

# Welcome to your new Home at

# **Placid Place Condominiums**

# *Welcome Package ~Information ~ Forms*

As a new owner, you will find some important information in this package concerning Property Management contacts, move in policies, rental information and pet registration. This document is not meant to replace your bylaws. Please also ensure you have read and understand your Corporation bylaws.



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# **GENERAL BUILDING INFORMATION**

#### <u> Move In / Out Etiquette:</u>

- Book the elevator in advance by contacting Property Management. A key and elevator pads will be supplied to protect the elevator.
- Bookings are only between the hours of 9am and 9pm in consideration of other residents
- A deposit in the amount of \$100.00 is required for the elevator key, which will be refunded immediately. Please note this must be in the form of a check as on-site staff, do not accept cash.
- Elevators held open without a key can 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.
- 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.
- No driving on the grass or moving through patios.
- All moving vans are to be parked in front of the building. Please be sure that you are not blocking anyone in.
- Moving household goods in / out should be done with safety and courtesy. Any damages incurred will be the responsibility of the unit owner.

#### Additional information

- Suite and mailbox locks/ keys are owner responsibilities to replace / maintain
- <u>Intercom programming changes</u>: submit the enclosed Intercom form to management.
- Additional remotes and keys can be purchased from the Property Management Office for a fee:
  - Purchase an additional parkade opener for (\$50.00)
  - Purchase an additional Key (\$50.00)

# <u>Emergencies</u>

- If there is a police / fire or medical emergency, call 911
- Report incidents requiring immediate action during after-hours Call 780-499-8424
- Non-emergency reports should be made to Property Management the following business day for record purposes.

# 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 9pm should be conducted with due respect to your neighbors.
- The Board of Directors at Placid Place encourages all residents to speak to their neighbours regarding noise concerns in a calm and respectful manner. This has been effective in dealing with these items and not escalating tensions by involving third parties.
- Owners with complaint regarding excessive party noise or domestic disturbance incidents 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.

# **Renovations and Repairs:**

- Construction in units is to be between 8:30 am to 6 pm Monday through Friday and cannot be conducted on statutory holidays, without prior Board permission.
- If you are planning a renovation you are asked to contact building management prior to commencement for guidelines and they will provide permission. This also applies to moving plumbing or electrical fixtures from one location to another.
- Unapproved renovations are subject to removal at the owners cost.
- If you are upgrading / renovating, please ensure your insurance is adjusted to reflect coverage on all items that are not remaining "builders' grade".

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# 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.

# Pets:

Pets, including visiting pets require approval of the Board. You will find a pet approval Form included in this package. Please also refer to the Corporation Bylaws.

# 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. The Condominium Corporation carries Real Property All Risk Insurance, which provides coverage to the full replacement value of all real property in the condominium complex. This policy does not cover the individual unit owner in these important areas:

- Insurance coverage on your personal property or contents coverage
- Insurance coverage for personal liability
- Sewer back up
- Contingent insurance
- Insurance on Betterments, or improvements
- Loss assessment (coverage for the corporation's deductible should it be assessed back to them)
- If the unit is rented to tenants, the owner should carry a condo package that also covers tenant liability; the tenant must carry a tenant's policy.

To protect these important areas, you should purchase a Condominium Unit Owners Policy. This a package designed specifically for this unique type of ownership. Contact your insurance agent to ensure that your needs are adequately met. Provide your insurance agent with a copy of the Corporation bylaws and the current Corporation insurance certificate for reference.

# Visitor Parking

The visitor parking policy is in effect as of October 1, 2019 (attached in this package). Each unit was provided one parking pass, please ensure that these are passed along to any new tenants or Owners. The cost for replacement is \$25.00.

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# **GUIDELINES AND INFORMATION**

# <u> For sale / rent signage:</u>

For sale signs may only be hung form the brackets provided on the light post in front of the property. Only small tile sized signs are permitted. A for sale sign is not allowed in the window or balcony of the Unit. Rental signage is not allowed.

# <u>Rental Units:</u>

If you intend to rent your suite, please notify Ayre & Oxford Inc within 21 days of the Rental and provide details of the tenancy. (Fill out attached forms)

# **Balconies/Patios:**

Balconies/patios 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 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** must be approved by the Board.

