

Accredited Management Organization<sup>®</sup>
Guidelines and Application
– International Version –



The AMO is an exclusive accreditation that gives an edge to top-class firms in gaining new business and developing top talent. The difference between a firm with an AMO and a firm without one is a difference of trust, credibility, and performance. Take your company to the next level and watch what doors begin to open.

- Nearly half of AMO firms have been in business for more than 20 years, and more than 80% have been established for at least a decade.
- Over 500 real estate management firms hold this prestigious accreditation yet manage a significant segment of the nation's real estate more than \$123 billion in assets, over 1 million residential units, and nearly 550 million square feet of commercial space.
- AMOs are part of a global association that includes officers, owners, partners, and department
  heads of expert real estate management-related businesses and financial institutions. Your firm will
  benefit from the exchange of in valuable information that can only come through association with
  professionals at the highest level.

IREM is a community of real estate managers dedicated to ethical business practices and maximizing the value of investment real estate. We believe that good management matters, and that well-managed properties pay dividends in terms of value and in the quality of life for residents, tenants, and customers. We believe in professional ethics. We believe in the power of knowledge and the importance of sharing it.

## Benefits of AMO membership

Property owners, investors, and clients around the world are seeking recognized professionals who work to the highest standards – the kind of recognition that AMO accreditation represents. AMO Firms enjoy these benefits:

- Competitive advantage in a marketplace seeking to maximize investment opportunities and minimize risk
- Professional stature resulting from independent validation by IREM of compliance with professional standards and practices.
- Industry knowledge that comes from being connected to IREM and its vast library of real estate management and business resources
- An engaged network that offers AMOs instant access to fellow professionals locally, nationally, internationally, and virtually all eager to exchange best practices and ideas with fellow colleagues

In addition to the prestige and recognition a firm gains from the AMO are these services and promotional opportunities:

### Listing in IREM's online AMO Directory.

The visibility of AMO firms is raised through their listings on IREM's online AMO Directory, easily accessible to property owners, investors, and clients. The online AMO Directory is available 24/7 and can be searched in multiple ways: by company name; by city, state or province, or country; by property type; or by services provided. Ongoing promotional efforts by IREM Headquarters direct real estate investors to this listing.

### Job board listings.

AMOs can take advantage of the 30% discount all IREM members get off job postings on IREM's national job board at iremjobs.org – the only job board exclusively for real estate management.

### Promotion of AMO.

IREM promotes the value of hiring an AMO to property owners and investors through extensive marketing programs. Firms can extend the reach by displaying their AMO certificates and AMO Code of Professional Ethics in their offices, including them in their business proposals, and promoting that "this property is managed by an AMO" at all managed properties.

### Best Practices: Real Estate Management Service.

The framework for the requirements to acquire and maintain the AMO accreditation comes from IREM's Best Practices: Real Estate Management Service. All CPMs have access to <u>download this document</u> on irem.org.

AMOs also have access to the "IREM Best Practices: Real Estate Management Service" workshop. The workshop covers the

## following topics:

- Introduction to IREM's Best Practices
- Review and assessment using the Best Practices
- How to use Best Practices in your company
- Wrap-up and Q&A Topic/Objective

AMOs can take advantage of this resource by hosting a best practices workshop for employees at no cost.

# Becoming an AMO

### Business stability and fiscal responsibility

### Your firm must:

- Be currently engaged in real estate management and have been so for at least three years immediately prior to submission of the AMO application.
  - o Have experienced no more than one name change during the immediately preceding three years.
  - O Have experienced no more than one ownership change during the immediately preceding three years. If an ownership change has occurred within the immediate three-year period, your firm may still be eligible for accreditation if: (1) it was acquired by a firm which itself had been in business for at least three years and there was no change of a substantial nature, or (2) the change was due to a devise, an interfamily sale, or an employee participation in a buyout, provided certain conditions are met.
- Meet specific standards for operations of the firm.
- Meet specific standards for servicing the client.
- Perform 18 of 28 functions relative to operations of the firm, servicing the client, and managing properties.

For companies in the U.S. and Canada, an independent credit check will be performed to confirm the information on your application and that your firm and its parent company are in good financial standing. Companies outside the U.S. and Canada are asked to submit three years of audited statements in lieu of IREM conducting this credit check.

In addition, a firm is not eligible for AMO status if it or its parent company has filed for reorganization under bankruptcy, until such time as it has been discharged of its debts and has conducted business successfully for three consecutive years.

