

# P.A.'L.A.N.T.E.

People Against Landlord Abuse & Tenant Exploitation

# Election Package for HDFCs

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#### **Preparing for Elections**

**Purpose:** To assist in the transferring of documents and information from one Board to the other. As you know, ousted Board of Directors can sometimes make the transition very difficult, if not impossible. As a result, the following guidelines ought to help in eliminating or minimizing the problem.

**Method:** A few days prior to the election, reach out to P.A.'L.A.N.T.E. Harlem and have an assigned housing specialist request the following to be available at the election meeting:

- √ Checkbook\*\*
- ✓ Maintenance/Rent Roll\*\*
- ✓ Accounts Payable
- ✓ Deed
- ✓ Certificate of Incorporation
- ✓ Corporate Seal
- ✓ Copies of Proprietary Leases
- ✓ Any Existing Contract
- ✓ List of Contractors and Professionals

**Materials:** For any elections, the following should be at the site for the prospective monitoring agent or organization like P.A.'L.A.N.T.E. Harlem:

✓ Election Package

✓ Easel Paper

✓ Masking Tape

✓ Pencil/Pens

**Follow-Up:** After the elections, all documents must be passed over to the New Board of Directors. The New Board should write up the election's meeting minutes and write up a Resolution declaring the New Board of Directors. The Board (not the Shareholders) decides who the officers/Directors are (President, Vice President, Treasurer and Secretary). The new officers go to the bank with the new Board Resolution (see page 13) and change the signatories on the bankcard. Distribute copies of the Resolution to all Shareholders.

<sup>\*\*</sup>Both the Check Book and the Maintanence/Rent Roll must be available at the election meeting.

#### **Shareholders Calling Special Meetings**

New York State Business Corporation Law ('BCL") Article 6: Sections: 602, 603 and 605

Most HDFC By-Laws allow the Board of Directors OR ten percent (10%) of Shareholders to call Shareholder Meetings.

**Purpose:** Generally, to amend By-Laws or Proprietary Lease or to remove Directors. Special meetings are not supposed to be used to re-consider actions the Board has taken (ex. maintenance increase, repairs decision, etc.)

#### CONCERNED SHAREHOLDERS SHOULD SEEK LEGAL ADVICE BEFORE PROCEEDING.

**Method:** Notice of the Special Meeting must state the purpose of the meeting (see page 6). It must be given not less than ten (10) days nor more than sixty (60) days before the meeting (unless it is delayed election meeting as described below).

The notice may be written or electronic. If mailed, the notice is considered "given" when it is deposited in the U.S. Mail. It's best to have the person mailing the notices sign an affidavit saying that he/she did so. The notices can also be hand delivered, but it's not advisable because it's too difficult to put them in each Shareholder's hand and posting the notice or sliding it under the door isn't sufficient. The notice must state who is calling the meeting. The Quorum will be determined by the By-Laws but will generally be a majority of Shareholders.

#### When the Annual Election has Been Delayed:

Section 603 of the BCL provides that: If six (6) weeks or more has passed since the annual meeting date set in the By-Laws (or, if there's no date set, just count 13.5 months from the last meeting), holders of ten percent (10%) of the shares entitled to vote in the meeting may, in writing, demand the call of a Special Meeting for the election of Directors specifying the dates for the meeting which can't be less than sixty (60) days or more than ninety (90) days from the date of the demand. When the Secretary of the Board of Directors gets the demand, he/she is required to send the official notice, but if he/she fails to do so for five (5) days after the demand, any Shareholder signing the demand may give the Notice.

One advantage to this approach is that the Shareholders attending the meeting constitute a Quorum. A majority is not necessarily required. This can be useful when many Shareholders have abandoned their apartments or are not eligible to vote.

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(Building Address)

# **Housing Development Fund Corporation ("the HDFC")**

	Annual Elect Annual Meeting of		
	Date:		
	Time: pm		
	Location:		
The Annual Meeting of the _		_Housing D	evelopment Fund Corporation
("the HDFC") will be held on the Board of Directors of the		at	_ pm for the purpose of electing
will not be entitled to vote. O	Only Shareholders ner Proxy with anot only cast one Proxy	nay vote in her Shareh y vote in ac	
			en (10) days before the election. be the final document for proof
	AGENDA		
	4 - David and a field	- D	: Discrete se

- 1. Report of the Board of Directors
- 2. Financial Report
- 3. Election of the Board of Directors

(Building Address)

