

Kernohan Ravine Condominiums

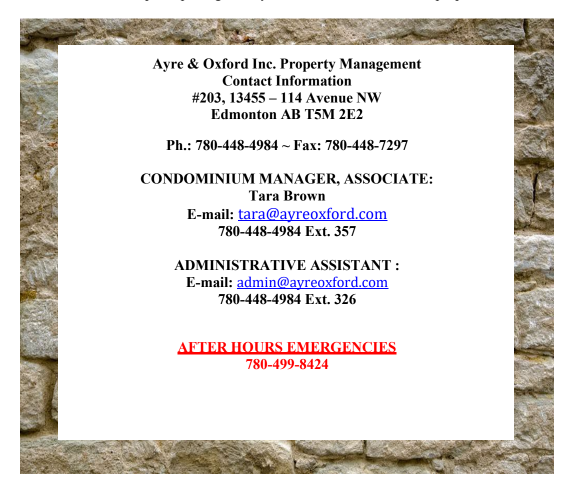
Welcome

to your new home at Kernohan Ravine

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.



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Guidelines for the Use & Enjoyment of Common Areas Kernohan Ravine

Ayre & Oxford Inc. role is to manage on behalf of the Owners, common area issues such as grass cutting, watering of the trees and lawn, snow removal, garbage removal, parking, pet issues and items pertaining to/ in accordance with the Bylaws. Ayre & Oxford manage the collection of the monthly condo fees and ensures that all bills are paid in a timely manner.

1. Move In/Move Out Etiquette

Please ensure you do not block Emergency Fire Lanes for any extended duration while conducting your move, and be ready to remove your vehicle promptly if required.

2. No driving on the grass

Damages resulting from vehicles or trucks on any common property area, or any other damages incurred will be charged backed to the unit Owner.

3. *Garbage*

- Do not dispose of any furniture or large items in the garbage.
- Each home has received one black cart for garbage and one green cart for food scraps. The green and black carts must be stored inside your garage and not left on common property.
- The green and black carts may be placed out *no earlier than the day before collection day* (eg: Thursday because collection day is currently Friday).
- Recyclables will continue to be collected in blue bags. Blue bags (recycle) are to be tied tight and placed out *no earlier than the day prior to collection*.
- Please read the information that was provided by the City of Edmonton and / or download their app for relevant information such as pick up days.

4. Access & Keys

Unit and mailbox locks/keys are the Owner's responsibility to replace and maintain.

5. Security

The security of your neighborhood is relevant to everyone. If you see unsafe conduct or activities, please report the suspicious activity to the police.

- If there is a police/fire or medical emergency, call 911.
- If it is not an emergency, call the police non-emergency line at

780-423-4567 after providing the details, request the event number for this incident and kindly report the event and incident number to Ayre & Oxford Inc. the next business day. Include the date/time and nature of the complaint with as much detail as possible so that we may keep on record or follow up accordingly.

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6. <u>Noise & Disturbance</u>

- Daily living and its associated noises are expected between the hours of 8 am to 9 pm. Outside of this timeframe, please consider it quiet hours; parties or activities beyond 9pm 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 and to provide the incident number to your Property Manager the following business day with accompanying details for record keeping or follow-up.

7. Visitor 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.

8. Pets

All pets must be registered using the enclosed Pet Approval Form and Owners are to be compliant with the terms of the agreement as submitted to the Board of Directors.

Please note the bylaw requirements:

62. USE AND OCCUPANCY RESTRICTIONS

(b) An Owner shall not:

(ii) keep or allow any animal, livestock, fowl or pet of any kind (other than a bird, fish, one (1) small dog, one (1) cat or other small animal restrained at all times inside the Unit) at any time to be in his Unit or on the Common Property without the specific approval in writing of the Board, which approval the Board may arbitrarily withhold and may, if given, be withdrawn anytime on fifteen (15) days notice to that effect. All dogs must be hand leashed and kept under control at all times. Notwithstanding the generality of the foregoing, if the Board, in its sole discretion, deems any pet whatsoever to be or causing an unreasonable disturbance to other Unit occupiers, or to be a hazard to or harmful to any Common Property or to other Owners or Unit occupiers, then the Owner of the Unit or the occupier of the Unit in which such pet is kept shall, forthwith on notice from the board, remove or cause to be removed such pet from his Unit and such animal shall thereafter not be kept in that Unit or on the Common Property at any time.