### A CPM® in charge

Your firm must have a CPM in an executive position who, for at least 180 days immediately prior to applying for the AMO accreditation, has directed and supervised the firm's real estate management activities. This person will be referred to as the firm's "Executive CPM" and will be verified as part of the application process from the firm's organization chart and during the IREM Chapter verification. The Executive CPM is also responsible for ensuring your firm remains compliant with the AMO requirements, including the crime policy.

The CPM who qualifies as the firm's Executive CPM must have authority and/or responsibility for:

- Delivery of the firm's real estate management services.
- Developing the firm's real estate management policies and procedures.

The CPM must also have authority and/or responsibility for at least four of these six functions:

- · Hiring and firing real estate managers.
- Establishing the firm's goals and objectives.
- Determining the services offered by the firm.
- Negotiating management agreements with clients.
- Binding management agreements with clients.
- Training and supervising the firm's real estate managers.

### Education

The CPM who qualifies as your firm's Executive CPM must successfully complete two AMO education requirements:

### Education Requirement 1:

• BDM603: Leading a Successful Property Management Company

### Education Requirement 2:

• ETH800: Ethics for the Real Estate Manager – offered in the classroom

### Insurance Coverage

Your firm must have the following two types of crime insurance coverages:

- 1. A fidelity bond (employee dishonesty) covering all management employees, officers, and owners of the firm in an amount equal to at least 10% of the firm's gross monthly collections, with a minimum required value of \$10,000 and a maximum required value of \$500,000. The deductible may not exceed \$5,000 or 5%, whichever is greater.
- 2. Depositor's forgery and alterations insurance in the minimum amount of \$25,000. The deductible may not exceed \$5,000 or 5%, whichever is greater.

The following documentation must be submitted with your AMO application to assure that your firm meets the insurance requirements:

- 1. A certificate of insurance that specifically includes all the following:
  - · Fidelity Bond or Employee Dishonesty coverage, the specific amount of the coverage and the deductible.
  - · Depositor's Forgery and Alterations coverage, the specific amount of the coverage and the deductible.
- 2. Verification from the firm's insurance agent that these additional guidelines are met:
  - The bonding carrier is rated by A.M. Best or Standard and Poors as at least B+.
  - The policy utilized is written on a loss sustained form or discovery form which allows for discovery a minimum of 60 days and a maximum of 12 months after termination of the policy.
  - The policy does not include endorsements requiring prosecution and conviction proceedings against perpetrators.
  - Verification that the deductibles do not exceed \$5,000 or 5%.

Option Two. Only if Option One cannot be met. For companies outside of the U.S., insurance coverage is reviewed on a case-by-case basis. If either or both of the two types of crime insurance noted above (fidelity bond and depositor's forgery and alterations insurance) are not obtainable, the firm shall be required to provide evidence how the assets and property of clients are protected through other forms of insurance, guarantees, or other vehicles as may be applicable in the country in which the AMO Firm is headquartered.

### Branch offices

The accreditation of a firm as an AMO applies to the firm's principal office (referred to as the AMO Headquarters) and extends to any and all of the firm's branch offices. A branch office exists wherever these criteria are met:

- Real estate management is performed out of the office.
- The office is an extension of and under the control or supervision of the AMO Headquarters.
- The work performed there benefits the management firm, not exclusively a specific property.
- There is at least one full-time employee of the company at the office who can be contacted for business.
- The phone is listed and answered in the company name.

On your application, you must list all of the firm's offices that meet the above criteria. Branch offices may be added or removed throughout the year.

### **Ethics**

All AMO Firms must abide by the Accredited Management Organization Code of Professional Ethics, which is stringently enforced by IREM. The AMO Code, which is included on page 7 of this booklet, regulates such vital areas as duties and relationships with clients, the public, and others in the industry.

The Executive CPM is held responsible not only for his or her own ethical conduct but also for the conduct of the

individuals employed by the firm in a real estate management capacity. The Executive CPM is also responsible for informing and training employees about the AMO Code. Ideas include: displaying a framed copy of the AMO Code prominently in the firm's real estate management offices, and/or including a copy of the AMO Code and a summary of the AMO Handbook in the firm's employee handbook. (An AMO Code and a Membership Handbook are provided upon approval as an AMO.)

Complaints may be filed against an AMO Firm if there is reasonable cause to believe the AMO Code and/or the IREM Code of Professional Ethics may have been violated. Ultimately, a firm's accreditation can be terminated or suspended, or a letter of censure could be issued for violating the Code.