# **Housing Development Fund Corporation ("the HDFC")**

# **Special Meeting Notice**

At least ten percer	•		_	•
Corporation ('the I	· · · · · · · · · · · · · · · · · · ·	-	_	
purpose of:	, 20	at	ριιι ιιι	for the
☐ Removing the f	ollowing Directors:	:		
☐ Electing Replace	ements for such Di	rectors if re	moved.	
☐ Amending the E	By-Laws to increase	e the numbe	er of Directors fro	om to
☐ Filling by a vote of Board of Dire		ne vacant po	ositions created I	by increasing the number
The meeting will b	e held at			in the
, b Shareholders callir		begins.	Dated:	, 20
Name	Apt.#	:		Signature
Name	Apt.#	;		Signature
Name	Apt.#	<del></del> :		Signature
Name	Apt.#	:		Signature
Name	Apt.#	<del>-</del>		 Signature

(Building Address)

# **Housing Development Fund Corporation ("the HDFC")**

# **Affidavit of Meeting Notice**

Date:	
Time: pm	
Location:	
The Annual Meeting of the	
("the HDFC") will be held on, 2 <sup>i</sup> the Board of Directors of the Corporation.	O at pm for the purpose of electing
·	
• • • •	e than two (2) months behind in maintenance
	rs may vote in the election. A Shareholder who nother Shareholder so that his/her vote will be
counted. A Shareholder may only cast one Pr	
meeting. You must sign and file your Proxy vo	ote before the meeting.
Any disputed arrears must be proven by the	Shareholder ten (10) days before the election.
The maintenance/rent roll at the time of the of eligibility.	meeting will be the final document for proof
I confirm receipt of the Notice of Election.	
Signature	Date

#### **How to Call an Election Meeting**

The following is an explanation of the procedures for calling an annual meeting of the Shareholders. Enclosed are copies of documents which can be used for your particular meeting.

The first objective must be to inform every Shareholder by proper notice in advance, ten (10) days or more before such meeting takes place. They should receive what is defined as a **NOTICE OF ANNUAL MEETING**.

The next objective is to make copies of the **NOTICE** and the **AFFIDAVIT OF MEETING NOTICE** and the **PROXY FORM** for each Shareholder and distribute them, in person to each Shareholder. When a copy of the **NOTICE** is given to them, have them sign the **AFFIDAVIT OF MEETING NOTICE** and keep this for your files. Every Shareholder should receive a **NOTICE** at least ten (10) days before the meeting. For those that are difficult to get in contact with, the **NOTICE** should be sent to them by first class mail at least ten (10) days prior to the meeting.

Additionally, when distributing the meeting notice, if a Shareholder says that they will not be able to attend, have them sign a **PROXY** appointing another Shareholder to cast their ballot for them. Proxies must be submitted to the Secretary of the Corporation before the meeting. Shareholders are only allowed to vote once for themselves and one (1) vote as Proxy for someone else.

Everyone should be encouraged to participate in the meeting. However, Shareholders who are in rent arrears (more than two (2) months delinquent) and also tenants, cannot vote.

It is important to understand that preparation and planning be done among the Shareholders who are looking for positive changes to happen in the building. In order to accomplish this, you should work out the details of how you'll execute the above process. By following this process, your meeting should go according to your By-Laws.

#### **Shareholder's Proxy Form**

#### for Elections or Special Meetings

For a Shareholder who cannot attend a Shareholder's Meeting, but who wants someone to act as his or her substitute.

From the By-Laws:

**Section 10.** "A Shareholder may appoint as his or her Proxy any other persons to act in his or her behalf. In no case may a Shareholder cast more than one vote by Proxy in addition to his or her own vote. Any Proxy must be filed with the Secretary before the appointed time of each meeting. Every Proxy must be signed by the Shareholder or his or her attorney-infact.

l,	, a Shareholder of					
Housing Development Corporation ("the HDFC") hereby appoint						
to act as my Proxy and vote for me	at the Special Sharehold	er's Meeting on				
	, 20 ar	nd any adjournments	thereof.			
Signed by: Shareholder	Apt.#:	Date:				
Shareholder						
Witnessed by:	Apt.#:	Date:				

#### **Tips for Reaching Quorum**

The following relates to some ideas for addressing the difficulty in acquiring Quorum for your elections:

<u>Section 6</u> of the By-Laws states that Quorum consists of a majority of all Shareholders. Section 612 (b) of the New York State Business Corporation Law, states that unsold shares do not count towards Quorum. (Remember Shareholders more than two (2) months in arrears in their maintenance fee do not count).

