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

# WELCOME

to your new home

The Arbor at Avenue 83

You will find some important information and forms in this package as it pertains to your new property.

Please ensure that all applicable forms are submitted to the Administrative Assistant for your property and ensure you have read and understand your Corporation Bylaws.

There is an online community in Google Group and it is available for owners and residents to keep in touch with what's going on at the condo.

Go to https://groups.google.com, group "arborave83".

#### AYRE & OXFORD INC.

#203, 13455 – 114 Avenue NW Edmonton AB T5M 2E2

Ph.: 780-448-4984 Fax: 780-448-7297

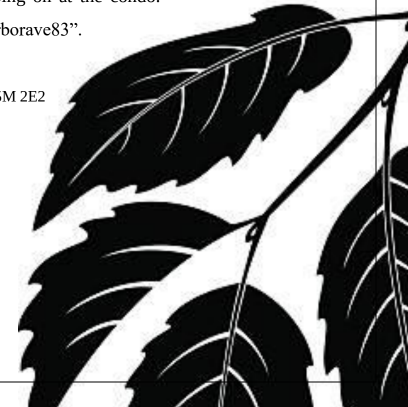
#### PROPERTY MANAGER

Brandon Reddekopp brandon@ayreoxford.com 780-448-4984 ext. 315

#### **ADMINISTRATION**

admin3@ayreoxford.com 780-448-4984 ext. 326

AFTER HOURS EMERGENCIES 780-499-8424



#### **Contents**

Contact Information	1
AFTER HOURS EMERGENCIES & REPORTING PROCEDURES	1
Board	1
AGM	1
Balconies	1
Barbecues	2
Blinds	2
Bylaws	2
Condo Fees	2
CondoCafe	
Deliveries	
Elevators	
Garbage	
Heating	2-3
Insurance	
Keys-Fobs	
Maintenance-Owners	
Moving	
Noise	
Parking	
Payments	
No Smoking Policy	5
Pet Policy	
Renovations	
Rentals	
Rooftop Deck	
Security	
Thinking of Selling?	7
Forms	
Contact Information Update	8
Authorization for Debit Transfer	9
Pet Registration	
Move In/Move Out	
Notice of Intention to Rent/Lease	
Tenants Receipt of Bylaws	
Cease to Rent	
Unit Alteration/Renovation Application	
Unit Alteration/Renovation Application - Third Parties Agreement	
Unit Alteration/Renovation Application - Alteration Materials & Specifications	
Intercom Form	
Complaint Form	20

#### <u>AYRE & OXFORD INC.</u>

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

#### **Emergency & Reporting Procedures**

For floods or similarly urgent issues which require immediate assistance <u>during regular business</u> <u>hours</u> of 8:00 am – 4:00 pm, please contact:

Robyn Brown, Vice President, Associate Broker, Partner 780-448-4984 ext. 323

#### "AFTER HOURS"

## Monday - Friday after 4:00 pm & before 8:00 am and Friday 4:00 pm - Monday 8:00 am

AFTER-HOURS EMERGENCY LINE: 780-499-8424

All non-urgent reports may be sent via email to <a href="mailto:rbrown@ayreoxford.com">rbrown@ayreoxford.com</a>

Always report suspicious/illegal activity to the police first, then report to management the following business day.

If there is a Police / Fire or Medical Emergency, call 911 first.

If it is not an emergency, call the Police Non-Emergency Line at 780-423-4567.

After providing the details, request the event number and report the event and incident number to Ayre & Oxford Inc. the next day, including the date / time and nature of the complaint, with as much detail as possible so that we may keep record or follow up accordingly.

#### **Board**

The Board has set up a Google Group and encourage involvement in your community. You can expect timely access to up-to-date condominium news, a message forum and connection the Property Manager and Board of Directors. Go to <a href="https://groups.google.com">https://groups.google.com</a> group arborave83. Note: Google Group stores data on the cloud, outside of Canada.

#### **AGM**

Annual General Meetings are held once per year and all owners are encouraged to attend. A meeting package with details of time and place will be sent to all owners with a minimum of seven (7) days' advance notice of the meeting.

#### **Balconies**

Balconies and Patios are exclusive use common areas for the individual unit owner's enjoyment. Please use them only as an outdoor sitting area- no clotheslines or anything hanging on the railings. No awnings, shades or screens shall be erected over the outside of the windows. No Owner shall feed pigeons, gulls or other birds from the windows or balconies of their Unit, or anywhere in close proximity to the Units or on the Common Property. Nothing may be thrown out of the windows or off the deck of any <u>Unit</u>. At no time shall mops, brooms, rugs or other cleaning utensils be shaken clean out of a window or off the deck of a Unit. Please keep the outside of the building looking good.