### Other requirements

- Submit the AMO application with the non-refundable application fee, which is \$425.
- Submit three confidential letters of recommendation. (Forms are included with the application.)
- Two of the three letters must be from the following in any combination: a client of the firm; the firm's accountant;
- the firm's attorney; the firm's bank; a tenant or resident. The third letter should be from a business associate of the firm

## Completing your AMO application

- Complete, gather, and submit the application and all the supporting documents in one package. This allows you more control over the timing and completion of your application and ensures that no supporting documents are missing or lost in the mail. No application will be processed until all the required supporting materials are received. Failure to complete all the forms will mean a delay in processing your application and your approval as an AMO. (Please do not bind your application.)
- Ensure your letters of recommendation have been submitted to the email below
  - Important note: Confidential letters of recommendation cannot be dated more than 12 months prior to receipt at IREM Headquarters.
- Submit your application to:

international@irem.org (312) 329-6012

### AMO approval process

- When your firm's application is received at IREM Headquarters, it will be processed to determine that everything has been properly completed. You will be sent a written confirmation within two weeks. Missing items will be identified in your confirmation letter and could delay the processing of your application.
- If your AMO is located in the jurisdiction of an IREM Chapter, the chapter will be notified of your application and given the opportunity to recommend approval or disapproval based on their knowledge of the firm and the Executive CPM (No confidential information is shared with the chapter).
- Upon receipt of the chapter's recommendation, and assuming your firm's file is in order, your firm will be approved as an AMO. You will receive written confirmation along with a new firm welcome kit. When possible, IREM will make arrangements to formally present the AMO certificate to the firm by the chapter or other IREM representative.
- You will be invoiced for your prorated AMO dues for the current year; national dues for the full year are \$595 for Headquarters dues and \$110 for each branch. You will then be invoiced for annual dues each subsequent calendar year. You are required to pay your dues annually to maintain your membership.
- The entire process from application receipt to approval for the accreditation can take up to 60 days.

## Maintaining the AMO Accreditation

### **Ethics**

Your firm must continue to abide by the AMO Code of Professional Ethics and the IREM Code of Professional Ethics.

## Firm name or ownership changes

If your firm changes its name or ownership, IREM must be notified, and the change must be approved to continue your AMO accreditation. If a substantial change in the firm's management methods, policies, or executive personnel occurred, the firm's AMO status may be reconsidered.

### Executive CPM changes

AMOs must always have a CPM directing and supervising the firm's real estate management activity. If your approved Executive CPM leaves the firm, your firm will have 180 days from the date of departure to replace that person and one year from the date of the departure for the new Executive CPM to complete the AMO education requirement. If your firm fails to replace the CPM in the 180 days or the new Executive CPM fails to complete the education requirement in the one-year period, the firm's AMO status could be terminated.

### Reaccreditation

To guarantee the integrity of the AMO program and ensure that all AMO Firms remain in compliance with the requirements, each AMO Firm must be reaccredited at least every three years. To reaccredit, each AMO Firm must provide:

- A complete reaccreditation application and fee, which verifies the firm still has a qualified Executive CPM and other information.
- A current certificate of insurance and verification from the insurance agent evidencing the required insurance guidelines.
- The appropriate information about branch offices, if applicable.
- · An independent credit check may be requested as needed for the reaccreditation process.

### Dues

AMOs must pay annual dues. AMO dues are \$595 for the headquarters office and \$110 for each branch office. The headquarters office is billed for all branch dues.

# **AMO**°

# AMO® Code of Professional Ethics

#### Introduction

The purpose of this Code of Ethics is to establish and maintain public confidence in the honesty, integrity, professionalism, and ability of the professional real estate management organization. The Institute of Real Estate Management (IREM®) and its Members intend that this Code and performance pursuant to its provisions will be beneficial to the general public and will contribute to the continued development of a mutually beneficial relationship among Accredited Management Organization® (AMO®) Member Firms (AMO® Firms), and other Members, national and international professional real estate associations and organizations, clients, employers and the public.

The Institute of Real Estate Management, as the professional society of real estate management, seeks to work closely with all other segments of the real estate industry to protect and enhance the interests of the public. To this end, AMO® Firms of the Institute have adopted and, as a condition of membership, subscribe to the AMO® Code of Professional Ethics and the IREM® Code of Professional Ethics.

### The AMO® Firm Pledge

To advance professional real estate management through the mutual efforts of AMO® Firms of the Institute of Real Estate Management and by any other proper means available.