<u>Section 10</u> of the By-Laws says that a Shareholder may appoint as his or her Proxy any other persons to act in his or her behalf. In no case may a Shareholder cast more than one (1) vote by Proxy in addition to his or her own vote. As noted above, unsold or Board-controlled shares cannot be voted in an election.

<u>Section 8</u> of the By-Laws says that all Shareholders in good standing ten (10) days before the date of any meeting are eligible to vote at the meeting. If the Board prepares this list at least ten (10) days before of any meeting those Shareholders are eligible to vote.

If you have been trying to reach Quorum for more than one year: The New York State Business Corporation Law (Section 603) outlines the provisions for conducting an election when Quorum has not been reached for more than thirteen (13) months after the last annual election. Since your Board has already called one election meeting which did not reach Quorum, the Board should attempt one more time by calling a Special Meeting to hold an election.

If Quorum is not reached at this second meeting, the law requires that a petition of ten percent (10%) of the Shareholders should be prepared which calls for a meeting for an election. This meeting must be set at least sixty (60) days but not more than ninety (90) days from the date of the petition. At this meeting "not withstanding Section 608 (Quorum of Shareholders), the Shareholders attending in person or by Proxy, and entitled to vote in an election of Directors shall constitute a Quorum for the purpose of electing Directors, but not for the transaction of any other business." This is the only way to waive the Quorum requirements.

#### **Election Ballot**

(Building Address)

Housing Development Fund Corporation ("the HDFC"	<b>')</b>
Date:	
Number of Board Positions:	
Please list the Shareholders you vote to serve on the Board: (Vote for up to the number on the previous line.)	
1	
2	
3	

#### **Attendance Sheet**

Date:	
ed to Vote:	
Signature	Apt.#
	Date:ed to Vote:

#### "Ballot Received" Checklist

Corporation Name:					
Number Needed for Quorum: Date:					
Number Eligible Shareholders Represen	ted to Vote:				
Name (Print)	Apt.#	Building	Ballot Record		

#### **Nominations for New Board of Directors List**

#### Newly Elected Board of Directors Date:

Name	Title	Home Tel.#	Work Tel.#	Apt.#

### **Banking Resolution of**

(Building Address)

**Housing Development Fund Corporation ("the HDFC")** 

	, 20, the Board of Directors of the Corpwing Resolution:	oration adopted
	<b>RESOLVED</b> , that this Corporation open an account with <u>question</u> ), which is hereby designated as the depository of the Corporation; that the usual customary printed forms of corporation; that the usual customary printed forms of corporation and currently being used at said depository be the adopted as a Resolution of this Board as though set fourth at forms shall be prepared as to provide for the making and end checks, other commercial papers, loans and the transaction of this Corporation with said depository, by the following office Corporation:	te funds of this crate Resolution same hereby are length, and such dorsing of all of all business for
	President:	
	Vice President:	
	Treasurer:	
	Secretary:	
And that	said Resolution has not been modified or rescinded.	
Data		
שמנפ		
	Secretary	

Minutes of _		_ Meeting of the
	(Building Address)	

# **Housing Development Fund Corporation ("the HDFC")**

The	meeting of	Shareholders of		HDFC (	"the HDFC", a
New \	ork Corporation, v	vas held at the offic	e of the Corporati	on,	
			, New York	on the	<u>,</u> day
of	, 20, at _	p.m.			
There	were present:	out of	Shareholders	s of which,	were eligible
to vot	e. Also present we	re:		•	
Prior t	to the meeting beir	ng called to order, t	here was a discuss	sion regarding	whether the
Board	should be increase	ed from to_	Directors. <sup>-</sup>	The vote was	
taken <u></u>	in fa	vour of keeping the	size to Boa	rd of Director	S.
Tl			And there are		
inere	upon, on motion a	uly made and adop	ted, it was:		
	(1) RESOLVED, tha	it the Board will cor	mprise ofDi	rectors.	
	• •	t the following per	•	•	
		e Corporation, to se and until their succe			ng of
	Silarenoiders, (				5 · · ·
		President			Vice Presiden
		Treasurer			Secretary
	(3) RESOLVED, tha	t the former Direct	ors of the Corpora	ition make ava	ailable the
	corporate book, le	edger and all corpor	ate documents in		
	elected Directors	on	_, 20		
Dated	l:	, 20			
		New York			

<u>Notes</u>						

# P.A.'L.A.N.T.E.

People Against Landlord Abuse & Tenant Exploitation

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