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

#### **Barbecues**

Barbecuing is permitted provided that the barbecue uses electricity or natural gas as a fuel source. There are natural gas connections on all unit balconies. PROPANE BARBECUES OR TANKS ARE NOT ALLOWED ON UNIT BALCONIES.

#### **Blinds**

Blinds are to be retractable roller blinds and show the colour of, or similar to, Hunter Douglas Fence Post (white), Hunter Douglas Chalk (cream) or Hunter Douglas Silver Pearl (light grey), when viewed from the street.

#### **Bylaws**

These are the formal rules owners and residents are required to follow. The Condominium Property Act (CPA) takes precedence if there is a discrepancy between the Act and the bylaws.

#### Condo fees

Condo fees are based on unit factors, which were set when the building plans were approved. Condo fees cover operating costs, gas and water. The Arbor at Avenue 83 has 10,000-unit factors, including storage and parking.

#### CondoCafe

This is an online portal offered exclusively by Ayre & Oxford Inc. where you will have access to view your own account balance in real time and you can make payments with your bank card, credit card, or chequing account for any costs you may incur (other than recurring Condo Fees). In addition to the new payment options, you will also have access to your condominium's documents and communications from our office.

To be able to be invited to register for CondoCafe (RentCafe), you are required to register your email address with Ayre & Oxford Inc. Once your email is received, you will be emailed instructions on how to register. Please contact admin3@ayreoxford.com to update your email information.

#### **Deliveries**

For deliveries of large items, please provide 24-hours' notice to allow for padding of the elevator.

#### **Elevators**

Please do not prop or hold doors open as this causes damage to the door sensors. Elevator repairs are very expensive and will be charged back to the owner if damages occur during use.

#### **Garbage**

Household garbage is to be bagged (double if necessary) and taken outside to the city garbage bins. Bins in the lobby or parking areas are for non-household garbage (i.e. non-smelly). The nearest Recycling Depot is *Strathcona* 8505 - 104 Street NW. Please DON'T put your garbage beside the dumpster – it won't get picked up by the city and ends up being strewn across the property. Do not dispose of furniture or mattresses in the dumpster area, as the city will not remove them and cost of removal will be charged back to your unit if found.

#### Heating

In the winter, please make sure your heat is on. Do not leave any windows or patio doors open

#### <u>AYRE & OXFORD INC.</u>

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

when you are not around. If you do need to open a window please monitor it closely to ensure pipes do not freeze when there is a change in temperature.

Damage done to your suite and other suites as a result of frozen pipes that burst, as a result of negligence on the part of the resident or owners of the suite, is the responsibility of the owner and/or resident of that suite.

#### Insurance

The Condominium Corporation carries Real Property All Risk Insurance, which provides coverage to the full replacement value of all real common property and Directors and Officers Liability. Only common property and improvements installed by the Developer will be covered under your Condominium insurance coverage.

This policy does not cover the individual unit owner in these important areas:

- 1. Insurance coverage on your personal property or contents coverage
- 2. Insurance coverage for personal liability
- 3. Sewer Back up
- 4. Contingent insurance
- 5. Insurance on Betterments, or improvements
- 6. Loss assessment (coverage for the Corporations deductible should this be assessed back to the unit responsible.)
- 7. If the unit is rented to tenants, the owner should carry a condo package that also covers tenant liability; the tenant must carry a tenants' policy.

It is strongly suggested that all owners have proper insurance - a Condominium Unit Owners Policy. Provide your insurance agent with a copy of the Corporation bylaws and the current Corporation insurance certificate for their reference in ensuring your coverage is relevant to areas of your responsibility.

A copy of the insurance documents (owners and tenants) should be presented to the management company for their records. If you rent out your unit proof of renter's insurance is mandatory.

#### **Keys-Fobs**

Suite and mailbox keys are the responsibility of the owner. An extra suite key may be provided to management for storage in a secure location to allow entry in the event of an emergency. Building Fobs & Keys \$100 (fee non-refundable) payable by cheque or money order. If you lose your keys, please advise the office so that building fobs can be deactivated for security. Lock boxes anywhere on site are strictly prohibited. If a lock box is found it will be removed at the cost of the Owner immediately.