To maintain the highest moral and ethical standards consistent with the objectives and higher purpose of the Institute.

To comply with the principles and declarations of the Institute of Real Estate Management as set forth in its Bylaws, Statement of Policies, the AMO® Code of Professional Ethics, and the IREM® Code of Professional Ethics.

To acknowledge the ethical principles as set forth in the International Ethics Standards established by the International Ethics Standards Coalition of which the Institute is a member.

### Article 1. Services to Client

In accordance with the management agreement, an AMO® Firm shall make, or cause to be made, regular physical inspections of the clients' properties and shall keep its clients informed as to the condition of the properties. An AMO® Firm shall competently manage the properties of its clients with due regard for the rights, responsibilities, and benefits of the tenants, residents, and others lawfully on the property. An AMO® Firm shall not engage in any conduct that is in conscious disregard for the safety and health of those persons lawfully on the premises of the client's property.

### Article 2. Contractual Duties

An AMO® Firm shall perform its contractual duties and maintain company, property, and client records in accordance with all applicable regulatory guidelines, contractual obligations, client objectives, and company policies. It shall not act beyond its contractual scope of authority as an agent without documented client approval.

### Article 3. Accounting

An AMO® Firm shall establish and adhere to sound internal financial controls for handling all company funds and client funds. It shall maintain, and update as needed, an accounting system that complies with accepted accounting procedures, client directives and obligations, applicable laws and regulations and supports company operations.

### Article 4. Reporting

Pursuant to the terms of the management agreement, an AMO® Firm shall use reasonable efforts to provide accurate, auditable financial and business records and documentation concerning each asset managed for the client, which records shall be available for inspection by the client at all reasonable

times. An AMO® Firm shall furnish to the client, at mutually agreed upon intervals, regular reports concerning the client's assets under management. An AMO® Firm shall not exaggerate, misrepresent, or conceal material facts concerning the client's assets or any related transactions.

### Article 5. Fiduciary Responsibility

An AMO® Firm shall at all times serve as a fiduciary for the client and shall not commingle personal or company funds with the funds of a client or use one client's funds for the benefit of another client, but shall keep the client's funds in a fiduciary account in an insured financial institution or as otherwise directed in writing by the client. An AMO® Firm shall at all times exert due diligence for the maintenance and protection of the client's funds against all reasonably foreseeable contingencies and losses.

### Article 6. Relations with Other Organizations in the Profession

An AMO® Firm shall not make, authorize, or otherwise encourage any false or misleading comments concerning the practices of Members of the Institute of Real Estate Management and other real estate management professionals. An AMO® Firm shall truthfully represent material facts in its professional activities. An AMO® Firm shall not exaggerate or misrepresent the services offered as compared with the services offered by other real estate management companies. Nothing in this Code, however, shall restrict legal and reasonable business competition by and among real estate management companies.

### Article 7. Conflict of Interest

An AMO® Firm shall not represent personal or business interests divergent from or conflicting with those of the client and shall not accept, directly or indirectly, any material rebates, gifts, fees, commissions, discounts, or other benefits, monetary or otherwise, which could reasonably be seen as a conflict with the interests of the client, employer, or firm, and which are not disclosed to the client.

### Article 8. Disclosure

An AMO® Firm shall not disclose to a third party any confidential or proprietary information without the client's prior written consent except when disclosure is required or compelled by applicable laws and regulations.

### Article 9. Compliance with Laws and Regulations

An AMO® Firm shall be established in compliance with all applicable laws and regulations. An AMO® Firm and its employees shall at all times conduct business activities with knowledge of and in compliance with all applicable laws and regulations.

### Article 10. Equal Opportunity

An AMO® Firm shall not deny equal employment opportunity or equal professional services to any person for reasons of race, color, religion, sex, familial status, national origin, age, sexual orientation, gender identity, or handicap and shall comply with all applicable laws and regulations regarding equal opportunity.

### Article 11. Enforcement

The interpretation of compliance with this Code is the responsibility of the ethics boards of the Institute of Real Estate Management. Any violation by an AMO® Firm of the obligations of this Code and any disciplinary action for violation of any portion of this Code shall be determined and carried out in accordance with and pursuant to the terms of the Bylaws and Statement of Policies of the Institute of Real Estate Management. The result of such disciplinary action shall be final and binding upon the affected AMO® Firm and without recourse to the Institute, its officers, Governing Councilors, Members, employees, or agents.