# BBO's:

Propane BBQ's tanks are not allowed to be carried through the elevator. The propane must be carried up the stairs and not by elevator - this is for insurance purposes. The BBQ should be kept away from the siding as it could melt. Any damage to the outside of the building from BBQ's is the responsibility of the owners or residents of the suite with the damage.

# <u>BIKES</u>

<u>All bikes must be registered with management</u> and stored on the bike racks in the parkade. Any bikes not registered by will be removed and given away. *Note- bikes are left at owner's risk.* 

# Garbage:

We strongly encourage everyone to recycle and please be reminded:

- Please DON'T put your garbage beside the dumpster it won't get picked up by the garbage folks and ends up being strewn across the property. If we have to hire someone to clean up garbage left outside the bin or in the building that cost gets passed on.
- Plastic milk jugs and other recyclable plastic jugs now carry a refundable deposit.
- If you are placing milk jugs into the containers, please ensure they are crushed to allow more space.
- Please DON'T put your garbage in the hallway, lobby mailbox area garbage or in stairwells.

# <u>Security:</u>

The security of the building is relevant to everyone to make sure to avoid allowing strangers into the building.

- Don't allow people to follow you through doors.
- Wait for the garage door to close before entering / exiting the parkade.
- Report suspicious activity to the police.

# <u>Storage:</u>

Storage lockers are not guaranteed.

• No flammables are to be kept in the storage lockers.

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- It is recommended that anything in storage is kept in a water proof container for protection.
- Nothing is to be stored in parking stalls.

# Thinking of selling?

Visit <u>www.ayreoxford.com</u> and select the Condo Docs button on the top of the main page to order documents required during a sale. You will also want to ensure any documents received during ownership are retained, to reduce costs during the sale.

# **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:

> Placid Place C/O Ayre & Oxford Inc. #203 13455 114 Avenue Edmonton Alberta, T5M 2E2

<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.

Please see your Facebook page for the latest information: <a href="https://www.facebook.com/PlacidPlaceCondo/">https://www.facebook.com/PlacidPlaceCondo/</a>

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# *Placid Place* Contact Information Update Form

• 			
How would you like to receive your Condominium Correspondence?			
EMAIL ONLY MAIL ONLY			
** 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.: Building (where applicable):			
OWNER 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 INFORMATION, (if different from Owner):			
Name(s):			
Daytime phone:			
Please be reminded that the Owner(s) is/are responsible to ensure the Tenant(s) receive all applicable			
correspondence.			
CARS OWNED OR USED BY OWNER/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 <u>admin3@ayreoxford.com</u>, or via fax, regular mail, or drop-off to our office, contact information provided on the letter head.

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	Placid H	Place
	Alberta Treasury Branch P	
Unit #:	Authorization for	Debit Transfer
Surname:	First Name:	Initial:
Name:		ifferent from Condominium Owner's name
Complete if	the name the account is under is d	ifferent from Condominium Owner's name
Address:		
City:	Province:	Postal Code:
Telephone No :	( work)	
Bank Information Chan Are you authorizing an YES NO INITIALS		drawn from your account along with your monthly fees?
I,	; Hereby author	ize Alberta Treasury Branch (ATB) and:
	Ayre & Oxford In #203, 13455 – 114 Aver Edmonton AB T5M 2E2 Telepho	nue NW
	nount of the monthly condominiu	um fees from my account at the following location: —
Address:		
City:	Province:	PostalCode:
Telephone No.:		
(CPA) in carrying out this au exist from time to time. I age bound by this authorization ur ATB may terminate this author within ten (10) days of any ch It is the Condominium Own Authorized account on or by	thorization. I agree to be bound b ree to give written notice of cancel atil Ayre & Oxford Inc. has had rea orization by providing me with ten anges to branch, account and instit ner's responsibility to notify Ay v the 24 <sup>th</sup> of the current month.	ny member or affiliate of the Canadian Payments Association by the standards, rules and practices of the CPA as they may llation of this authorization to Ayre & Oxford Inc. and to be asonable time to act on the notice. Ayre & Oxford Inc. and/or (ten) days notice. I undertake to inform Ayre & Oxford Inc. (tution number while this authorization is in effect. <b>Tre &amp; Oxford Inc. of cancellation or changes to the Pre-</b> withdrawal is returned. (This service charge is subject to
Commencement Date:	1, 20 (We mus the	at receive this form by the 24 <sup>th</sup> of a month before the commencement date.)
Witness:	Signature:	Date:
PLEASE SEND COMPLETE	D FORM AND DOCUMENT TO	receivables@ayreoxford.com
A VOID CHEQU	JE or BANK CONFIR	MATION MUST BE ATTACHED