#### Maintenance

As an Owner you are responsible for the maintenance of various appliances in your unit including:

- 1. Refrigerator water lines & filters
- 2. Washing machines
- 3. Fireplaces
- 4. Dishwashers
- 5. Water filter systems
- 6. Furnaces and furnace filters

#### <u>AYRE & OXFORD INC.</u>

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

#### 7. Humidifier filters

#### **Moving Procedures**

Move In & Move Outs <u>must be booked with Ayre & Oxford Inc.</u> ONE WEEK in advance. Book your move in/out by phone (780)-448-4984 ext. 326 or email <u>admin3@ayreoxford.com</u>. A \$250.00 refundable damage deposit is due prior to a move in/out (Payable by cheque or money order). The deposit must be provided to the Ayre & Oxford Inc. office prior to the move date. Maintenance will provide an inspection before and after the move to ensure no damage was done to the common property. All owners will need to sign off on the inspection form. <u>ALL moves must be booked by</u> OWNERS not renters.

Hours for Moves: 8:00 am - 4:00 pm

Days of Moves: Monday, Wednesday & Friday

Any damages to Common Property as a result of an un-booked move will be charged back to the unit owner and a fine may be levied. Please do not leave any doors propped open and/or unattended.

#### **Noise**

Daily living and its associated noises are expected and suggested to remain from 8:00 am to 9:00 pm. Outside of this timeframe should be quiet hours, so parties or activities beyond 9:00 pm should be conducted with due respect to your neighbors. Owners with complaints regarding noise in a unit after hours are asked to notify the police as indicated above, then provide the incident number to your Property Manager with accompanying details at your earliest opportunity for record keeping or follow-up.

#### **Parking**

Visitor parking is for guests of owners/residents only. Under special circumstances, Visitor Parking Passes can be acquired for extended visitor parking. Please contact Ayre & Oxford for more information. The parade is for parking only, no maintenance of vehicles please. Bicycles may be stored in the bike room. Each Unit has a specific parking stall designated to the unit. Please ensure that the parking stall area is kept neat and uncluttered. The stall is intended for vehicles only. Please watch your speed in the parade and for the safety of others drive safely.

#### **Payments**

Common Expense Levies (condo fees) can be paid via post-dated cheques or Electronic Funds Transfer. 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:

> Arbor at Avenue 83 c/o Ayre & Oxford Inc. #203 13455 114 Avenue Edmonton Alberta, T5M 2E2

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.

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

#### No Smoking Policy

This policy contains the following additional terms, conditions and rules as follows:

- 1. Purpose of No-Smoking Policy. Due to the irritation and known health risks of exposure to second-hand smoke, increased risk of fire and increased maintenance, cleaning and redecorating costs. The smoke can seep through electrical outlets, heating and duct work, and structural gaps. All forms of smoking shall be prohibited.
- 2. Definition of Smoking. The term "smoking" means inhaling, exhaling, breathing, or carrying any lighted cigar, cigarette, or other tobacco product any manner or in any form.
- 3. Definition of Business Invitee. The term "business invitee" shall include but is not limited to any contractor, tradesperson, agent, household worker, or other person hired by the owner to provide a service or product.
- 4. No-Smoking Policy. Effective **September 9, 2018**, smoking is prohibited inside the building, including private units and on common property. Resident(s) visitors, guests and business invitees shall not smoke anywhere inside the unit, or on the patio/balcony or in any of the common areas.

#### Pet Policy

- 1. An owner shall not and shall not permit Tenants, invitees or other occupiers of his Unit(s) to keep any dangerous animals of any kind in the Unit, the Common Property or the Corporation Property.
- 2. An owner may keep up to 2 domestic animals, or pets provided they are no more than 17 inches tall at the shoulder with Board Approval.
- 3. The allowable animals are limited to canines or felines. A \$200 non-refundable pet fee must accompany the pet application form.
- 4. All canines must be hand leashed and kept under control at all times. Felines are to be confined to the Owner's unit at all times.
- 5. If, solely in the opinion of the Board, any animal including cats or dogs kept in a unit is a danger, or in any way becomes a nuisance, to any other Owner or Occupant, the
- 6. Board may give notice (on such terms and conditions as the Board shall determine) to the Owner of the animal, to remove the animal permanently.
- 7. The Occupant shall be responsible for picking up and disposing of any droppings left by the pet and shall ensure that the pet is not noxious or noisy and does not unreasonably disturb or interfere with the rights of the other Occupants.

#### Renovations

We recommend that you contact building management prior to commencement for guidelines and to seek Board approval for your intended alterations (see Unit Alteration form).

