

ALBERTA REGULATION 168/2000
Condominium Property Act
CONDOMINIUM PROPERTY REGULATION
TABLE OF CONTENTS

Interpretation	1
Part 1: Registration of Condominium Plans and Other Condominium Documents	2
2 Registration of Plans	2
3 Form of Plan	2
4 Diagrams	3
5 Designation of Units	3
6 Unit Factors	3
7 Information to be Contained in Schedule	3
8 Numbering of Plan Sheets	4
9 Endorsements re redivision or consolidation	4
10 Additional sheets to Condominium Plan	4
11 Certificates of Title to Units	4
12 Change in By-Laws	4
13 Certificate given by Corporation	4
14 Instrument executed by corporation	5
15 Appointment of Administrator	5
16 Notice of Termination of Plan	5
17 Certificate given by Corporation	5
18 Transfer of Parcel	5
19 Change of Address	6
20 Directors of Corporation	6
Part 1.1 Duties of a Developer	6
20.01 Additional information provided to purchaser	6
20.02 Fees prior to Levy of Contributions	7
20.03 Content, Delivery of Proposed Budget	8
20.04 Consequences of Underestimated Expenses	8
20.05 Material Change	9
20.06 Regulation Prevails	10

Part 1.2 Occupancy Debate	10
20.07 Definitions	10
20.08 Occupancy Date Statement	11
20.09 Consequences of Delay in Occupancy	11
20.1 Delay for Legitimate Cause	12
20.11 Agreements, Damage Claims not Precluded	13
Part 1.3 Documents Provided to Elected Board	13
20.2 Documents Provided to Elected Board	13
Part 1.4 Payments Held in Trust	14
20.3 Trustee	15
20.31 Notification by Prescribed Trustee	15
20.32 Release of Trust Money	15
20.33 Payment of Trust Money into Court	17
20.34 Trust Account Records	17
Part 1.5 Termination of Agreements	18
20.4 Agreements that Cannot be Terminated	18
Part 1.6 Documents Provided by Corporation	18
20.5 Meeting Minutes accompanying Annual General Meeting Notice	18
20.51 Annual General Meeting Notice, Agenda	19
20.52 Proposed Agenda Items in Meeting Notice	20
20.53 Exemption re Single Owner of Units	20
20.54 Information Provided After Annual General Meeting	20
20.55 Disclosure of Voting Results	21
20.56 Annual Budget Disclosure	21
20.57 Information Disclosed for Purposes of s44 of Act	21
20.571 Fees	23
20.58 Documents Provided for No Change	24
20.59 Retention Periods for Documents and Information	24
Part 2 Capital Replacement Reserve Fund	24
21 Definitions	24
21.1 Reserve Fund Study Provider Qualifications	25

21.2 Developer, Interim Board Reserve Fund Plan	26
22 Corporation as Qualified Person	26
23 Reserve Fund Study, Report and Plan	26
24 When Reserve Fund Study, Report and Plan Must be Prepared	28
25 Exemption from Reserve Fund Study, Report and Plan	29
26 When Study, Report and Plan must be Prepared re Conversions etc.	29
27 Maintenance of Reserve Fund	29
28 Repairs, etc. not to be Construed as Capital Improvements	29
29 Annual Report	30
30 5-Year Review	30
31 Access to Reserve Fund Plan and Annual Reports	31
Part 2.1 Investments	31
31.1 Authorized Investments	31
Part 2.2 Meetings, Voting	31
31.2 Proxies	31
31.201 Written Proxy Requirements	32
31.202 Restrictions Respecting Proxies	32
31.21 Rules Respecting Proxies	33
31.22 Voting by Co-Owners	33
31.23 Voting re Corporation-Owned Unit	34
31.24 Electronic Voting	34
31.25 Amendment, Repeal of Rules	34
Part 2.3 Borrowing by Corporation	34
31.3 Resolution for Borrowing	34
31.4 Statement Respecting Permitted Borrowing	35
Part 3 Phased Development	36
32 Application of Part	36
33 Developments Not Included Under this Part	36
34 Existing Building and Land	36
35 Phased Development Disclosure Statement	36
36 Completion of Project	38

