







Waterford Court

WelcomeTo Your New Home at Waterford Court

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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Waterford Court Condominium Plan 062 0420

The Waterford Court is a condominium in which individual residents, as a group, desire to live amicably in neighboring homes. They also desire to share a community which has a pleasant, well-maintained appearance. As residents are physically close to one another, everyone must make a significant effort to act in a neighborly manner. With these conditions in mind, this booklet outlines the 'good neighbor' guidelines, based on the Bylaws, which are in effect in this condominium community.

The Bylaws of the Condominium Corporation are the regulations governing the operating rights and responsibilities of the individual owners and the Corporation. The Bylaws are available to everyone and should be considered as a 'must' read. Although most of the units are occupied by Owners, some have renters as occupants. All residents are expected to follow the guidelines outlined in the Policies/Bylaws.

Operation

The business aspects of running this building are handled by a Property Manager at:

Ayre & Oxford Inc.

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

Emergency Situations

In the event that a problem is noticed in a unit or on common property, please contact your Property Manager(s) at Ayre & Oxford Inc.

Property Manager: Amanda Edwards, <u>aedwards@ayreoxford.com</u>, Ext 349.

Administrative Assistant: admin5@ayreoxford.com, Ext 340.

Board of Directors

In accordance with the provincial Condominium Property Act, the Waterford Court Condominium Corporation consists of all the owners. The owners elect a seven-member Board of Directors. All members of the Board serve for a two-year term which is staggered in such a way that only half end their term in office each year. This provides continuity of control. A retiring member may stand for reelection. Please keep in mind that the Waterford Court Board members are volunteers who give many hours of their time to see that the building maintained and that it is a pleasant place to live. Your cooperation and patience in helping them with issues of condominium living will be appreciated. It is hoped that every Owner will take a turn at being a Board member. The Board generally meets once a month. If anyone has a reason to make a submission to the Board, in the normal course of events, inquiries or complaints should be made in writing to Ayre & Oxford Inc. The Annual General Meeting is held annually. A notice, along with financial statements, are sent to all owners by Ayre & Oxford Inc. at least two weeks ahead of time.

Disputes between Residents

It is assumed that the majority of these will be minimal and easily solved by discussions between the Residents involved without any abuse or harm to each other. The Board of Directors should only be asked to intervene as a last resort for problem solutions.

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Condominium Fees

These are the 'revenue' which ensures that this Condominium Corporation can meet its cost obligations for utilities, insurance, maintenance, cleaning, snow removal, landscaping etc. and contributions to the Reserve Fund. The most convenient method of payment for your monthly fee is electronic payment. This form is attached below in the package.

Payment of the fees is due on the 1st of each month. The Board has implemented a fixed policy for the purpose of collections of arrears:

- 1. Up to thirty (30) days Statement
- 2. Thirty (30) to sixty (60) days Statement with Caveat notice
- 3. Ninety (90) days Caveat registered
- 4. One hundred twenty (120) days Contact with mortgagee to request payment in full

Any costs related to collection or legal action that may be required will be charged back to the Unit Owner. Cheques returned as not honored by the Bank, are subject to a returned item fee of \$35.00. Fees will increase from time to time as costs increase.

Reserve Fund

As required under the Condominium Property Act, a condominium corporation must have a Reserve Fund to pay for larger repair and renovation costs (a distinct from smaller and routine repairs and maintenance) over the longer term.

A Reserve Fund study must be done every five years to provide an estimate of the remaining useful life of the various components of the building, and the date and dollar costs when they must be replaced. The study provides a basis for a spending plan for the next several years. Finds for this are deposited monthly in the Reserve Fund.

Insurance

All residents must carry the equivalent of a Condominium Homeowner's Insurance package. This insurance can be purchased from most insurance brokers. The Condominium Corporation carries insurance for the common areas.

Common Areas

Each owner owns their individual suite, from the walls inwards. All owners own a share of the rest of the complex, known as the common areas. Patio Decks are technically a common area but owners have the right of exclusive use to their patio decks. The lawns and open space surrounding the building are common areas. Repairs and maintenance within a suite are generally the responsibility of the owner, including the fireplace and smoke alarms. The Bylaws for this Corporation set out the responsibilities of the owners and the Corporation.

Utilities

Residents are responsible for arranging and paying for their own electricity, telephone, TV, water, and furnace. The complex has cable connections.

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Air Conditioning

Window air conditioning units are not allowed. Any damage caused to the window units will be charged back to the Unit owner(s).

Noise

This complex has some unusual characteristics as far as sound transmission is concerned. The walls are constructed in such a manner that sound traveling horizontally from the one unit to another. The adjacent one is negligible. Vertically, however, it is just the opposite, and the following should be kept in mind:

- · Keep the volume of the radio, stereo, TV, or musical instruments within reasonable limits, particularly if the windows are open.
- · Keep noise-making hobbies and modifications to your unit.
- · Keep children from running, jumping, or shouting in the backyards and driveways.