- 1. Construction in units is to be completed between 8:30 am to 6:00 pm Monday through Friday and between 9:00 am 6:00 pm on weekends and Statutory Holidays
- 2. Plumbing or electrical work must be performed by licensed contractors.
- 3. If you are upgrading / renovating, please ensure your insurance is adjusted to reflect coverage on all items that are not remaining "builders' grade".
- 4. Contractors are to remove all renovation materials from the building and dispose of them off site.

#### <u>AYRE & OXFORD INC.</u>

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

#### Rentals

Notify the Corporation through Ayre & Oxford Inc. Inc within 21 days of the Rental, and provide all contact details requested regarding the tenants. You will find forms attached for your reference. Owners who rent their suite must send in a Refundable Rental Deposit of \$1000.00, payable by cheque or money order. This is to cover any damages tenants or their guests may cause to common property. The deposit is held in trust until such time as you cease to rent your unit and will be returned upon request (less damages if applicable.)

Please note Bylaw Sec. 48 (e) No Owner shall lease or rent any one of their Units more than 3 times in any 12-month period and in no event shall any Owner lease, license or rent any of their Units through any service similar to Airbnb, VRBO, VacationRentals.com or any similar or related service.

#### **Rooftop Deck**

- 1. Owner/ Resident must be in attendance at all times the rooftop deck is in use.
- 2. Maximum Adults allowed is 60 Alberta Fire Code Section 2.7.1.3
- 3. No pets
- 4. The deck must be cleaned up after use furniture wiped down & garbage removed.
- 5. Access door is to be kept locked at all times.

#### Security

Please observe the following protocols for building security:

- 1. STOP after entering the parade and WAIT FOR THE DOOR TO CLOSE BEHIND YOU and DO NOT LET OTHER VEHICLES OR BIKES TAILGATE in behind you. It only takes a few seconds before the next resident can activate the door for entry.
- 2. DO NOT LEAVE DOOR OPENERS, KEY FOBS, MEDIA DEVICES, SUNGLASSES, CD's, CAMERAS, CIGARETTES, LOOSE CHANGE OR ANY VALUABLES in your vehicle. The police department advise that thieves will smash the window and grab whatever they can.
- 3. REPORT ANY LOST OR STOLEN FOBS TO THE OFFICE IMMEDIATELY so they can be deactivated.
- 4. Notify Ayre & Oxford Inc. Inc. immediately if any BUILDING DOORS ARE MALFUNCTIONING at 780-448-4984 (day) or After-Hours Emergency (780-499-8424)
- 5. Break-ins or thefts may be reported to Edmonton City Police at 780-423-4567 and to Ayre & Oxford Inc. Inc. at 780-448-4984 afterwards for our records.
- 6. If you see suspicious people or criminal activities in progress, please call 911.
- 7. Deadbolt locks have been added to all the storage room doors. Please ensure you lock the deadbolt when you exit the storage area.

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

#### Thinking of Selling?

When you are selling the real-estate agent you work with or potential buyers are usually interested in some key documents such as, but not limited to, the following:

- 1. Condo Bylaws
- 2. AGM minutes
- 3. Board meeting minutes
- 4. Insurance Certificate for building
- 5. Audited financials
- 6. Reserve Fund 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 Inc.), 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 are costs associated. Condominium documents are now available online at <a href="https://condopapers.com">https://condopapers.com</a>.

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

### The Arbor at Avenue 83 Contact Information Update Form

How would you like to receive your Condominium Correspondence?				
EN	MAIL ONLY	$\bigcirc$	MAIL ONLY	
** Please ensure that your ensure you receive impor continue to be	tant Legal d	locuments p		roperty, which will
Suite No.:	_ Building (v	where applica	able):	
	OWN	ER INFORM	ATION	
Owner Name:				
Property Address:				
Mailing Address (if offsite):				
Primary Phone No.:				
E-mail:				
Emergency Contact/Agent: _				
Emergency contact primary p	hone:		_ Secondary phone: <sub>-</sub>	
TENANT / R	ESIDENT IN	FORMATION	, (if different from	Owner):
Name(s):				
Daytime phone:		Evening p	hone:	
Please be reminded that the	Owner(s) is/a	are responsib	le to ensure the Tena	ant(s) receive all
applicable correspondence.				
CARS OWNED OR USED	BY OWNER	/RESIDENT	S parked on Condoi	ninium Property:
Car #1.				
Parking stall number: Ma	ke/Model: _		Colour:	License Plate
Number:				
Car #2.				
Parking stall number: Ma	ke/Model:		Colour:	License Plate
Number:				
Signature:		Date:		
The information requested at Act. Please ensure you subtraction Changes are accepted in writ	mit a new for	rm with any	changes to any of t	
Once completed, please sig regular mail, or drop it off t				