37 Court Order Terminating Development	40
38 Registration of Condominium Plan	40
39 Amendment to Plan re Subsequent Phase	41
40 Restrictions on Registration	41
41 Common Property re Amendment to Plan	41
42 Operation of Phases Under the Act	41
43 Sale of Units	42
44 Convening of Meeting and Election of Board	42
45 Easements	42
Part 3.1 Conversions	42
45.1 Interpretation	42
45.2 Conduct of Building Inspection, Survey	42
45.3 Content of Building Assessment Reports for Conversions	43
45.4 Summaries Respecting Deficiencies in Conversions	44
Part 4 Amalgamation	44
46 Definitions	44
47 Authority to Amalgamate	45
48 Pre-Amalgamation Meeting	45
49 Amalgamation Disclosure Statement	45
50 Resolution of the Owners	46
51 Registration	46
52 Amalgamated Corporation	48
53 Notification of Amalgamation	48
54 Meeting of Corporation	48
55 Capital Replacement Reserve Fund	48
56 Assumption of Obligations	49
Part 5 Modification of Condominium Plans	49
57 Application of Part	49
58 Notification of Consolidation of Units	49
59 Common Property	50
60 Registration of Consolidation	50

Part 6 Insurance	50
60.1 Definitions	50
60.2 Insurance Requirements Imposed by Corporation	51
61 Perils to be Insured Against	51
62 Amount of Insurance	52
61.1 Insurance on Units, Fixtures, Finishing	52
61.2 Standard Insurable Unit Description Process	54
62 Insurance Amount and Deductible	55
62.1 Notice to Owners	55
62.2 Repairs to Units	55
62.3 Urgent Repairs by Corporation	57
62.4 Recovery of Amount of Deductible	57
62.5 Fidelity Bond	58
Part 7 Purchaser’s Protection Programs	58
63 Definitions	58
64 Application of Part	59
65 Approval of Minister	59
66 Purchaser’s Protection Program Having General Application	59
67 Requirements of a Purchaser’s Protection Program	59
68 Form of Purchaser’s Protection Program	60
69 Certificate of Sponsor	60
Part 8 Amendment of Condominium Plans	61
70 To be Amended in Accordance with this Part	61
71 Amendments by Corporations	61
72 Doors and Windows	63
73 Documentation must be Completed	63
Part 8.01 Transfer, Lease or Sale of Common Property, Easement or Covenant or Condominium Parcel	63
73.01 Transfer, Lease or Sale of Common Property	63
73.02 Sale of Condominium Parcel	65
73.03 Corporation-Owned Units on Termination	65
Part 8.1 Administrative Penalties, Service	65

73.1 Notice of Administrative Penalty	65
73.2 Time of Payment of Administrative Penalty	66
73.3 Service of Director's Orders, Notices	66
Part 8.2 Appeals	67
73.4 Appeal Fee	67
Part 8.3 Notices and Notifications	67
73.5 Definition	67
73.51 Electronic Notices, Notifications	68
73.52 Notification of New Rule	68
73.53 Consequences of Non-Compliance with Bylaw	69
73.54 Maximum Monetary Sanctions	71
Part 9 Miscellaneous	72
74 Fees Under the Land Titles Act	72
74.1 Reasonable Expenses re Caveat	72
74.2 Maximum Rental Deposit	72
74.3 Statement of Account for Rental Deposits	73
74.4 No Compensation for Transferred Parking Unit	73
74.5 No Unit Factors for Corporation-Owned Unit in Condominium Contribution Calculation	73
75 Fee Payable to a Municipality	73
76 Rate of Interest re Contributions	73
77 Mediation and Arbitration	73
78 Builder's Lien	73
78.1 Exemptions Respecting Non-Residential Units	74
78.2 Offence	74
Part 10 Transitional Provisions, Repeals, Expiry and Coming into Force	74
79.1 Transitional	74
80 Repeal	76
81 Expiry	76
82 Coming into Force	76
Schedule 3	77
Minimum Retention Period for a Corporation's Documents and Information	77

Schedule 4 (Section 33 of the Act)	80
1 Bylaws of the Corporation	80
2 Duties of the Owner, Occupant and Corporation Respecting Entry	80
3 Monetary Sanction	81
4 Powers of the Corporation	81
5 Election of the Board	82
6 Eligibility to Sit on the Board	82
7 Voting	83
8 Term of Office	83
9 Vacating of the Office of a Member of the Board	83
10 Vacancy	84
11 Officers of the Corporation	84
12 Majority Vote and Quorum of the Board	85
13 Written Resolutions	85
14 Seal of the Corporation	86
15 Signing Authority	86
16 Powers of the Board	86
17 Duties of the Board	86
18 Procedure	87
19 Notice of Annual General Meetings	87
20 & 21 Quorum	87
22 Show of Hands	88
23 Conduct of Poll Vote	88
24 Tie Vote	89
25 Votes at Annual General Meeting or General Meeting	89
26 Date of Next Annual General Meeting	89
27 Appointment of Proxy	89
28 No Further Restrictions on Voting	89
29 Counting and Certification of Votes	89
30 Failure to Comply with Bylaws	89
31 Limits on Corporation Powers	89

32 Amendment of Bylaws	90
33 Restrictions in Use	90
34 Code of Conduct	91