Number

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# PLACID PLACE PET APPLICATION

In accordance with The Owners: Condominium Plan No. 802 2529 By-law 62 (a) iii approval for cats and dogs is required. Please complete one application for each cat or dog residing in your Unit and return to the Condominium Office. A copy of the municipal license (city of Edmonton) and a recent photograph of the pet in the application must be attached before approval will be granted. **NOTE:** A height restriction is in effect

#### TO BE COMPLETED BY OWNER/LANDLORD IF UNIT IS RENTED:

Owner:		Unit Address:			
Home #		Work #			
Mailing Addr	ess if Owner liv	es Off-Site:			
Pet Descriptio	n: Cat (breed):		1	Dog (breed):	
Sex:	Color:	Height:	Weight:_	Age:Fixed? Circle Y or N	
		ng in the unit curren in progress for you			
Municipal Lic	ense #			Tag #	I/We,
the Owner(s)	of the above Uni	t do hereby make a	pplication fo	Tag # r approval for the pet (cat or dog) as describe	ed above and
	llowing terms an				
• The	information prov	vided is accurate.	Misrepreser	ntation will result in the withdrawal of app	proval by the
	minium Corporat		-		-
			ONLY and w	ill not apply to any other animal residing on	the
-	ises, now or in th				
				nium Corporation, in accordance with By-law	
				the age of (1) year, <u>I/We</u> promise to provide	a copy of
		before the animal's			
				and repair to the Common Property caused	
	e described anim e by the Unit Ow		onsibility of	the Unit Owner. Resulting legal costs, if an	ny, will be
			Common Pr	operty, including posts, trees, shrubs, fences	orsigns
				other residents in any way.	<u>of signs.</u>
				Property or exclusive use areas.	
				d) at all times while on Common Property.	
				T WASTE. All waste is to be removed imm	nediately from
		d exclusive use area			ź
• No m	ore than 1 dog o	r 1 cat per househo	ld will be ap	proved by the Condo Corporation.	
• <u>I/We</u>	e agree to compl	y with the Condom	inium By-lav	ws and any rules and regulations set forth by	the
	lominium Corpor				
• Aqua	riums (fish tanks	s) must be reported	to the Corpo	ration.	
SIGNE	ED THIS	DAY OF	20	Signature:	
Numbe		DAY OF Mon	ıth	Owner	
SIGN	ED THIS	DAV OF	20	Signature	

Property Manager/ Board Member

Month

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#### NOTICE OF INTENTION TO RENT/LEASE

#### Placid Place Condominium No. 802 2529

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 -57of 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

Attachments: Rental Lease Agreement & Certified Cheque

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# TENANT RECEIPT OF BYLAWS PLACID PLACE

To: Board of Directors: Placid Place Condominium Plan No. 802 2529

Unit # \_\_\_\_\_\_ Address: \_\_\_\_\_\_

In consideration of the attached application to lease unit #\_\_\_\_\_ at Placid Place Condominium, please be advised of the following:

I / We [THE TENANTS]

have received a copy of the Corporation Bylaws for Placid Place Condo for review.

I / We [THE TENANTS]

\_\_\_\_\_agree to

undertake the bylaws of the Corporation.

Date:

Signature:

Owner/Landlord

Signature:

Tenant/Resident

Witness Signature:

# PARKING POLICY

Placid Place Condominiums

Auto Rescue will be monitoring Placid Place visitor parking effective **OCTOBER 1, 2019**.

