

# **Clareview Courts**

# Welcome to your new home at Clareview Courts

You will find some important information and forms in this package as it pertains to your new property. This package simply highlights a few of the provisions of the Bylaws and policies of the Corporation. Please ensure that all applicable forms are submitted to the Administrative Assistant for your property. Please also ensure you have read and understand your Corporation Bylaws.

Please keep this package handy for contact and information purposes.



Professional Real Estate Management Accredited Management Organization®(AMO®)

### **General Information**

### 1. Condominium Bylaws

In order to familiarize yourself with the different rules and regulations governing your building, please take a little time to read over the Condominium Bylaws. If you did not receive a copy, please request one from Ayre & Oxford Inc.

### 2. Insurance

The Condominium Corporation provides insurance coverage of the general property. We request that you make arrangements for personal insurance coverage of your personal contents and improvements to your unit. Please send a copy of your insurance certificate to our office.

### 3. PAYMENT

Common Expense Levies (condo fees) can be paid via post-dated cheques or automatic EFT withdrawal. Payment for all other items including but not limited to move fees, fobs and keys, chargebacks, parking, etc. can be paid by cheque made out to:

Clareview Courts C/O Ayre & Oxford Inc. #203 13455 114 Avenue Edmonton Alberta, T5M 2E2

Or via the Corporation's CondoCafe.

Please note that any payment that is returned is subject to a \$35.00 NSF processing charge, as well as any interest charges as set out in the Corporation Bylaws.

#### 4. Utilities

All gas and power are a part of the Corporation Condominium Fees.

### 5. Move In /Out Etiquette:

- 1. Book the elevator one week in advance by contacting Ashleigh at 780-777-9871 or Carmella at 780-267-0335.
- 2. Bookings are only between the hours of 9am and 8pm in consideration of other residents.
- 3. The move in or out fee is \$150 non-refundable. This fee is the responsibility of the Owner. Payment can be made by Cheque or Money Order payable to Clareview Courts or can be paid via a chargeback to the owner's account.
- 4. Elevators held open without a key cause major repair issues; therefore, if you are found holding open the door, **you will be charged** for the elevator company inspection and any resulting repairs required. These repairs have been known to be **in excess of \$500.00**.
- 5. Do not leave any doors propped open and unattended. Open doors must be attended at all times. This includes the elevator vestibule doors and the parkade overhead door.
- 6. No driving on the grass or moving through patios.
- 7. Any damages incurred will be the responsibility of the unit owner.

#### 6. Emergencies

If there is a police / fire or medical emergency, call 911.

Report incidents requiring immediate action to the after-hours emergency line (780-499-8424) Non emergency reports should be made to Property Management the following business day for record purposes.

#### 7. Noise and disturbance:

Daily living and its associated noises are expected and suggested to remain from 8am to 9pm. Outside of this timeframe should be quiet hours. Parties or activities beyond 10 pm should be conducted with

Professional Real Estate Management Accredited Management Organization®(AMO®)

due respect to your neighbors. Owners with complaint regarding noise in a unit after hours are asked to call the police and report it to Ayre & Oxford the next business day. Please document the date / time and nature of the complaint with as much details as possible.

### 8. Home based business:

Please make your request in writing to the Building Management for approval by the Board. Approval will not be given to business which requires public attendance in the building.

#### 9. **Pets:**

Pets, including visiting pets require approval of by the Corporation. You will find a pet approval Form included in this package. Please also refer to the Corporation bylaws for guidelines on size restrictions.

### 10. **Insurance:**

It is mandatory that all owners and tenants if renting have proper condo insurance. A copy of the insurance documents must be presented to the management company for their records.

### 11. Thinking of selling?

It happens – everyone's needs change over time. Note though that when you are selling the real estate agent you work with or potential buyers are usually interested in some key documents:

- Condo Bylaws
- Previous AGM minutes
- Insurance Certificate for building
- End of year financials
- Reserve Study

All of these documents have been provided to owners in the past. By law you only have to make these available for VIEWING (by appointment at Ayre & Oxford) however, to speed up the sales process most sellers keep a copy of the documents handy. Please remember that if you need this documentation reproduced there is a fee which can be \$300-400 depending on the needs of the buyer. So be sure to have your bylaws and keep your AGM information in a handy spot!