9. BBQ's

BBQ's are not to be left unattended and appropriate precautions are to be taken to ensure the safety of all. Any damage to the exterior of the building is the responsibility of the owner of the suite upon which damage incurred.

10. Heating

• During the winter months, please make sure your heat is on. Do not leave windows or patio doors open when you are not home. If you do need to open a window, please monitor it closely as there can be problems with pipes freezing when there is a change in temperature.

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• Damage to your suite and any other suites as a result of frozen pipes due to negligence on the part of the resident or owners of the suite, will be the <u>financial</u> responsibility of the owner of that suite.

11. Insurance

- To protect yourself and your personal property, purchase a Condominium Unit Owners Policy. This is a package designed specifically for this unique type of ownership. Contact your insurance agent to ensure that your needs are adequately met.
- The Condominium Corporation carries Real Property All Risk Insurance, which provides coverage to the full replacement value of all Real Common Property in addition to General Liability and Directors and Officers Liability. Only Common Property and improvements installed by the Developer will be covered under your Personal Condominium Insurance coverage.
- Please provide your insurance agent with a copy of the Corporation Bylaws and the current Corporation Insurance Certificate for their reference to ensure your coverage is relevant to the areas of your responsibility.
- The insurance carried by the Condominium Corporation <u>does not cover</u> the <u>individual unit owner</u> in the following important areas:
 - o Insurance coverage on your personal property or contents coverage;
 - o Insurance coverage for personal liability;
 - o Loss of use;
 - Alternate housing;
 - o Sewer Back Up;
 - o Contingent insurance;
 - o Insurance on Betterments, or improvements
 - o Loss assessment (coverage for the Corporations deductible should this be assessed back to the unit responsible);
 - o If the unit is rented to tenants, the owner should carry a condo package that also includes coverage of tenant liability; the tenant must carry a tenant's policy.

12. Rental Units

Notify the Corporation through Ayre & Oxford Inc. within 21 days of the rental, and provide all contact details requested regarding the tenants. You will find a form attached for your reference. Please ensure your residents send confirmation to Property Management of receipt of Bylaws. A refundable deposit of a \$250 where the initial term of the lease is 6 months or more, or \$1000 if the initial lease is under 6 months. This must be paid to the Corporation prior to renting your unit. This deposit is not the same as the Security Deposit you collect from your renters.

13. For Sale/Rent Signage

No signs, billboards, notices or advertising matter of any kind shall be placed on any part of the Common Property or delivered door-to-door without the prior written consent of the Board.

Please note: this restriction does not apply to signs erected by the Developer.

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Thinking of Selling?

It happens – everyone's needs change over time. Remember, if you are planning on selling the Real Estate Agent you work with and potential buyers are usually interested in some key documents:

- Condo Bylaws
- Previous AGM Minutes
- Insurance Certificate for Building
- End of Year Financials
- Reserve Fund Study

All 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 is a fee which can run \$300-\$400 depending on the needs of the buyer.

14. Realtor Tree

The Board of Directors would like to advise that there is now a realtor tree installed onsite for Owners who are selling their homes and wish to advertise. Signage posted on lawns, fences, windows, ect is not permitted at Kernohan Ravine Condominiums without prior approval from the Board.