Parking

- · Ensure your vehicle is parked within the confines of your driveway.
- · Occasionally check to determine whether your vehicle is dripping oil on the ground. If it is, please have it stopped or repaired immediately.
- · Repairing of vehicles in your garage or driveway is prohibited from the Corporation Property.
- · Storage of vehicles is prohibited from the Corporation Property.
- · Only cars, motorbikes, or half-ton trucks may be kept on your driveway. All other vehicles shall be parked in your garage or on the street.

Patio Decks

- · Flower boxes should not be hung over the balcony rail and care must be taken to ensure that the railings are not damaged.
- · Hanging baskets are not permitted because of the danger of them falling.
- · Wind chimes are not permitted due to the noise factor.
- The balconies are not to be used for the drying of laundry or storage of furniture or bicycles. Only patio furniture or BBQ are allowed.
- · Snow is the only thing they may be thrown from the patio deck. Please ensure that it does not fall onto neighboring patios.

Move In-Move Out

- The preferred moving time is any weekday and the weekend between the hours of 9:00 a.m. and 7:00p.m.
- · Residents are prohibited from blocking the fire lanes during the move.

Selling or Renting

- · Please notify the Board of any proposed change in the occupancy of a unit. Information should include the name of a Real Estate Agent or any other person who may be given access to the unit. The "for sale" signs are not permitted to be installed on the common property areas. All signs are to be posted inside the windows of the listed unit.
- · If renting a unit, the notification must include the mailing address at which the owner can be reached. There are a number of regulations which must be considered prior to renting a unit. The Board/Ayre & Oxford Inc. will send a copy of these to the owner on receipt of a unit rental notification.

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The unit Owner will be responsible for the actions of the renter. Owners are also responsible for informing renters of the contents of this handbook as well as ensuring the tenants have read the bylaws. Please refer to the "Tenants Receipt of Bylaws" form attached in this package.

Changes, Modifications, or Additions

While all units are individually owned and one would expect to be allowed to make any desired alterations, there is a problem: units are attached to each other, so a change may structurally affect the neighbor(s).

- · As a result, all proposed changes to a unit must be submitted to the Board of Directors/Ayre & Oxford Inc. in writing, complete with detailed specifications.
- The request will be reviewed by the Board who will, if necessary, consult an expert such as a structural engineer, and in turn advise the owner of its decision.
- · Trades people working in your unit must be licensed and insured.
- · Renovation work that causes noise that would disturb other Residents is not permitted on weekends or statutory holidays without the consent of the Board and during the weekdays between the hours of 9:00 a.m. and 5:00 p.m.

Pets

- · All dogs, pets or any other nature other than fish, birds, and cats, require the written approval of the Board
- · Dogs must be kept on a leash at all times when on common property, both indoors and out.
- · Any dropping must be picked up immediately and the area cleaned by the owner. All common property areas that are damaged will be repaired by the Condominium Corporation and all charges will incurred will be billed back to the unit Owner(s).
- · Pets must not disturb other Residents.
- · Pet approval is based on the breed, size, and tag.

Garbage Disposal

- · Please ensure that you tie your garbage bags securely before putting them into the bin.
- · Please use strong plastic bags or double bag if using grocery bags.
- · Do not use boxes. Please ensure the bin(s) are secured with proper lids and shall be placed inside the garage once emptied.
- · Clean up any spillage around the common property area

Mailboxes

Mailboxes are not common property. Please ensure you empty out the mailboxes regularly to control any junk mail from over flowing and creating garbage around the complex.

Need help?

Clarification of any of the foregoing can be found in the Bylaws for the Waterford Court and/or in the Condominium Property Act published by the Government of Alberta. Questions may also be directed to the Property Managers or the Board of Directors.

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Waterford Court Condominiums 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: Evening 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 admin5@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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PET REGISTRATION