### 12. Lint Traps:

It is the responsibility of the owner(s) or Tenant(s) to clean their lint traps in their dryer and ceiling traps to prevent blockages.

### **Guidelines for enjoyment and use of Common Areas**

#### 1. For sale / rent signage:

Signs cannot be placed in windows, on the common property or surrounding grounds.

### 2. Rental Units:

If you are renting out your unit, or someone other than the titled owner will be occupying the unit, please notify Ayre & Oxford Inc within 21 days of the Rental and provide details of the tenants. You will find a notification form attached for your reference, along with a bylaw sign off form and if applicable deposit requirement. the Condominium Corporation requests that you fill out a Resident Information Form each time a new tenant moves into your unit advising of the name(s) and contact numbers of your tenants/occupants as well as an off-site address for yourself. Please forward these items to Ayre & Oxford Inc. Thank you.

Please find attached a tenant checklist that should be completed with each new tenant you rent your unit to.

#### 3. **Balconies:**

Balconies are considered common areas. They must be kept clean of junk not appropriate for this area. No storage of garbage etc. allowed. Basically, if it is an eyesore it's not allowed. We want everyone to be able to enjoy their balconies so common courtesy in respect to noise levels is

Professional Real Estate Management Accredited Management Organization®(AMO®)

appreciated. If it gets noisy take the party inside and close the sliding door. Loud noise after 9:00 pm is frowned upon, keep in mind noise travels and for the comfort of other residents please keep it down. **Satellite Dishes** are not allowed on balconies.

### 4. BBO's:

Any damage to the outside of the building from BBQ's is the responsibility of the owners of the suite with the damage.

### 5. **Parking:**

- Residents are not allowed to park in the visitors parking areas. Visitors may not park in an owner/resident parking stall.
- All visitors must display a visitor parking pass on the rear view mirror of their vehicle. Vehicles not displaying this pass will be towed or fined \$100. Visitor parking in the parkade is limited to 24 hours. Unauthorized extended use will result in a \$100 fine.
- Residents must display a resident parking pass on their rear view mirror of their vehicle. Vehicles not displaying this pass will be towed.

#### Article 62 USE AND OCCUPANCY RESTRICTIONS

without the express consent of the Board

- A. An Owner SHALL NOT: xix. in respect of Parking Stalls:
- 1. park or store any vehicle or allow any member of his household to park or store any vehicle on those areas of the Common Property designated for Visitor Parking or Handicapped Parking
- 2. during such time as an Owner or any member of his household is permitted by the Board to use a Handicapped Parking Stall, the non-Handicapped Parking Stall designated for the Unit of the Owner shall not be used by the Owner of that Unit and may be re-assigned by the Board;
- 3. use the common driveway or roadway or any part of the Common Property, other than for ingress to and egress from his Parking stall for the parking of any motor vehicles except in accordance with permission in writing from the Board;'
- 4. wash motor vehicles other than in an area designated, and no repairs or adjustments to motor vehicles shall be carried out on Common Property, nor shall any vehicles other than private passenger cars or trucks be brought on to Common Property without the written consent of the Board or the Manager or a duly authorized nominee thereof save in the course of delivery to or removal from the parcel;
- 5. allow trailers, campers, camper vans, boats, snowmobiles, trail bikes, all terrain vehicles, or any type of motor home or recreational vehicle or equipment to be parked or stored on his Parking Stall or on the Common Property without the prior written consent of the Board;
- 6. keep on a Parking Stall or on Common Property including any Exclusive Use Area, any private motor vehicle which is not in operating condition, currently licensed and being used from day to day without the prior written consent of the Board;
- 7. drive any motor vehicle on Common Property at a speed in excess of fifteen (15) kilometers per hour or in any manner that the Board, in its sole discretion, deems hazardous or dangerous; nor
- 8. allow any propane or natural gas-powered motor vehicle to be brought into, kept or stored inside the building;

Professional Real Estate Management Accredited Management Organization®(AMO®)

