## NEW YORK STATE SPRINKLER DISCLOSURE RIDER TO RESIDENTIAL LEASE

Pursuant to and in accordance with New York State Real Property Law, Article 7, Section 231-a

Tenant(s):	
Address of premises being leased:	
Unit/Apartment number:	
Date of lease:	
SELECT ONE	
There is presently NO maintaine	ed and operative sprinkler system in the leased premises
There IS presently a maintained and operative sprinkler system in the leased premises.	
The system was last maintained and	inspected on/
presented to me pursuant to and in accorda	captioned residential lease understand that this rider is being ince with the requirements of New York State Real Property Law, a requirement of law as of December 3, 2014. I acknowledge its
Tenant	Date
Tenant	Date
Lessor	Date

NOTE: This rider is in compliance with the requirements of New York State Real Property Law, Article 7, Section 231-a, which has become a requirement of law as of December 3, 2014, and which requires all residential leases to contain a conspicuous statement on the existence or lack thereof of a maintained and operative sprinkler system in the leased premises. A "Sprinkler system" shall mean: "a system of piping and appurtenances designed and installed in accordance with generally accepted standards so that heat from a fire will automatically cause water to be discharged over the fire area to extinguish it or prevent its further spread." N.Y. Executive Law, Article 6-C Section 155-A.