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

## The Arbor at Avenue 83 Alberta Treasury Branch Pre-Authorized Chequing Authorization for Debit Transfer

Unit #:		
Surname:	First Name:	Initial:
Name:		
Complete if the nar	ne the account is under is differen	t from Condominium Owner's name
Address:		
City:	Province:	Postal Code:
Telephone No :	( work)	
CIRCLE YES or NO  1. New Pre-Authoriz	ed Plan for Ayre & Oxford Inc.? Change (If Applicable)? YES	
Ayre & Ox #203, 134 Edmonton		lberta Treasury Branch (ATB) and:
	e note outstanding balances CA	lominium fees from my account at the NOT be paid thru Pre-authorized and
Financial Institution Name	<u> </u>	
•	Province:	
Telephone No.:		
Payments Association (CP rules and practices of the cancellation of this author & Oxford Inc. has had reterminate this authorization	A) in carrying out this authorization CPA as they may exist from time ization to Ayre & Oxford Inc. and to easonable time to act on the notion by providing me with ten (ten) of	of any member or affiliate of the Canadian on. I agree to be bound by the standards of to time. I agree to give written notice of the bound by this authorization until Ayroce. Ayre & Oxford Inc. and/or ATB maddays' notice. I undertake to inform Ayre & account and institution number while this
	Owner's responsibility to notify orized account on or by the 24th	Ayre & Oxford Inc. of cancellation o of the current month.
I understand there will be charge is subject to char		ny withdrawal is returned. (This service
Commencement Date:		receive this form by the 24 <sup>th</sup> of the fore the commencement date.)
Witness:	Signature:	Date:
Once completed, please re	eturn the form attention: <u>receiva</u>	ables@ayreoxford.com