Effective October 12, 2017



Use this form to submit as an invoice to pay the application fee.

AMO <sup>®</sup> application fee invoice IREM Federal ID Number: 36-6214767	
Applicant firm name:	Date:
Daytime telephone	
Non-refundable application fee \$425.00	
Make check payable to IREM and send with AMO application to:	
Institute of Real Estate Management Attn: AMO accreditation 430 North Michigan Avenue Chicago, IL 60611	
If you wish to pay by credit card, please call (800) 837-0706.	

For assistance with international payments, please contact international@irem.org

Please type or print all information clearly 1.1 Firm name Attach a narrative history of the firm and documentation attesting to the firm's name (e.g., articles of incorporation, partnership agreement.) Because this firm does business under a 1.2 Firm has done business under 1.3 Check if applicable: trade name, an explanation of this is this name since (year) attached. 2. Mailing address for the Executive CPM (referred to by IREM as AMO Headquarters) 3. City/State/Zip 5. Fax number 4. Telephone number 6. Website 7. Type of organization: ☐ Sole proprietorship □ Partnership ☐ Corporation ☐ Other (describe): 8.2 Firm has managed property for investors 8.3 Firm has done business under same 8.1 Year firm was organized since (year) ownership since (year) Yes No 9.1 Has the firm or its parent company ever filed for Chapter 11 or other financial reorganization for the benefit of creditors? (If yes, attach a detailed explanation.) 9.2 Has the firm, its principals, officers, or management personnel ever been involved in either civil or criminal legal proceedings as a defendant in which there were allegations of fraud, misrepresentation, misappropriation of funds or property? (If yes, attach a detailed explanation.) 9.3 Has the firm, its principals, officers, or management personnel ever been subject to disciplinary action by IREM, a local board of the National Association of Realtors®, or any Other professional organization? (If yes, attach a detailed explanation.) 10. Firm owners: List all officers, partners, and others who now own any interest in the stock or equity of the firm. The percentages of ownership should total 100%. (Attach additional sheet if necessary.)

Name	Position	% ownership	Is this perso	n a CPM?
			□ Yes	□ No
			□ Yes	□ No
			□ Yes	□ No
			□ Yes	□ No

	11. Property types: Check each property type that is managed by the principal office. (This information will be included in your online membership directory listing).								
А		Apartments (Conv. Financed)	I		Industrial/war	rehouse	S		Single-family homes
		Medical buildings	J		Student housi		T		Hotels and motels
		Condos/Co-ops/HOAs	L		Land parcel	119	U		Mixed use
		_			_	1			
		Senior housing	M		Mobile home p		X		Other
Е		Self-storage	0		Office building		Y		Military housing
F		Federally assisted housing	P		Public housing	-			
G		Parking garages	R		Retail propert			1 1:	1. 1 1.
		pecialties: Check specialties perform ry listing).	ied b	y tne p		this inforn	nation Will be inclu	aea 11	
1		Brokerage	5		Appraising		9		Facilities management
2		Leasing	6		Financing		10		Asset management
3		Construction	7		Tax appeals				
4		Consulting	8		Maintenance				
12.1 Firm operations: Specific standards relative to the operations of your firm must be met to become an AMO. Confirm that your firm meets these standards by checking each box below. Your firm:  12.2 Servicing the client: Specific standards relative to servicing your clients must be met to become an AMO. Confirm that you firm meets these standards by checking each box below. Your firm:					come an AMO. Confirm that your				
Was established and conducts its business activities in compliance with all applicable laws and regulations.				agreed upon be	tweer	ement agreement, as mutually n the firm and its clients, that ess relationships.			
	Has established and enforces written policies and procedures for firm operations.				procedures for	prope	nents leasing policies and rties managed in accordance tractual, and firm guidelines.		
		Maintains firm, property, and clier with regulatory, contractual, and c						mmis	clients acceptance of any ssions, discounts, or other otherwise.
		Has established, maintains, and up accounting system that complies v procedures, firm operations, and c	zith a	ccepte	ed accounting				
		Was established with and adheres controls for the handling of firm an not commingle funds of multiple of firm funds.	nd clie	ent fui	nds and does				