# Clareview Courts Contact Information Update Form

How would you like to re	eceive your Condominium Correspondence?	
EMAIL	MAIL ONLY	
important Legal documents pertaining to	th Land Titles is kept up-to-date at all times to ensure you ro your Property, which will continue to be mailed to the Add gistered on Land Title. **	
Suite No.: Building	(where applicable):	
	WNER INFORMATION	
Owner Name:		
Property Address:		
Mailing Address (if offsite):	Prov: Postal Code:	
Primary Phone No.:	Secondary Phone No.:	
E-mail:		
Emergency Contact/Agent:		
Emergency contact primary phone:	Secondary phone:	
TENANT / RESIDENT	T INFORMATION, (if different from Owner):	
Name(s):		
Daytime phone:	Evening phone:	
Please be reminded that the Owner(s) is/are res	sponsible to ensure the Tenant(s) receive all applicable corresponding	ndence.
CARS OWNED OR USED BY OV	WNER/RESIDENTS parked on Condominium Property:	
Car #1.		
Parking stall number: Make/Model:	Colour: License Plate Number:	
Car #2.		
Parking stall number: Make/Model:	Colour: License Plate Number:	
Signature:	Date:	

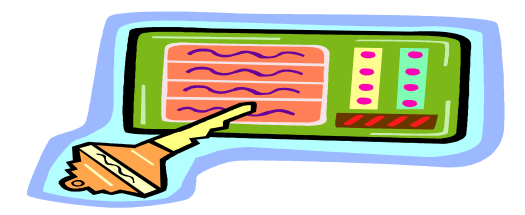
The information requested above is required as per your Bylaws and the Condominium Property Act. Please ensure you submit a new form with any changes to any of the above information. Changes are accepted in writing only, to ensure no discrepancies.

Once completed, please sign and return the form to admin1@ayreoxford.com, or via fax, regular mail, or drop it off to our office, contact information provided on the letter head.

Professional Real Estate Management Accredited Management Organization®(AMO®)

# **Intercom Update**

Clareview Courts



Please be advised an Intercom system is installed and all entrance doors to the building are secured.

The system works by using a number assigned to your suite which has to be entered by your guest which then activates your home telephone or your cell phone.

To activate your intercom we require the local telephone or local cellular number you wish to use along with your name.

Please be advised that requests to intercoms can not be completed if you are not a registered occupant of the Unit.

Please fill out the following information and return it to <a href="mailto:admin1@ayreoxford.com">admin1@ayreoxford.com</a> or to the office at:

Ayre & Oxford Inc. #203, 13455-114 Avenue Edmonton, AB T5M 2<sup>E</sup>2 FAX: (780) 448- 7297

Unit #	
Owner/Tenant Name(s) _	
Name Displayed	
Phone Number	

Professional Real Estate Management Accredited Management Organization®(AMO®)

### NOTICE OF INTENTION and APPLICATION TO RENT/LEASE Clareview Courts Condominium Plan No. 072 9585

1.We, as owner(s) of
Unit Number, intend to rent/lease the unit to:
(Name(s) of proposed tenant/lessee)
2. A copy of the proposed rental agreement/lease showing the terms thereof, the amount of the rental to be paid and the circumstances under which it may be terminated prior to expiry is attached.
3. My/Our mailing address for service of legal process is:
4. I/We undertake to pay the Condominium Corporation and to indemnify it against any damage sustained by the Corporation or any other person as a result of the tenant's/lessee's breach of any Bylaw or any damages resulting from negligence or nuisance committed by the tenant/lessee.
5. I/We understand and agree that any unpaid charges resulting from damage sustained by the Corporation or any other person as a result of the tenant's/lessee's breach of any Bylaw or any damages resulting from negligence or nuisance committed by the tenant/lessee will be applied against Condominium fees paid resulting in action taken as per the Corporation. The Corporation also has a charge against the estate of the defaulting owner, for any amounts that the Corporation has the right to recover under these by laws. The charge shall be deemed to be an interest in the land, and the Corporation may register a caveat in that regard against the title to the defaulting owners unit. The Corporation shall not be obliged to discharge the caveat until all arrears, including interest and enforcement costs have been paid.
6. I/We have fully explained to the prospective tenant/lessee the provisions of Sections 53, 54, 56 of the Condominium Property Act and we have provided the tenant with a copy of the Corporation's Bylaws.
7. I/ We understand that the Residential Tenancies Act may affect us and our tenant. If there is a conflict between the Residential Tenancies Act and the Condominium Property Act, the Condominium Property Act applies.
DATED at Edmonton this day of , 20
SIGNATURE OF OWNER SIGNATURE OF CO-OWNER