Please observe the below bylaw of the Corporation:

62. USE AND UCCUPANCY RESTRICTIONS

- (a) In this Bylaw,
 - (i) "occupant" means a person present in a Unit or in upon the real or personal property of the Corporation or the Common Property without permission of an Owner,
 - (ii) "Owner" includes tenant;
- (b) An Owner shall not:
 - (v) erect, place, allow, keep or display signs, billboards, advertising matter or the other notices or displays of any kind on the Common Property or in or about any Unit in any matter without the prior approval of the Board;

15. 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:

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

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<u>Please note</u> 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.

16. 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.

Attachments:

- ✓ Kernohan Ravine Contact Information Sheet
- ✓ Electronic Funds Transfer Form (Automatic Condo Fee Withdrawal)
- ✓ Complaint Form for Residents
- ✓ Notice of Intention to Lease Form
- ✓ Notice of Tenants' Receipt of Bylaws
- ✓ Cease Rental Form
- ✓ Pet Registration Form
- ✓ Unit Alteration Form

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Kernohan Ravine Contact Information Update Form

How would you like to receive your Condominium Correspondence?			
EMAIL O	NLY O	MAIL ONLY	\circ
** Please ensure that your address filed with Land Titles is kept up-to-date at all times to ensure you receive important Legal documents pertaining to your Property, which will continue to be mailed to the Address registered on Land Title. **			
Suite No.:B	uilding (where applicable):		
	OWNER INFORM	IATION	
Owner Name:			
Property Address:			
Mailing Address (if offsite):		Prov: I	Postal Code:
Primary Phone No.:	Secondary I	Phone No.:	
E-mail:			
Emergency Contact/Agent:			
Emergency contact primary phone: Secondary phone:			
TENANT / RI	ESIDENT INFORMATIO	ON, (if different	from Owner):
Name(s):			
Daytime phone: Evening phone:			
Please be reminded that the Owner(s) i	s/are responsible to ensure	the Tenant(s) rec	eive all applicable correspondence.
CARS OWNED OR USED BY OWNER/RESIDENTS parked on Condominium Property:			
Car #1.			
D 1' 411 1 341 54 15		1	I' NA NA I
Parking stall number:Make/Model	:Cc	olour:	License Plate Number:
Car #2.		Jane	Licones Dieto Numi
Parking stall number:Make/Model	:Cc	olour:	License Plate Number:
6.	р. /		
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 admin3@ayreoxford.com, or via fax, regular mail, or drop it off to our office, contact information provided on the letter head.

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Alberta Treasury Branch Pre-Authorized Chequing Authorization for Debit Transfer Kernohan Ravine Condominium

Unit #:		
Surname:	First Name:	Initial:
Name:		
Complete if the	name the account is under is differen	at from Condominium Owner's name
Address:		
City:	Province:	Postal Code:
Telephone No :	(work)	
	d Plan for Ayre & Oxford Inc.? Change (If Applicable)? YES N	
Ayre & O #203, 134: Edmontor Telephone	xford Inc. 55 – 114 Avenue NW 1, Alberta T5M 2E2 2: (780) 448-4984 10ount of the monthly condominium alances CAN NOT be paid thru	Alberta Treasury Branch (ATB) and: fees from my account at the following location: Pre-authorized and must be paid by either
Financial Institution Name	io Care)	
		PostalCode
Telephone No.:		
Association (CPA) in carryin CPA as they may exist from to Oxford Inc. and to be bound notice. Ayre & Oxford Inc. a	g out this authorization. I agree to b ime to time. I agree to give written r by this authorization until Ayre & and/or ATB may terminate this author & Oxford Inc. within ten (10) days	any member or affiliate of the Canadian Payments e bound by the standards, rules and practices of the notice of cancellation of this authorization to Ayre & Oxford Inc. has had reasonable time to act on the rization by providing me with ten (ten) days' notice. of any changes to branch, account and institution
It is the Condominium Own Pre-Authorized account on o	ner's responsibility to notify Ayre or by the 24 th of the current month.	& Oxford Inc. of cancellation or changes to the
I understand there will be subject to change without no		withdrawal is returned. (This service charge is
Commencement Date:	1, 20 (We must re commencem	eceive this form by the 24 th of the month before the nent date.)
Witness:	Signature:	Date:
Please complete and ret	um to: receivables@avr	eoxford.com