	13. Functions: Specific functions relative to the operations of your firm, servicing your clients and managing your properties must be met to become an AMO. Your firm must be performing at least 18 of the 28 functions below. Check all that apply.							
Firn	n operatio	ons						
	13.1	Develops and executes an emergency prepar	redness and	response plan.				
	13.2	Provides for professional development, training, and/or credentialing of employees.						
	13.3	Establishes written job descriptions that accurately define employee responsibilities.						
	13.4	Prepares and monitors an annual budget.	1					
	13.5	Develops, maintains, updates, and communic	cates a strat	egic plan.				
	13.6			astry organizations and/or community groups.				
	vicing the	client and managing properties						
	13.7	Develops and maintains a client customer se						
	13.8	Develops and maintains a written leasing pla	an.					
	13.9	Prepares a management plan.						
	13.10	Establishes and enforces written operating p	policies and	procedures.				
	13.11	Recommends and assists in implementing ca	apital impro	vements.				
	13.12	Establishes and follows procedure for report	ing loss clai	ms and potential loss claims.				
	13.13	Establishes and executes, if needed, an emer	gency prepa	aredness and response plan.				
	13.14	Establishes security policies and procedures						
	13.15	Maintains emergency and life safety equipm						
	13.16	Establishes and maintains an environmental		safety management program.				
	13.17	Develops and implements a written marketi						
	13.18	Establishes rental rates.	51					
	13.19	Provides adequate staffing.						
	13.20		afety guideli	nes and awareness to protect tenant/resident safety.				
	13.21	Establishes a customer service plan for tena:						
	13.22							
	10.22	Develops and adheres to written policies and procedures on tenant/resident selection in accordance with regulatory, contractual, and firm guidelines.						
	13.23	Monitors that tenants/residents are in comp	liance with	lease terms, including rent collections.				
	13.24	Prepares annual operating budgets.						
	13.25	Assesses, develops, and implements plans for preventative and routine maintenance.						
	13.26	Requires contractors providing goods or ser						
	13.27			accurately and protects the client's funds against all foreseeable				
				, or agency account with an insured financial institution.				
	13.28	Disburses and accounts for outgoing funds a	and payables	s accurately.				
14. ]	Executive			names and titles of the Executive CPM, CPMs, CPM chart must clearly show the chain of command.				
14.1	Name of	Executive CPM						
14.2	CPM Key	Number	14.3 CPM h	nas been with this firm since (Month/Year)				
14.4	14.4 Title of CPM's Position in Firm							
1/1 5	The Evec	utive CPM must have authority and/or		14.6 The Executive CPM must have authority and/or				
-4.3		bility for:		responsibility for at least four of the six areas				
	_	responsibility for at least four of the six areas below. (Check all that apply):						
		ing the firm's real estate management policies		☐ Hiring and firing real estate managers.				
	and prod			Establishing the firm's goals and objectives.				
	~~ Pr 00			Determining the services offered by the firm.				
				□ Negotiating management agreements with clients.				
				☐ Binding management agreements with clients.				
				☐ Training and supervising real estate managers.				

15. Required education							
Edu	Education requirement 1: Successfully completed one of the following: Completion of	late					
	BDM603: Leading a Successful Property Management Company - offered online and in the classroom						
	BDM601: Growth Strategies for Real Estate Management Companies <b>and</b> HRS603: Today's Leadership Challenges (Both courses are required)						
	701: Managing the Management Company - offered prior to 1997						
Edı	Education Requirement 2: successfully completed one of the following: Completion of	late					
	□ ETH800: Ethics for the Real Estate Manager – classroom only						
	(If this course was completed to become a CPM, it does not have to be taken again)						
	ETH001: Real Estate Management Ethics Online						
16.	16. Other CPMs: List the name and position of every other CPM at the firm's principal office. (Attach addit	ional sheet if necessary.)					
		1,					
Nar	Name Position						
W]	What prompted you to apply for AMO membership? (Check one)						
	$\square$ Advertising $\square$ Catalog/Brochure $\square$ Colleague $\square$ Customer relations $\square$ Direct mail	☐ E-mail					
	$\square$ Employer $\square$ IREM Chapter $\square$ IREM website $\square$ Internet search $\square$ Phone call	☐ Professor or Instructor					
	☐ Trade publication ☐ Other						

AMO application Page 5 of 6

If you need to report more branch offices, please photocopy this blank page.

17. Branch offices: Complete the following information for every office of the firm for which you can answer "yes" to all the following questions:

- Is real estate management performed out of the office?
- Is the office an extension and under the control or supervision of the AMO Headquarters?
- Does the work performed at the office benefit the management firm, not exclusively a specific property?
- Is there at least one full-time employee of the company at the office who can be contacted for business?
- Is the office telephone listed and answered in the company name?
- ☐ Check this box if the firm has no branch offices.