A VOID CHEQUE or BANK CONFIRMATION MUST BE ATTACHED

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

### The Arbor at Avenue 83 PET REGISTRATION

Adult Size: (no more than 17" at the shoulder) Color:	The C	Owners: <b>Arbor at Av</b>	venue 83 Condom	inium			
application to keep in the aforementioned described condominium unit a pet of the following description.  Note: Please submit a photograph with this application  Common Name: Breed:	Unit	Owner:		Unit #:		I he	ceby submit this
Adult Size: (no more than 17" at the shoulder) Color: Up-to-date immunization shots: Yes No (circle one)  The Pet Policy permits 2 domestic animals-Canines/Felines ONLY, no more than 17 inches at shoulder.  In consideration of this permission being granted I agree:  1. \$200.00 per pet fee to be paid with the submission of the registration.  2. 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.  3. That I will pay immediately for any damage done by said animal to the common property or person.  4. 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.  5. 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.  6. That I shall not permit my animal to run at large on any part of the property.  7. 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.  8. Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.  UNIT Owner:	appli	cation to keep in the					
Adult Size: (no more than 17" at the shoulder) Color:	Note	: Please submit a p	hotograph with th	is applicatio	n		
Age:	Com	non Name:	Bre	ed:			
The Pet Policy permits 2 domestic animals-Canines/Felines ONLY, no more than 17 inches at shoulder.  In consideration of this permission being granted I agree:  1. \$200.00 per pet fee to be paid with the submission of the registration.  2. 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.  3. That I will pay immediately for any damage done by said animal to the common property or person.  4. 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.  5. 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.  6. That I shall not permit my animal to run at large on any part of the property.  7. 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.  8. Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.  UNIT Owner:  PET Owner:  PET Owner:  Permission to maintain the above-described animal, subject to the Condominium Bylaws and aforementioned conditions, is hereby granted.	Adult	Size: (no more than	n 17" at the should	er)	Color	·	
In consideration of this permission being granted I agree:  1. \$200.00 per pet fee to be paid with the submission of the registration.  2. 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.  3. That I will pay immediately for any damage done by said animal to the common property or person.  4. 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.  5. 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.  6. That I shall not permit my animal to run at large on any part of the property.  7. 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.  8. Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.  UNIT Owner:	Age:_		Up-to-date	e immunizatio	n shots:	Yes	No (circle one)
<ol> <li>\$200.00 per pet fee to be paid with the submission of the registration.</li> <li>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.</li> <li>That I will pay immediately for any damage done by said animal to the common property or person.</li> <li>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.</li> <li>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.</li> <li>That I shall not permit my animal to run at large on any part of the property.</li> <li>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.</li> <li>Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.</li> <li>UNIT Owner:</li></ol>		~ =	2 domestic anima	ls- <u>Canines/F</u>	elines O	NLY, n	o more than 17
<ol> <li>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.</li> <li>That I will pay immediately for any damage done by said animal to the common property or person.</li> <li>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.</li> <li>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.</li> <li>That I shall not permit my animal to run at large on any part of the property.</li> <li>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.</li> <li>Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.</li> </ol> UNIT Owner: Per Owner: Permission to maintain the above-described animal, subject to the Condominium Bylaws and aforementioned conditions, is hereby granted.	In co	nsideration of this	permission being	granted I ag	ree:		
<ul> <li>area, it shall be kept on a leash while coming to or leaving the property.</li> <li>3. That I will pay immediately for any damage done by said animal to the common property or person.</li> <li>4. 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.</li> <li>5. 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.</li> <li>6. That I shall not permit my animal to run at large on any part of the property.</li> <li>7. 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.</li> <li>8. Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.</li> <li>UNIT Owner:</li></ul>			*			_	
<ol> <li>That I will pay immediately for any damage done by said animal to the common property or person.</li> <li>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.</li> <li>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.</li> <li>That I shall not permit my animal to run at large on any part of the property.</li> <li>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.</li> <li>Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.</li> </ol> UNIT Owner: Pet Owner: Permission to maintain the above-described animal, subject to the Condominium Bylaws and aforementioned conditions, is hereby granted.	2.						
property or person.  4. 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.  5. 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.  6. That I shall not permit my animal to run at large on any part of the property.  7. 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.  8. Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.  UNIT Owner:  Permission to maintain the above-described animal, subject to the Condominium Bylaws and aforementioned conditions, is hereby granted.	3		-	_	_		•
<ol> <li>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.</li> <li>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.</li> <li>That I shall not permit my animal to run at large on any part of the property.</li> <li>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.</li> <li>Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.</li> </ol> UNIT Owner:	٥.		•	damage done	by said a	ummai	to the common
Corporation may be revoked at any time, at the Board of Director's discretion.  6. That I shall not permit my animal to run at large on any part of the property.  7. 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.  8. Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.  UNIT Owner:  Permission to maintain the above-described animal, subject to the Condominium Bylaws and aforementioned conditions, is hereby granted.	4.	That I will indemniagainst the Condo	ify and save you ha minium Corporatio	n by reason of	the Cond	domini	-
<ol> <li>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.</li> <li>Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.</li> </ol> UNIT Owner:	5.						
Condominium Owners, and the Condominium Corporation has the right to withdraw approval of pets that are deemed to be a problem.  8. Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.  UNIT Owner:  Permission to maintain the above-described animal, subject to the Condominium Bylaws and aforementioned conditions, is hereby granted.	6.	-	· ·	•			
8. Animals are not allowed to defecate on Common Property, and if so it is the Owners responsibility to dispose of it immediately.  UNIT Owner:  PET Owner:  Permission to maintain the above-described animal, subject to the Condominium Bylaws and aforementioned conditions, is hereby granted.	7.	Condominium Ow	vners, and the Co	ondominium	Corporat	-	0 0
Permission to maintain the above-described animal, subject to the Condominium Bylaws and aforementioned conditions, is hereby granted.	8.	Animals are not all	lowed to defecate or	n Common Pro	_	d if so	it is the Owners
Permission to maintain the above-described animal, subject to the Condominium Bylaws and aforementioned conditions, is hereby granted.	UNIT	Owner:					
and aforementioned conditions, is hereby granted.	PET	Owner:					
Dated thisday of, 20 Per: Property Manager				-	ect to the	Condo	ominium Bylaws
	Date	d thisday of	, 20	Per: Property	7 Manage	r	

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

#### The Arbor at Avenue 83

#### $\label{eq:move_in_def} \textbf{Move Out Form}$

(CIRCLE SERVICE)