Professional Real Estate Management Accredited Management Organization®(AMO®)

# Clareview Courts Confirmation of Bylaw Receipt

To: Board of Directors: Clareview Courts	
Unit # Address:	
In consideration of the attached application to of the following:	o lease unit #, please be advised
I / We	
have received a copy of the Corporation bylaw	
I / We	agree to undertake the
bylaws.	
Date:	
Signature:	
Signature:	
Witness Signature:	

Professional Real Estate Management Accredited Management Organization®(AMO®)

# Clareview Courts Condominiums Alberta Treasury Branch Pre-Authorized Chequing Authorization for Debit Transfer

Building:Unit #:	———	Transici
Surname:	First Name:	Initial:
Name:Complete if the name	the account is under is differen	t from Condominium Owner's name
City:	Province:	Postal Code:
Telephone No :	( work) _	
New Pre Authorized Plan? Bank Information Change?	T7 37	
	; Hereby author Ayre & Oxford In #203, 13455 – 114 Av on, Alberta T5M 2E2 Telep	venue
location: Financial Institution Name Address:	Province:	
Payments Association (CPA) in or practices of the CPA as they may authorization to Ayre & Oxford reasonable time to act on the not providing me with ten (ten) days changes to branch, account and in It is the Condominium Owner's the Pre-Authorized account on	carrying out this authorization. I agr Inc. and to be bound by this a stice. Ayre & Oxford Inc. and notice. I undertake to inform a stitution number while this aut is responsibility to notify Ayre or by the 23 <sup>rd</sup> of the current in evice charge of \$35.00 if any	I agree to be bound by the standards, rules and ree to give written notice of cancellation of this uthorization until Ayre & Oxford Inc. has had d/or ATB may terminate this authorization by Ayre & Oxford Inc. within ten (10) days of any thorization is in effect.  A Oxford Inc. of cancellation or changes to month.  withdrawal is returned. (This service charge
	the month	st receive this form by the 24 <sup>th</sup> of before the commencement date.)
Witness:	Signature: <mark>yreoxford.com</mark>	Date:

A VOID CHEQUE/BANK CONFIRMATION MUST BE ATTACHED

Professional Real Estate Management Accredited Management Organization®(AMO®)

## CLAREVIEW COURTS CONDOMINIUMS PLAN NO. 0729585

# 

Please forward completed form to Ayre & Oxford Fax: 780-448-7297

Ayre & Oxford After Hours Emergency Phone Number: 7809-499-8424

Professional Real Estate Management Accredited Management Organization®(AMO®)

### PET REGISTRATION/APPLICATION

The Ov	yners: Condominium Plan No. 072 9585 Clareview Courts Condominiums
Unit O	wner:
Unit A	ldress:
	y request permission to keep in the aforementioned described condominium unit a pet of the ng description ( <b>Note: Please submit a photograph with this application</b> .):
Comm	on Name:
Breed:	
Approx	imate Size:
Color:	
Age:	
Up to o	ate immunization shots: YesNo (check one) License #
Other l	Description:
In con	ideration of this permission being granted I agree:
1.	That at all times when this animal is not in the Unit, or contained in the privacy area, it shall be kept on a leash while coming to or leaving the property.
2.	That I will pay immediately for any damage done by said animal to the common property or person.
3.	That I will indemnify and save you harmless from any and all claims which may be against the Condominium Corporation by reason of the Condominium Corporation permitting me to keep said animal in my Condominium Unit.
4.	That permission granted by the Board of Directors on behalf of the Condominium Corporation may be revoked at any time, at the Board of Director's discretion.
5.	That I shall not permit my animal to run at large on any part of the property.
6.	Continual barking is acknowledged as disturbing the quiet enjoyment of Condominium Owners, and the Condominium Corporation has the right to withdraw approval of pets that are deemed to be a problem.
7.	Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to remove it immediately.
8.	That I have read and understand By-law Section 62.a.(iii), which states, but is not limited to, the fact that dogs must not be greater than 12" high at the shoulder.
Dated 1	Per Unit Owner Per Unit Owner his day of, 20Per: (Property Manager)
on beh	alf of The Owners: Condominium Plan 072 9585 Clareview Courts Condominiums