Γhe Ow	ners:	Waterford Cou	<u>rt</u>			
Unit Ov	vner:					
Unit Ad	ldress:					
			he aforementioned this application.):		condominium unit	a pet of the following description
Commo	on Name:					
Breed:			Approximate Siz	ze:		
Color:			Age:			
Up to d	ate immunizatio	n shots: Yes		lo	(check one)	
Other I	Description:					_
3. 4. 5. 6. 7.	while coming to That I will pay in That I will inder Corporation by Unit. That permission any time, at the That I shall not Continual bark Condominium Animals are no remove immediately a) The animal b) The owner c) The owner d) In general,	or leaving the primmediately for a minify and save y reason of the Congranted by the Board of Directory permit my animing is acknowled Corporation has a tallowed to defeately. keep one or me must not be all of the pet is resoft the pet is resoft the owner of the	roperty. Iny damage done is ou harmless from ndominium Corporate Board of Directors or successful discretion. In the run at large of ged as disturbing the right to withdreate or urinate on the person of the pers	by said animal any and all pration permonents on behalf of the quiet end aw approval Common Property (i.e. noting up and damage done that the	al to the common claims which may itting me to keep so of the Condominium of the property. Joyment of Condor of pets that are doperty and if so it is allowing condition of on a leash) will disposing of an one by the pet; pet does not united.	property or person. The against the Condominium said animal in my Condominium or Corporation may be revoked aminium Owners, and the seemed to be a problem. The Owners responsibility to the ins are met: The ithin the common property; The droppings left by the pet; The reasonably interfere with the determination in this respect
Der	Unit Owner			Der Det Our	ner	
1 (1	Ollit Owlici	Signat	ture	Ter recown	ici	Signature
	sion to maintain ons, is hereby gr		bed animal, subje	ct to the Co	ndominium Bylaw	s and aforementioned
		of	, 20	Per:		(Property
Manage on beha		s: WATERFORD	COURT			

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NOTICE OF INTENTION TO RENT/LEASE WATERFORD COURT CONDOMINIUMS

1.	We,' as owner(s) of Unit Number				
	, intend to rent/lease the unit to:				
	(Name and address of proposed tenant/lessee)				
	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 address for service of legal process is:				
	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.				
	I/We understand and agree that any unpaid charges resulting from damage sustained by the				
	or any other person because 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 bylaws. 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 owner's unit. The Corporation shall not be obliged				
to	discharge the caveat until all arrears, including interest and enforcement costs have been paid.				
7.	I/We have fully explained to the prospective tenant/lessee the provisions of Sections 45 to 47 of the Condominium Property Act and we have provided the tenant with a copy of the Corporation's Bylaws.				
8. Ac	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				
<i>1</i> 1C	applies.				
9.	Attached is a cheque for the deposit (one month's rent) in the amount of \$1000.00- or one-month's rent which is ever greater.				
DA	ATED at, 20				
SI	GNATURE OF OWNER SIGNATURE OF CO-OWNER				
At	tachments: Proposed Rental Lease Agreement, signed bylaw received. Tenant's insurance certificate				

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Tenant Receipt of Bylaws

To: Board of Directors: Waterford Court Condominium	ns
Unit #	
Address:	
In consideration of the attached application to lease a Condominiums, please be advised of the following:	unit # at Waterford Court
I / WeCorporation bylaws, for review.	have received a copy of the
I / We	agree to undertake the bylaws
Date:	
Signature:	
Signature:	
Witness Signature	

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Cease to Rent

To: Board of Directors: Waterford Court Condominium	ns
Unit #	
Address:	
I / We	
Cease to rent the aforementioned suite effective:	date.
Date:	
Signature:	
Print Name:	
Signature:	
Print Name:	
Witness Signature:	

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Waterford Court

Alberta Treasury Branch Pre-Authorized Chequing / Authorization for Debit Transfer

Unit #:	Building #:	
	First Name:	
Name:	the account is under is different from Condominium Ow	
-		Postal Code:
Telephone No :	(work)	
Email:		
CIRCLE YES or NO 1. New Pre Authorized 2. Bank Information C		NO THESE SERVICES ARE FOR: CHECK ONE: Personal Use OR Business Use
I,	; Hereby au	nthorize Alberta Treasury Branch (ATB) and: Ayre &
Oxford Inc., #203, 13455-1	14 Ave; Edmonton, AB T5M 2E2, Telepho	ne: (780) 448-4984
next business day: Please i <mark>order or Condo Café</mark> /.	note outstanding balances CAN NOT be pai	from my account at the following location on the 1 st of every month or design that the following location on the 1 st of every month or design that the following location on the 1 st of every month or design that the following location on the 1 st of every month or design that the following location on the 1 st of every month or design that the following location on the 1 st of every month or design that the following location on the 1 st of every month or design that the following location on the 1 st of every month or design that the following location on the 1 st of every month or design that the following location on the 1 st of every month or design that the following location on the 1 st of every month or design that the following location of t
		:Financial Inst # (3 digits):
Address:	City:	Province:
Postal Code:	Telephone	No.:
out this authorization. I agr written notice of cancellation	ree to be bound by the standards, rules and pon of this authorization to Ayre & Oxford Inc	nber or affiliate of the Canadian Payments Association (CPA) in carrying ractices of the CPA as they may exist from time to time. I agree to give c. and to be bound by this authorization until Ayre & Oxford Inc. has had by terminate this authorization by providing me with ten (ten) days notice.
comply with this agreement.		roviding notice of 10 days. You have certain recourse rights if any debit does not any debit that is not authorized or is not consistent with this PAD agreement. To institution or visit www.payments.ca
I undertake to inform Ayre on the in effect.	& Oxford Inc. within ten (10) days of any cha	anges to branch, account and institution number while this authorization is
It is the Condominium Ov or by the 23 rd of the curre		ord Inc. of cancellation or changes to the Pre-Authorized account on
I understand there will be notice.)	e a service charge of \$35.00 if any withdr	rawal is returned. (This service charge is subject to change without
Commencement Date:	, 20 (This form must be recei	ived by the $23^{\rm rd}$ of the month before the commencement date.)
Signature:	Signature of Joint Acct Holder (if appl	icable)Date:
Printed Name of Signer:	Printed Name of Signer	of Joint Acct Holder
	Please send completed form	to receivables@ayreoxford.com

