lease shall violate any requirement of law, then such provision shall be deemed void, the applicable provision of law shall be deemed substituted, and all other provisions of this Lease shall remain in full force and effect.

 SPRINKLER SYSTEM. The Leased Premises do not have a maintained and operative sprinkler system unless indicated below:

The Leased Premises have a maintained and operative sprinkler system. The last date of maintenance and inspection was:

52. SMOKING POLICY:

The PACT Partner has adopted a Smoke-Free Policy prohibiting tobacco and marijuana smoking in restricted areas. Smoking means inhaling, exhaling burning or carrying any lighted or heated cigar, cigarette, little cigar, pipe, water pipe (hookah), or any similar form of lighted object or device containing tobacco or marijuana. Restricted areas include, but are not limited to, the Leased Premises and all interior areas of the Development, or to the property boundary where that boundary is less than 25 feet from the property line of a development building. The Tenant, any member of the household, a guest, or another person under the Tenant's control must comply with the Smoke-Free Policy. The PACT Partner's adoption of the requirements in this paragraph 52 does not make the PACT Partner a guarantor of the Tenant's or any other resident's health or of the smoke-free condition of restricted areas. PACT Partner specifically disclaims any implied or express warranties that the Leased Premises will have higher or improved air quality or will be free from secondhand smoke. PACT Partner will take reasonable steps to enforce the requirements of this paragraph 52 utilizing a graduated enforcement policy, to be consistent with NYCHA's Smoke-Free Policy.

53. ELECTRONIC SIGNATURE

- a. Any electronic signature shall have the same legal validity and enforceability as a manually executed signature to the fullest extent permitted by applicable law, including the Federal <u>Electronic</u> <u>Signatures</u> to Global and National Commerce Act, the New York State <u>Electronic</u> Signatures and Records Act, or any similar state law based on the Uniform <u>Electronic</u> Tanuschtons Act, and the partnes hereby wave any objection to the contrary.
- b. The PACT Partner, Managing Agent and Tenant each acknowledge and agree that this Lease may be executed by electronic signature, which shall be considered as an original signature for all purposes and shall have the same force and effect as an original signature. Without limitation.

HOUSE RULES AT METRO NORTH PLAZA

- House Rules are a written list of property rules that you will receive with your PACT lease during your lease signing appointment
- The House Rules for Metro North were created to enhance the quality of life for all residents. They are subject to approval by NYCHA and the Metro North Resident Association
- House Rules aid in fostering an environment where all residents can respectfully and peacefully enjoy their home
- The House Rules include protections for victims of domestic violence, dating violence, sexual assault, and stalking through the Violence Against Women's Act (VAWA). These protections are available to ALL individuals regardless of sex, gender identity, or sexual orientation.

RECAP OF THE LEASE SIGNING PROCESS

- Current Metro North residents automatically qualify for Section 8 through the PACT program
- ☐ Your rent will remain 30% of your adjusted gross household income*
- ☐ If you currently pay flat rent, your rent will adjust to 30% of your adjusted gross household income over time
- In accordance with NYCHA's Pet Policy, pets (one dog or one cat) are permitted for current residents. You must register your pet(s) with NYCHA before the conversion
- Utilities are included in your rent
- □ Vacancies at Metro North will be filled from the development's Site Based Waiting List administered by NYCHA's Section 8 Leased Housing Department
- ☐ Residents will still have access to grievance hearings
- Over the next several months, we will share more information about the lease & conduct outreach to residents to sign their new lease

Preparing for the Transition – Lease Signings

At lease signing, the following paperwork will be required:

- Government-Issued Photo ID for all household members, 18 and over
 - Examples: Driver's License, Non-Drivers License, Permit, Passport
- ☐ Social Security Card for all household members
- Birth Certificates for all household members
- Pet and/or Washing Machine registration documents
- Reasonable Accommodation requests & supporting documents
- Any special requests you would like our construction partners, MDG, to note

Management Transition - Lease Signing Timeline



SAMPLE PACT Resident Lease

Enclosed is a sample of the PACT lease that NYCHA residents will sign before their development converts to the Project-Based Section 8 program through PACT. This is a sample PACT lease. Please do not sign it.

This PACT lease was developed by MYCHA and has been informed by the residents, advocates and stakeholders. It has also been reviewed by Legal Aid Society, an independent legal services organization. This lease cannot be changed without NYCHA's approval.