Professional Real Estate Management Accredited Management Organization®(AMO®)

Clareview Courts – Unit Alteration/Renovation Application
Date of Application:
NAME:
ADDRESS:
PHONE:
Interior Enhancement:
DESCRIPTION OF PROJECT(S) –
Permit Required: YES NO (If yes, enclose copy for file)
Material(s) to be used in construction:  NOTE: low, minimal or maintenance free materials must be used in construction, and must meet with municipal and provincial codes & requirements
Color(s):
Dimensions, Specifications:  (Attach a detailed sketch or drawing of the project showing dimensions, including proximity to adjoining properties. If interior enhancements involve structural changes, an engineer's report may be required.)
Contractor(s) or persons responsible for construction and contact numbers:
Estimated completion date of project(s): NOTE: owner(s) accepts responsibility for timely completion of construction project
Units that may be affected and/or impacted by construction:

Professional Real Estate Management Accredited Management Organization®(AMO®)

Owner(s) to complete the following section:	
I/we,	including permits as well as any/all cept full liability for any and all ctrical, plumbing and/or structural
When these enhancements are complete, these pro- insurance agent. If applicable my/our insurance co- replacement costs associated with these items. I/W responsibility for any additional insurance premiur improvements to my/our property and unit.	verage will be increased to cover e are aware and accept full
Dated this day of	, 20
Owner's Signature	Owner's Signature
Office to complete the following section  Board members concerns and/or any related condition denial:	ions of approval OR denial and reason
Approved / Denied (Please circle and initial one)	
Dated this, 20	,,
	(Property Manager)

Professional Real Estate Management Accredited Management Organization®(AMO®)

# Clareview Court Condominium Floor Covering Specifications

Floor coverings in the interior of any unit shall not be replaced with less resilient coverings than the pre-existing coverings without the prior consent of the Board. For the purpose of this policy: ceramic tile, marble or the like shall be considered less resilient than vinyl tile, hardwood flooring or the like which shall be considered less resilient than carpeting, carpeting and under pad, or the like.

Where hard floor coverings are allowed by permission of the board, and where they are located in any unit that is above another unit, the floor coverings must be installed using a resilient underlay which has a laboratory tested rating of "Impact Insulation Class" (IIC) of 70 or higher, and a Sound Transmission Class (STC) of 65 or higher.

The floor covering must "float" on the isolated underlay with no fasteners or other bridging through to the structure. For solid hardwood floors and tiles floors, this can be achieved by installing the resilient underlay below the subfloor.

Occupants with hardwood floors topping (hardwood, vinyl, ceramic tile and laminate) must recognize that the floor impact resulting from their activities are more readily transmitted to units below and active steps to limit the noise of these impacts must be taken. Please note: the under-pad requirement must have a Impact Insulation Class (IIC) of 70 or higher and a Sound Transmission Class (STC) OF 65 or higher.

Professional Real Estate Management Accredited Management Organization®(AMO®)

# CLAREVIEW COURTS Move In/Out Policy:

- 1. Contact Ayre & Oxford to register yourself in the building. Once confirmed registration you may contact one of the following coordinators.
- 2. The move coordinators can be reached by phone or alternatively email <a href="mailto:clareviewmoves@gmail.com">clareviewmoves@gmail.com</a>. Please put your Unit and Building in the subject line and Cc. <a href="mailto:admin1@ayreoxford.com">admin1@ayreoxford.com</a>.

Please allow a minimum of 72 hours notice for all moves.