17.	ı Nan	ne of branch office (if different fro	om prin	cipal	office)				
Ad	dress	1				Telephone			
Cit	y/Sta	ite/Zip				Fax number			
СР	Ms er	mployed at this branch office: (att	ach ado	dition	al inform	L ation if necessary)			
Na	me					Position			
		each property type that is manag ry listing).	ed by tl	he pri	ncipal of	ice. (This information will be i	nclude	d in y	our online membership
А		Apartments (Conv. Financed)	I		Indust	rial/warehouse	S		Single-family homes
В		Medical buildings	J		Studen	t housing	T		Hotels and motels
С		Condos/Co-ops/HOAs	L		Land p	arcel	U		Mixed use
D		Senior housing	M		Mobile	home parks	Χ		Other
Е		Self-storage	0		Office l	ouildings	Y		Military housing
F		Federally assisted housing	P		Public housing			-	
G		Parking garages	R		Retail property/Shopping centers				
Check specialties performed by the principal office. (this information will be included in your online membership directory listing).									
1		Brokerage	5		Apprai	sing	9		Facilities management
2		Leasing	6		Financ	ing	10		Asset management
3		Construction	7		Tax ap	peals			
Л		Consulting	8		Maintenance				

Page 6 of 6 18. In consideration of the Institute considering this application, the applicant firm agrees as follows: If given the accreditation, to conduct its real estate The applicant firm meets and shall at all times while 18.1 management business in accordance with the AMO Code of accredited comply with all requirements for an Accredited Professional Ethics established by this Institute. Management Organization, and: Shall furnish such supplemental information as may be 18.2 Accreditation, if granted, shall be only for three (3) years required. beginning with the year of approval, and the applicant firm Agrees that the Institute may withdraw or suspend will be required to apply for reaccreditation every three (3) accreditation for cause and may cause notice of its years thereafter. action to be made public in the applicant firm's 18.3 Neither the applicant firm nor those of the organization locality. engaged in real estate management shall hold themselves Agrees that no change of a substantial nature in its out to any as being an Accredited Management methods, techniques, or policies of doing business has Organization at any time before the firm is accredited or taken place in the past three (3) years or is contemplated in the next three (3) years which may in after expiration or revocation of any accreditation. any way disqualify application for its reaccreditation as an Accredited Management Organization. In the event the Institute should find it necessary to make The applicant firm, for and on behalf of itself, its officers, 18.4 18.10 extraordinary investigation of the applicant firm and all directors, agents, and employees, their heirs, assigns, those of the organization engaged in real estate administrators, and each of them, waive and forever release management in order to establish eligibility, the Institute all claims and demands, or causes of action and each of may estimate the costs of such extraordinary investigation them, that they may have now or may in the future have and the applicant firm shall deposit these costs, with the against the Institute, its members, officers, councillors, understanding that any unused portion will be returned. agents, employees, chapters or others who may supply information or material to the Institute, and each of them, 18.5 The applicant firm may withdraw this application without for any act or omission of the Institute, its members, officers, councillors, employees, chapters or any others and prejudice. each of them including but not in any way limited to its or 18.6 The applicant firm shall support all activities of the their acts or omissions in accreditation, failing to accredit, Institute to the best of its abilities. or in censuring, suspending, or revoking such accreditation. 18.7 The applicant firm shall pay annual fees set by the Institute. The applicant firm and those associated with it hereby 18.8 authorize the Institute to obtain credit and other similar information on the applicant firm and those individuals. 19. Ethics It is understood that the Executive CPM is held responsible not only for his or her own ethical conduct but also for the conduct of the individuals employed by the firm in the real estate management field. The Executive CPM is also responsible for informing employees of the AMO Code of Professional Ethics. I certify that every person at the firm engaged in real estate management read, understood, and agreed to abide by the AMO Code of Professional Ethics which may be updated or changed by the Governing Council. Executive CPM signature Date 20. Signatures The undersigned CPM affirms that he or she is responsible for the real estate management business of the applicant firm; has full knowledge of the applicant firm's policies, its methods of doing business, and its personnel; and attests that all information on this application and all other documents submitted with this application are true and correct at the time of its completion. Executive CPM signature Date If the CPM does not have the authority to legally bind the applicant firm, an officer or agent having such authority must sign this application in addition to the CPM. The undersigned affirms that he or she has read this application and that the information on this

Date

Signature

application is correct.