In coordination with NYCHA, PACT partners will reach out to residents to schedule a lease signing. By signing this new lease, you ensure that your apartment will remain affordable to your household and that your authorized relatives will have succession rights to the apartment. In addition to this lease, there are other documents that protect resident rights – including the documents NYCHA will sign with the PACT partner and the U.S Department of Housing and Urban Development (HUD). To learn more about resident rights and protections under that PACT program you can visit NYCHA's PACT website: on-nyc gov/mycha-pact.

In addition to the lease itself, there are riders and notices that you will also need to sign. Most of these are required by local, state or federal law of all renters in New York City. The riders and notices are also available on NYCHA'S PACT website if you want to review them before the lease signing: on nyc gov/nycha-pact.

Residents should not wait to ask questions about their new PACT lease and should use the following resources to learn more:

- Residents can attend a virtual town hall hosted by the PACT partner to explain the lease signing process
 and answer any questions you might have.
- Residents can call a free legal services hotline provided by the Legal Aid Society. This line is dedicated to residents converting through the NYCHA PACT program.

Please call 212-298-3450 to reach the Legal Aid Society

REMINDER: This is a sample PACT lease. Please do not sign it.

Last Undated: February 16, 202

A translation of this document is available in your management office.

La traducción de este documento está disponible en la Oficina de Administración de su residencial.

所居公房管理战略有文件译本可供来取。

新居公房管理战略有文件译本可供来取。

Перевод этого документа находится в офисе управления Вашего жилищного комплекса.

- Late November 2023 Sample copies of the new leases will be distributed in advance and uploaded to our website
 - This is a sample, do not sign. These are for review only.
 - Appointments will be made for actual signing of lease
- We will also have a dedicated Legal Aid hotline for Metro North residents as another layer of support
 - Legal Aid Hotline: (212)298-3450
 - The team at Legal Aid can help answer any questions or concerns you may have about the lease agreement – free of charge!

Management Transition - Lease Signing Timeline

- ☐ December 2023 We will host an in-depth meeting about leases
 - Please encourage any friends, neighbors, or family at Metro North Plaza to participate
- January 2024 Appointments will be made to facilitate lease signings at our site office (exact location TBA)
 - Copies of the lease will be distributed to all households for your review prior to your appointment
 - > Copies will also be made available on our website
 - > You may also call us to request a copy during this time
 - Wavecrest team will schedule appointments at a time that is convenient for residents
 - ➤ If necessary, we will make home-visits to accommodate resident needs

Wavecrest Contact Information

We are in the process of locating a space on site to use as our temporary management office.

In the meantime, you may contact us by telephone: (718)475-4210

OR

Send us an email:

MetroNorth@twmt.net

We look forward to answering any questions or concerns you may have about the PACT conversion!

Please Note: current property management and repair issues should be directed to NYCHA until the conversion.

Upcoming Meeting Information

- Next PACT Meeting
 - ☐ November 29th
 - ☐ Agenda
 - Project Update
 - ☐ Social Service Plan

PACT Partner Contact Information

MNP/W PACT

For information about MNP/W PACT 10 and upcoming meetings, visit our website or contact us below:

Website: MNPWhitePACT.tcbinc.org Email: MNPWhitePACT@tcbinc.org

Phone: (718) 475-4210

To learn more about the PACT program, your rights and protections, and other PACT projects visit: https://www.nyc.gov/site/nycha/about/pact.page



PACT Hotline: 212-306-4036 Email: PACT@NYCHA.NYC.GOV

Website: http://on.nyc.gov/nycha-pact

Contact PACT Resources with questions about:

- The Permanent Affordability Commitment Together (PACT) Program
- Project-Based Section 8
- How rent will be calculated
- Resident rights and protections

Please note: Day-to-day management and repair issues should be directed to NYCHA until conversion.

Customer Contact Center (CCC): 718-707-7771

Frequently Asked Questions

Do residents have to qualify for Section 8?

Under the PACT program all current residents automatically qualify for Section 8.

During the repairs, where will the tenants go?

The repairs and renovations are anticipated to be tenant in place throughout the process. Hospitality suites will be provided as a respite during working hours.

- How will the property be secured from passersby and late-night disturbances? While some of the public-facing outdoor areas will remain, we will secure the complex through thoughtful design and new security features such as cameras and lighting.
- What will be done about the pest control and trash problems?

Waste management is a priority in the design process and will be an active part of the new management to maintain.

Questions and Answers

