

Home Improvement Contractor Contractual Compliance Agreement

In New York City, home improvement contracts must comply with the Laws and Rules of the City of New York.

Legal Name of Business:	
Business's Trade or Doing-Business-As (DBA) Name, if applicable:	
Business Address:	
	ise applicant agrees to use contracts that comply k (RCNY), Section 2-221, when entering into a home
The Home Improvement Contractor licen	se applicant affirms that:
	tual Compliance Checklist and will include each of the vement contract used when doing business with
I have reviewed the model Home online at nyc.gov/BusinessToolbo	Improvement Estimate and Final Contract ox.
	t that does <i>not</i> comply with RCNY Section 2-221 alties, including license revocation.
 I understand that falsification of a a fine or imprisonment or both. 	ny statement made herein is an offense punishable by
Signature of License Applicant	Print Title/Position (if any)
Print Full Name	Date

Home Improvement Contractor Contractual Compliance Checklist

To Be Kept by Applicant

When you enter into a home improvement contract with consumers, the contract must comply with Title 6, Rules of the City of New York, Section 2-221, in addition to the Consumer Protection Law. Please check the boxes below to affirm that your contract includes all requirements.

Law. I lease effect the boxes below to affirm that your contract melades an requirements.
Note: Buyer refers to the homeowner/tenant. Seller refers to the Home Improvement Contractor.
Every contract must be legible and in plain English and any other language that was principally used in the oral sales presentation.
My written contracts will include the following information:
 The Contractor's name, premises address, telephone number, and license number and the Salesperson's name. The date the contract is signed. The approximate start and completion dates for the work, as well as any reasons the
completion date could change. The contract should specify whether or not the Contractor and the homeowner have determined a definite completion date to be of the essence. Homeowners have the right to insist that the contract entitle them to cancel for a full refund if the Contractor fails to start the work within an agreed upon number of days after the stated start date.
 A specific description of the work to be done; the materials to be used, including brands, model numbers, and other identifying information; and the price of each. A notice to the homeowner purchasing the home improvement that the Contractor or subcontractor who performs on the contract and is not paid may have a claim against the owner which may be enforced against the property in accordance with the applicable lien laws.
 A payment schedule. If both parties agree to a schedule of progress payments, each advance payment must bear a "reasonable relationship" to the work performed, and each scheduled payment must identify and describe the work to be done, materials purchased, or other project-related costs that such payment covers.
 A listing of all advertised representations made by the Contractor, including, but not limited to, any guarantees or warranties.
 A clause where the Contractor agrees to furnish the Buyer with a Certificate of Workers' Compensation Insurance before beginning work.
 A clause where the Contractor agrees to obtain all permits required by New York City law.
☐ In immediate proximity to the space reserved in the contract for the signature of the Buyer, in boldface and a minimum size of 10 points, a statement in the following form:
YOU, THE BUYER, MAY CANCEL THIS TRANSACTION AT ANY TIME PRIOR TO MIDNIGHT

OF THE THIRD BUSINESS DAY AFTER THE DATE OF THIS TRANSACTION. SEE THE ATTACHED NOTICE OF CANCELLATION FORM FOR AN EXPLANATION OF THIS RIGHT.

DATE OF CONTRACT:	ANY PENALTY OR OM THE ABOVE DATE. Y PAYMENTS MADE BY YOU
	ANY PENALTY OR OM THE ABOVE DATE. Y PAYMENTS MADE BY YOU
NOTICE OF CANCELLATION	OM THE ABOVE DATE. Y PAYMENTS MADE BY YOU
YOU MAY CANCEL THIS TRANSACTION, WITHOUT OBLIGATION, WITHIN THREE BUSINESS DAYS FRO	
IF YOU CANCEL, ANY PROPERTY TRADED IN, ANY UNDER THE CONTRACT OR SALE, AND ANY NEGO EXECUTED BY YOU WILL BE RETURNED WITHIN 1 FOLLOWING RECEIPT BY THE SELLER OF YOUR OANY SECURITY INTEREST ARISING OUT OF THE TICANCELED.	IO BUSINESS DAYS CANCELLATION NOTICE, AND
IF YOU CANCEL, YOU MUST MAKE AVAILABLE TO RESIDENCE, IN SUBSTANTIALLY AS GOOD CONDI ANY GOODS DELIVERED TO YOU UNDER THIS CO MAY IF YOU WISH, COMPLY WITH THE INSTRUCTION REGARDING THE RETURN SHIPMENT OF THE GOOD EXPENSE AND RISK.	ITION AS WHEN RECEIVED, INTRACT OR SALE; OR YOU IONS OF THE SELLER
IF YOU DO MAKE THE GOODS AVAILABLE TO THE DOES NOT PICK THEM UP WITHIN 20 DAYS OF THI CANCELLATION, YOU MAY RETAIN OR DISPOSE OF FURTHER OBLIGATION. IF YOU FAIL TO MAKE THI SELLER, OR IF YOU AGREE TO RETURN THE GOO TO DO SO, THEN YOU REMAIN LIABLE FOR PERFOOBLIGATIONS UNDER THE CONTRACT.	E DATE OF YOUR NOTICE OF OF THE GOODS WITHOUT AN E GOODS AVAILABLE TO THI ODS TO THE SELLER AND FA
TO CANCEL THIS TRANSACTION, MAIL OR DELIVE COPY OF THIS CANCELLATION NOTICE OR ANY O [name of Seller] AT [address of Seller's place of bus MIDNIGHT OF [date].	THER WRITTEN NOTICE TO
I HEREBY CANCEL THIS TRANSACTION.	
Buyer's Signature Print Name	 Date