A VOID CHEQUE or BANK CONFIRMATION MUST BE ATTACHED

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WATERFORD COU RESIDENT COMPLAINT FORM

Today's Date:	Building Name / Address:		
Name:	Suite:	Owner or Te	nant?
E-mail address:		Phone Number:	
Complaint against Suite #:		Type of complaint: _	
If the complaint is noise, describe	e the type of noise:		
How frequent is this occurring? _			
How long does this occur?			
At what time of day?			
Location / source of the complain			
How is it affecting you?			
Is it affecting anyone else?			
Other relevant details:			
Are you willing to attend court in The information collected here is for	r legal and record keepii		
the offenders unless required by law			
	FOR OFFICE		
	2 ND COMPLAINT		4 TH COMPLAINT
NOTES:			

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WATERFORD COURT PARKING SPACE LEASE AGREEMENT CONDOMINIUM CORPORATION NO. 062 0420 (WATERFORD COURT)

THIS AGREEMENT MADE ON THIS	DAY OF	20		
	BETW	VEEN:		
A Condominium Corporation created in pr R.S.A. 2000 as amended and commonly k		Condominium Property Act of Alberta, Chapter C-22, and ord Court		
	- A1	nd –		
Name:				
Phone: (Home):	_ Em	ail:		
(Cell):	_			
Hereinafter known as the Lessee, of the se following terms and conditions.	econd part for th	e rental of one additional parking space under the		
UNIT NO.:	PARKIN	G SPACE NO.:		
The leasing period shall be for a period of	:			
☐ 3 Months (\$90.00)) \square 6 Months	(\$150.00) \square 12 Months (\$280.00)		
This agreement shall be in force from:				
This agreement shall expire on:				
the Corporation shall renew / update this agree. It is the responsibility of the Lessee to represent the control of the Lessee does not exercise their "option to renew this agreement is non-assignable and non-total of the control o	new this agreeme v", the parking spaceransferable by eith aitum Unit, the parkited at the discretion with their Unit who month multiplied by is permissible.	nt, before the 20th day of the month prior to expiry, if the ace shall be offered to the next Owner on the waiting list. her the Corporation or the Lessee. king space agreement shall be cancelled effective the date of on of the Board. The Lessee agrees not to make representations en in the process of selling the Unit. by the leasing period as indicated above and paid in advance. Owner upon application to and the discretion of the Board. Andominium financial year (November 30th).		
CONDOMINIUM CORPORATION NO. 062	2 0420			
PER:		AGENT / PROPERTY MANAGER		
VEHICLE MAKE / MODEL / COLOUR:				
LICENSE PLATE NUMBER:				
UNIT OWNER'S SIGNATURE (print and sign)				

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Waterford Court - Suite Renovation/Alteration Form

Date of Application:
NAME:
ADDRESS:
PHONE:
Interior Enhancement:
DESCRIPTION OF PROJECT(S) – Exterior:(Deck, Fence, Sun/Screen room, Other) **Air Conditioning**: Building Alteration report with detailed diagram, final inspection from the City of Fort Saskatchewan and sign off from Professional Contractor.
Permit Required: YES NO (If yes, enclose copy for file)
Material(s) to be used in construction: NOTE: low, minimal or maintenance free materials must be used in construction, and must meet with municipal and provincial codes & requirements
Color(s): NOTE: If enhancement is exterior, it must coordinate to existing exterior
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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Owner(s) to complete the following section:				
any/all related maintenance of these pr	omeowner(s) of Unit, accept all ciated costs including permits as well as rojects. I/We also accept full liability for of the failure of any electrical, plumbing 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 this day of				
Owner's Signature	Owner's Signature			
Office to complete the following sects Board members concerns and/or any reason for denial:				
Approved / Denied (Please circle and initial one)				
Dated this day of	, 20,			
	(Property Manager)			