- \* Carmela 780-265-0335
- \* Ashleigh at 780-777-9871
- 3. The cost of move in/out is \$150.00 to be paid by cheque or money order on the date of the move or alternatively, please have your Owner sign up for Condo Café. Please note, ALL payment is due in advance of the move.
- 4. Unscheduled moves will result in a \$300 charge on account.
- 5. Bookings are only between the hours of 9:00 AM and 8pm in consideration of other residents.
- 6. Elevators held open without a key cause major repair issues; therefore, if you are found holding open the door, you will be charged for the elevator company inspection and any resulting repairs required. These repairs have been known to be in excess of \$500.00.
- 7. Do not leave any doors propped open and unattended. Open doors must be attended at all times. This includes the elevator vestibule doors and the parkade overhead door.
- 8. No driving on the grass or moving through patios. Handicap Parking is not for the moves.
- 9. Any damages incurred will be the responsibility of the unit owner.

	Landlord /Tenant Fee
Move In/Out with a 3-hour time limit	\$150
Additional Time Required (after 3 hours)	\$50 per hour
Late Arrival <sup>1</sup> (after 30 minutes)	\$50

-

After 1 hour the move will be deemed to be a "No Show" and resident will be fined accordingly

Professional Real Estate Management Accredited Management Organization®(AMO®)

# Clareview Courts Move In / Move Out Form A fee of \$150 is applicable for each move

Move-Out			rcle: Move-In /
wner Name:	Tenant Nan	ne:	
hone Number:			
We		, here	
llowing move in/move out etiquette	e are to be followed through	the duration of our mo	ove.
8. I, have bee			
move.			8
9. Notice of the move has been reservation and padding of the office of Ayre & Oxford Inc. b	he elevator was arranged b	y contacting the Move S	
10. We acknowledge that our res			
other residents/owners, and hour time limit for each move			
hour time limit.			
11. We acknowledge the move in			
12. Elevators held open without			
open the door, we will be cha			
required. We acknowledge that 13. We acknowledge that no doo			
vestibule doors and the build			
14. The following areas were insp			
found during the walk through			
who may in turn charge back			
damages.	k the tenant as per then pe	rsonar agreement to me	car the ices of th
damages.	Prior	to Move Furt	her to Move
a) Walls clear of makings/			s Ll No
b) Flooring clean and clear	r of damage LI Yes		s Ll No
c) Elevator clear of scratch	nes LI Yes		s Ll No
d) Elevator key and door w			s Ll No
otes:			
lease make cheques payable to Cl heque number [if app hargeback to account Yes or No.	lareview Courts with Unit licable].	and Building number	•
150 moving fee: was paid by	lareview Courts with Unit dicable]. [ Can only be authorized	and Building number	I required to be
ease make cheques payable to Cladeque number [if application of the move.]  rior to Move: Signed this	lareview Courts with Unit dicable]. [ Can only be authorized	and Building number	I required to be
lease make cheques payable to Clease make cheques payable to Clease heque number [if application application of the move.]  The state of the move is a signed this	lareview Courts with Unit dicable]. [ Can only be authorized	and Building number	I required to be
hease make cheques payable to Clade number [if application of the move.]  rior to Move: Signed this areview Courts Move Supervisor.	lareview Courts with Unit dicable]. [ Can only be authorized	by the Unit Owner and, 20 in the p	d required to be resence of the
hease make cheques payable to Clade number [if application of the move.  rior to Move: Signed this areview Courts Move Supervisor.	lareview Courts with Unit dicable]. [ Can only be authorized	by the Unit Owner and , 20 in the p	d required to be resence of the
hease make cheques payable to Clade number [if application of the move.  rior to Move: Signed this areview Courts Move Supervisor.	lareview Courts with Unit dicable]. [ Can only be authorized	by the Unit Owner and, 20 in the p	d required to be resence of the
lease make cheques payable to Clebeque number [if apple hargeback to account Yes or No. aid in advance of the move.  rior to Move: Signed this lareview Courts Move Supervisor.  where and/or Tenant aurther to Move: Signed this	lareview Courts with Unit dicable].  [ Can only be authorized  day of	by the Unit Owner and	d required to be resence of the
lease make cheques payable to Cl heque number [if app hargeback to account Yes or No.	lareview Courts with Unit dicable].  [ Can only be authorized  day of	by the Unit Owner and	d required to be resence of the submitted to the

All spaces are to be fully completed on each form.