Property: Suite No:	The Arbor at Avenue 83			
Address: 10006-83 Avenue, Edmonton AB T6E 2C2				
Owner Name:Ow			ber:	
Tenant Name	:	Tenant Num	ber:	
I/We to be followed	, hereby through the duration of our move.	declare the follow	wing move in/move out etiquette are	
	rvation of the elevator was made the fice of Ayre & Oxford Inc.	rough the mainte	nance coordinator or by contacting	
2. Our re	eservation is held within the hours of	of	on , in	
consid period	eservation is held within the hours of deration of other residents/owners a l.	nd we will remain	n within our scheduled time	
_	ors held open without a key cause r	najor repair issue	es; therefore, if we are found	
	ig open the door, we will be charged			
	ing repairs required. We acknowledg s of \$500.00.	ge that these repa	airs have been known to be in	
	knowledge that no doors are to be p ule doors and the parkade overhead			
\$150.	are doors and the parkage overhead	door. Breach of	such policy will result in a fine of	
	eve provided a \$250.00 deposit and a	acknowledge rece	ipt of the elevator key, which is to	
	urned no later than the next busines			
	CY ORDER will be accepted.			
	llowing areas were inspected for dar			
	during the walk through further to			
	who may intern charge back the ter	nant as per their	personal agreement to incur the	
iees of	f the damages.	Drien to Morro	Further to Move	
a) W	alls clear of makings/damages	Prior to Move LI Yes LI No	<u>Further to Move</u> LI Yes LI No	
	looring clean and clear of damage	LI Yes LI No		
	levator clear of scratches	LI Yes LI No	LI Yes LI No	
,	me move began			
	me move was completed			
,	•	Provided	Returned	
	levator key and door wedges If no \$30 charge each)	LI Yes LI No	LI Yes LI No	
	(If there are required repairs to the diately to the property manager at A			
Prior to Move:	Signed thisday of		, 20in the presence of	
the Arbor at Av	venue 83 Maintenance Coordinator.			
X			x	
Owner and/o	r Tenant		x Maintenance Coordinator	
	ove: Signed thisday of Avenue 83 Maintenance Coordinator		, 20in the presence of	
x			x	
Owner and/o	r Tenant		x Maintenance Coordinator	

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

#### The Arbor at Avenue 83

NOTICE OF INTENTION TO RENT/LEASE

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 <u>a security deposit of \$1,000</u> 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 of 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 again 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 – 5 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 a conflict between the Residential Tenancies Act and the Condominium Property Act, the Condominium Property Act applies.
DA	TED at Edmonton thisDay of20
SIG	NATURE OF OWNER SIGNATURE OF CO-OWNER
	chments: Rental Lease Agreement, Owner Contact form, Tenant Receipt of Bylaws & proof of ter's Insurance

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

#### The Arbor at Avenue 83

Tenants Receipt of Bylaws

To: Board of Directors: The Arbor at Avenue 8	33
Unit #	
Address:	
In consideration of the attached application to advised of the following:	o lease unit #, please be
I/We (the tenants) have received a copy of the review.	e Corporation bylaws, for
I/We (the tenants)	_ agree to undertake the bylaws.
Date:	
Signature of Tenant 1	Signature of Tenant 2
Print Name of Tenant 1	Print Name of Tenant 2

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

#### The Arbor at Avenue 83

Cease to Rent

To: Board of Directors: The Arbor at Av	renue 83
Unit #	
Address:	
I / We, the Owner(s)	Cease to rent the aforementioned
suite effective: date	
<u>Circle One:</u> Please refund security deposit & mail to OR	
Contact the Owner phone #	and we will pick up the cheque
at the Ayre & Oxford Inc. office	
Date:	_
Owner Signature:	
Print Name:	
Owner Signature:	
Print Name:	
Witness Signature:	
FOR OFFICE USE ONLY	
RETURN OF RENTAL DEPOSIT CHEQU	E REQUEST
PROPERTY:	
PAYEE:	
DATE:	
AMOUNT:	
APPROVED BY:	

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

## The Arbor at Avenue 83 Unit Alteration/Renovation Application

Date of Application:
NAME:
ADDRESS:
PHONE:Interior Enhancement (needing insurance) Y / N
DESCRIPTION OF PROJECT(S) – Exterior: (Deck, Fence, Flooring, Sun/Screenroom, Other)
City of Edmonton Permit Required: YESNO(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): NOTE: If enhancement is exterior, it must coordinate to existing exteriors
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 reportmay be required.)
Contractor(s) or persons responsible for construction and contact numbers:
Estimated start to completion dates 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®)

#### The Arbor at Avenue 83

Unit Alteration/Renovation Application – Third Parties Agreement

*Owner(s)* to complete the following section:

I/we,, as homeowner(s) of Unit, accept all responsibility for construction and associated costs including permits as well as any/all related maintenance of these projects. I/We also accept full liability for any and all damages caused as a result of the failure of any electrical, plumbing and/or structural components changed during the course of the renovation.  When these enhancements are complete, these projects will be discussed with				
my/our insurance agent. If applicable my/our insurance coverage will be increased to cover replacement costs associated with these items. I/We are aware and accept full responsibility for any additional insurance premiums incurred as a result of these improvements to my/our property and unit.				
Dated thisday of				
Owner's Signature Owner's Signature				
Office to complete the following section				
Board members concerns and/or any related conditions of approval OR denial and reason for denial:				
Approved / Denied (Please circle and initial one)				
Dated thisday of, 20,(Property Manager)				
(Property Manager)				