Please note the following:

- Visitor stalls are for visitors only. This will be strictly enforced.
   Visitor parking is being monitored at random.
- Any vehicles parked in a visitor stall **<u>without</u>** a placard hanging the rearview mirror (suite number must be displayed) **may be towed at the Owner(s) expense.**
- All unit Owner(s) are receiving one (1) "VISITOR" placard that is to be placed in the rearview mirror of any vehicle that will be parked in visitor parking for any amount of time. If you are an off-site owner, it is your responsibility to share this parking policy with your tenant(s) and provide them with the Visitor placard. There will be a replacement cost of \$25.00 for any lost or stolen placards and will need to be reported to Ayre & Oxford before a replacement is given.
- Visitor parking is 24 hours maximum and motor vehicles parking in Visitor parking for 10 days or more each month are considered to be a "resident".

# <u>Please ensure you provide your visitors with the Visitor</u> <u>placard</u>, otherwise they may be towed at the Owners expense.

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# **<u>PLACID PLACE</u>** Unit Alteration/Renovation Application

Date of Application	n:	<b>NAME</b> : _	
ADDRESS:			
<b>PHONE</b> :	Ir	nterior Enhanceme	nt:
DESCRIPTION OF	PROJECT(S	\$) – Exterior: (Deck,	, Fence, Sun/Screen room, other)
Permit Required:	YES	NO	_ (If yes, enclose copy for file)
Material(s) to be us	sed in cons	truction:	
<b>NOTE</b> : low, minima must meet with mu			s must be used in construction, and 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 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:

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#### PLACID PLACE Unit Alteration/Renovation Application Third Party Agreement

# **IMPORTANT:**

Buildings constructed prior to 1991 may have used construction material containing ASBESTOS. Prior to approval of this Unit Alteration/Renovation application, samples of materials such as drywall tape/mud, ceiling textures and vinyl floor tiles and sheeting must be taken from all intended renovation areas and submitted to a licensed testing facility for evaluation. If results are positive for ASBESTOS content then all required abatement codes and practices must be adhered to as per Alberta's Occupational Health and Safety (OHS) Code and Guidelines.

More information on this may be obtained from  $\underline{https://www.alberta.ca/alberta-asbestos-abatement-manual.aspx}.$ 

#### 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. All items to be discarded as a result of the renovations will be handled by the homeowner, and will not be discarded onsite in or by the Corporations garbage bins.

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 this \_\_\_\_\_\_, 20\_\_\_\_, 20\_\_\_, 20\_\_\_\_, 20\_\_\_\_, 20\_\_\_\_, 20\_\_\_\_, 20\_\_\_\_, 20\_\_\_\_, 20\_\_\_, 20\_\_\_, 20\_\_\_\_, 20\_\_\_\_, 20\_\_\_\_, 20\_\_\_\_, 20\_\_\_\_, 20\_\_\_\_, 20\_\_\_, 20\_\_\_, 20\_\_\_, 20\_\_\_\_, 20\_\_\_\_, 20\_\_\_\_, 20\_\_\_,

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 this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_, \_\_\_\_

(Property Manager)

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This notice will confirm the Board of Directors decision to approve your request to adjust the common area as follows:

INSTALLATION OF \_\_\_\_\_\_\_\_, CONDOMINIUM CORPORATION #802 2529, EDMONTON, ALBERTA.

#### **Specifications as Follows:**

<u>IF the installation is an air conditioner</u>: Installation is allowed insofar as it a residential grade, a low noise unit (Below 75DB), the condensing unit is to be located in the fenced yard, it is professionally installed at no cost to the Condominium Corporation, and the unit owners sign the waiver.

<u>IF the installation is flooring</u>: adequate soundproofing must be provided by the underlay selected.

- If the flooring is a hard surface, a vapour barrier/micro-son underlayment is required to avoid disturbance to adjacent suites.
- A 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.

IF the installation is regarding fixtures: they match the current standards and voltage.

Exterior walling alterations: the impacts on insulation or exterior sheathing are accounted for.

<u>Plumbing/Dishwashing changes</u>: That this work is conducted by a professional.

If you have any questions about coordinating the work, contact your Property Manager.

#### 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.

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. #802 2529 c/o Ayre & Oxford Inc. Your project will be able to commence once this form is signed and returned.

Address

City, Province

Postal Code

Signature of Home Owner

Name (printed)

Date