A VOID CHEQUE or BANK CONFIRMATION MUST BE ATTACHED

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NOTICE OF INTENTION TO RENT/LEASE Kernohan Ravine Condominium

We,	as
owner(s) of Unit Number, int	end to rent/lease the unit to:
(Name and address of pro	posed tenant/lessee)
A copy of the proposed rental agreement/l amount of the rental to be paid and the citerminated prior to expiry is attached.	
My/Our address for service of legal process	s is:
I/We undertake to pay the Condominium term of the lease is 6 months or more, or \$1 is less than 6 months and to indemnify it Corporation or any other person as a result Bylaw or any damages resulting from negletenant/lessee.	1000 where the initial term of the lease against any damage sustained by the tof the tenant's/lessee's breach of any
I/We understand and agree that any unsustained by the Corporation or any tenant's/lessee's breach of any Bylaw or a or nuisance committed by the tenation Condominium fees paid; resulting in action The Corporation also has a charge against any amounts that the Corporation has the these by laws. The charge shall be deemed Corporation may register a caveat in that reowners unit. The Corporation shall not be all arrears, including interest and enforcer	other person as a result of the ny damages resulting from negligence nt/lessee will be applied against a taken as per the Corporation bylaws. the estate of the defaulting owner, for right to recover under to be an interest in the land, and the egard against the title to the defaulting obliged to discharge the caveat until
I/We have fully explained to the prospections 45 to 47 of the Condominium Protein tenant with a copy of the Corporation's By	roperty Act and we have provided the
I / We understand that the Residential 7 tenant. If there is a conflict between the Condominium Property Act, the Condomin	e Residential Tenancies Act and the
DATED at Edmonton this day of _	, 20
SIGNATURE OF OWNER	SIGNATURE OF CO-OWNER
**Attachments: Proposed Rental Lease Tenants' insurance certificate	Agreement, signed bylaw received.

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Tenants' Receipt of Bylaws Confirmation Kernohan Ravine

To: Board of Directors: Kernohan Ravine Condominiums	
Unit #	
Address:	
In consideration of the attached application to lease unit # Kernohan Ravine please be advised of the following:	at
I / We,	_
have received a copy of the Corporation bylaws, for review.	
I / We,Agree to undertake the bylaws.	_
Date:	
Signature:	
Signature:	
Witness Signature:	

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Cease to Rent Kernohan Ravine

To: Board of Directors: Kernohan Ravine Condominiums	
Unit #	
Address:	
I / We	
Cease to rent the aforementioned suite effective:	date.
Check One:	
Please refund security deposit Please keep security deposit on file Please apply security deposit to outstanding balance Yes	s 🗆 No 🗆
Date:	
Signature:	
Print Name:	
Signature:	
Print Name:	
Witness Signature:	
OFFICE USE ONLY	Initial
Verified Outstanding fines & charges in relation to tenancy	<i></i>
Apply \$of deposit to cover:	
Property Manager Signature	

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PET REGISTRATION Kernohan Ravine

Unit Owner:
Unit Address:
I hereby request permission 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:
Approximate Size:
Color:
Age:
Up to date immunization shots: Yes No (check one)
Other Description:
 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. That I will pay immediately for any damage done by said animal to the common property or person. 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. 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. That I shall not permit my animal to run at large on any part of the property. 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. Animals are not allowed to defecate and if so it is the Owners responsibility to remove immediately.
Per Unit OwnerSignature
Per Pet OwnerSignature
Permission to maintain the above-described animal, subject to the Condominium Bylaws and aforementioned conditions, is hereby granted.
Dated thisday of
Per: (Property Manager) on behalf of The Owners: Kernohan Ravin

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Unit Alteration/Renovation Application ~ Alteration Notice Kernohan Ravine Condominium