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

#### The Arbor at Avenue 83

Unit Alteration/Renovation Application ~ Alteration Materials & Specifications

Date
This notice will confirm the Board of Directors decision to approve your request to adjust the unit or common area as follows:  INSTALLATION OF
IN LEGAL UNIT #, CONDOMINIUM CORP # 172 0687 10006-83 Avenue, EDMONTON, ALBERTA. T6E 2C2
Specifications as Follows:
IF the installation is flooring: adequate soundproofing must be provided by the underlay selected.
If the flooring being installed is an engineered floating floor, the insulation needs to have a FIIC impact rating of a minimum 60 to avoid disturbance to adjacent suites. A further recommendation for sound barrier would be an FIIC rating of 80.  The flooring will be installed with the inclusion of a moisture barrier which is mold mildew resistant.

<u>IF the installation is regarding fixtures</u>: they match the current standards and voltage. <u>Plumbing/Dishwashing changes</u>: That this work is conducted by a professional.

This decision will stand as long as all of the following conditions are met:

- 1. The work is to be completed during normal working hours (8:00 a.m. to 6:00 p.m. Mon to Fri), and will not be conducted on balcony space or other common areas, as applicable.
- 2. Understand that this is considered replacement of the builders' grade; therefore, this will be considered a betterment, or improvement, not covered by the Corporation insurance policy. The owner's personal insurance covers this
- 3. It will be the home owner's responsibility to pay for any future damages that may occur due to

the above adjustment.

- 4. It will be the home owner's responsibility to declare to any future purchasers their responsibility for the adjustment.
- 5. Any Estoppel certificate issued on this property will have an exception to these adjustments as common area.
- 6. Although this area is no longer considered common area, it must be maintained as to the standards of all other common areas of this project.
- 7. Failure to comply with any of the above points or failure to sign and return one copy of this form to the Board Manager will result in this request being denied.

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

- 8. Failure to maintain the area after construction will result in the area being returned to its original state at the home owner's expense.
- 9. All building permits are responsibility of home owner not the condominium board.
- 10. You are responsible to ensure that any additional noise caused by the alteration does not disturb neighboring units.

If you agree with all of the above conditions, please sign and return one copy of this form to the Board of Directors of Condo Corp. 172 0687 c/o Ayre & Oxford Inc. Inc.

Your project will be able to con	nmence once this form is sign	ned and returned.
Address	City, Province	Postal Code
Signature of Homeowner	Name (printed)	Date

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

## Intercom Update Arbor at Avenue 83



Arbor at Avenue 83 has an Intercom system installed and all entrance doors to the building are secured.

The system works by using a 4-digit number assigned to your suite which has to be entered by your guest, which then activates your home telephone or your cell phone. You may allow your guest access to the building by pressing "9" on your phone pad.

To activate your Intercom, we require one telephone **or local** cellular number you wish to use, along with your choice of name to be displayed on the intercom list.

Please fill out the following information and return it to <a href="mailto:admin3@ayreoxford.com">admin3@ayreoxford.com</a> or to the office at:

Ayre & Oxford Inc. Suite 203, 13455 – 114 Avenue Edmonton, AB T5M 2E2 FAX: (780) 448- 7297

#### May only be hooked up to one (1) local number.

Unit #
Owner/Tenant Name(s)
Display: Name or "Occupied"
Phone Number

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

### The Arbor at Avenue 83 PROPERTY RESIDENT COMPLAINT FORM

Today's Date:	Building N	Building Name / Address:		
Name:	Suite:	Owner or Te	enant?	
E-mail address:		Phone Number:		
Complaint against Suite #:		Type of complaint:		
If the complaint is noise, d	escribe the type of no	ise:		
How frequent is this occur	ring?			
How long does this occur?				
At what time of day?				
Location / source of the co	mplaint?			
How is it affecting you?				
Is it affecting anyone else?				
Other relevant details:				
_				
Are you willing to attend c	ourt in the event that	this issue escalates to the	at point?	
The information collected he be shared with the offenders		rd keeping purposes only.	Your information will not	
	FOR OFFICE	E USE ONLY:		
1 <sup>ST</sup> COMPLAINT	2 <sup>ND</sup> COMPLAINT	3 <sup>RD</sup> COMPLAINT	4 <sup>TH</sup> COMPLAINT	
NOTES:				