Date of Application:	NAME:
ADDRESS:	
PHONE:	Interior Enhancement (needing insurance) Y / N
DESCRIPTION OF PROJECT(S) -	- Exterior: (Deck, Fence, Flooring, Sun/Screen room, other)
City of Edmonton Permit Require	ed: YES NO(If yes, enclose copy for file)
Material(s) to be used in constru NOTE: low, minimal or maintena with municipal and provincial co	ance free materials must be used in construction, and must meet
Color(s): NOTE: If enhancement	is exterior, it must coordinate to existing exteriors
	wing of the project showing dimensions, including proximity to enhancements involve structural changes, an engineer's report
Contractor(s) or persons respons	sible for construction and contact numbers:
Estimated start to completion da	
	ibility for timely completion of construction project
Units that may be affected and/	or impacted by construction:

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Unit Alteration/Renovation Application – Third Parties Agreement Kernohan Ravine Condominium

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	<u>section</u>		
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)		

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Unit Alteration/Renovation Application - Alteration Materials Specifications Kernohan Ravine Condominium

Date		
This notice will confirm the Boa	rd of Directors decision to approve yo	our request to adjust the unit
or common area as follows:		
INSTALLATION OF		
		DDMONTON.
ON LEGAL UNIT #, COND	OOMINIUM CORP	EDMONTON,
ALBERTA		
Specifications as Follows:		
low noise unit (Below 60DB), professionally installed at no co waiver.	ditioner: Installation is allowed insoft the condensing unit is to be located to the Condominium Corporation,	ted in the fenced yard, it is and the unit owners sign the
 If the flooring being installed FIIC impact rating of a mini A further recommendation for the flooring will be installed 	equate soundproofing must be provided is an engineered floating floor, the mum 60 to avoid disturbance to adjator sound barrier would be an FIIC rails with the inclusion of a moisture ba	e insulation needs to have a cent suites. ting of 80.
Exterior walling alterations: the Plumbing/Dishwashing changes	ixtures: they match the current stand impacts on insulation or exterior she is: That this work is conducted by a propout coordinating the work, contact	athing are accounted for. rofessional.
 The work is to be completed and will not be conducted on ba Understand that this is con 	ag as all of the following conditions during normal working hours (8:00 alcony space or other common areas, sidered replacement of the builders approvement, not covered by the Coveres this.	a.m. to 6:00 p.m. Mon to Fri), as applicable. ' grade; therefore this will be
the above adjustment.	esponsibility to pay for any future da er's responsibility to declare to a	
responsibility for the adjustmen 5. Any estoppel certificate issue		
standards of all other common a	nger considered common area, it mareas of this project. of the above points or failure to sign	
form to the Board Manager will 8. Failure to maintain the area original state at the home owner	result in this request being denied. a after construction will result in the construction will result in the construction will result in the construction.	he area being returned to its
	onsibility of home owner not the condesure that any additional noise cause	
If you agree with all of the abor Board of Directors of Condo Cor be able to commence once this i	ve conditions, please sign and return rp c/o Ayre & form is signed and returned.	n one copy of this form to the & Oxford Inc. Your project will
Address	City, Province	Postal Code
Signature of Home Owner	Name (printed)	 Date

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Kernohan Ravine Condominium PROPERTY RESIDENT COMPLAINT FORM

Today's Date:	Building	Building Name / Address:		
Name:	Suite:	Owner o	r Tenant?	
E-mail address:		Phone Number:		
Complaint against Suite #:		Type of compla	int:	
If the complaint is noise	e, describe the type of	noise:		
How frequent is this oc	curring?			
How long does this occ	ur?			
At what time of day? _				
Location / source of the	complaint?			
How is it affecting you'	?			
Is it affecting anyone el	se?		_	
Other relevant details: _				
Are you willing to atter	nd court in the event th	cord keeping purposes or		
not be shared with the 3,5	•	E USE ONLY:		
1 ST COMPLAINT	2 ND COMPLAINT		4 TH COMPLAINT	
NOTES:				