You	Your AMO application must include:						
	The completed six-page application		Three letters of recommendation submitted on the recommendation forms and in the confidential envelopes provided				
	The two confidential application pages regarding insurance		The AMO application fee, which is \$425				
	Any information about additional owners, CPMs, or branch offices, if necessary	This	s application may also need to include:				
	Documentation attesting to the firm's name and date it was established		An explanation if the firm does business under a trade name				
	A narrative history of the firm		Any explanations as may be required for answers to application items 9.1, 9.2, and 9.3				
	The firm's organization chart showing the chain of command and the name and titles of the Executive CPM and other CPMs and CPM candidates within the firm		Three years audited financial statements – requested for companies outside the U.S./Canada in lieu of IREM performing a credit check				
	A certificate of insurance from the firms insurance carrier and, if policy is not provided through the AMO Crime Insurance Program, verification from the firm's agent confirming that all insurance guidelines are met (Confidential information, page 2)	Mail the application and all supporting materials to: international@irem.org					

### Insurance guidelines: To be completed by the applicant firm

To become an AMO, there are certain insurance coverages that your firm must hold and certain insurance guidelines that must be met. In order to confirm that your firm has the adequate coverage, confidential business information is needed. Your firm submits this information with the assurance that it shall be held in confidence, that this information will not be made available to the local IREM Chapter, the IREM Regional Vice President, or any member in the firm's community.

List here the total monthly gross rent collections (not management fees) as a consolidated amount for the principal office \$\_\_\_\_\_\_ and all branch offices, or if manage an HOA or CA, list assessments and collections on behalf of association:

А	certificate of insurance must be attached that includes:
A	Fidelity bond covering all management employees, officers, and owners of firm in an amount equal to at least 10% of the firm's gross monthly collections as listed above. At a minimum, the bond must be \$10,000, the maximum required bond is \$500,000. The deductible may not exceed \$5,000 or 5% of the bond, whichever is greater.  □ This firm has a fidelity bond in the amount of \$
	☐ 10% of gross monthly collections (as noted above) is \$
	☐ The deductible is \$
B.	Depositor's forgery and alterations insurance in the minimum amount of \$25,000. The deductible may not exceed \$5,000 or 5% of the amount, whichever is greater.  □ This firm has depositor's forgery and alterations insurance
	in the amount of \$
	☐ The deductible is \$

The firm's crime insurance policy must either (1) be through the AMO Crime Insurance Program, or (2) meet prescribed guidelines.

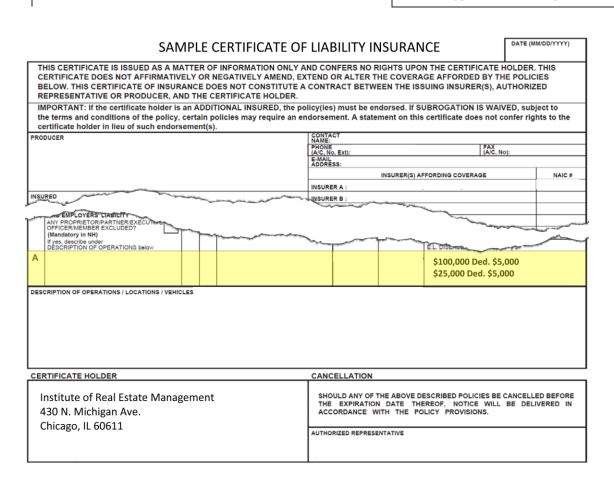
Check one

☐ The firm's crime insurance policy is through the AMO Crime Insurance Program and the attached certificate of insurance attests to this.

 $\square$  Page 2 of the confidential application pages must verify:

- The insurance firm is rated by A.M. Best or Standard and Poors at least B+.
- The policy utilized is written on a loss sustained form or discovery form which allows for discovery a minimum of 60 days and a maximum of 12 months after termination of the policy.
- The policy does not include endorsements requiring prosecution and conviction proceedings against perpetrator.
- Deductibles do not exceed \$5,000 or 5%.

The four criteria above must be met. If the firm's coverages do not meet all of these criteria, the policies must be adjusted accordingly and AMO approval will be delayed.



Insurance guidelines: To be completed by the firm's insurance agent.
If firm does not have its fidelity bond and depositor's forgery and alterations insurance through the AMO Crime Insurance Program, the firm's insurance agent must provide written verification that the guidelines below are met. (Also attach a current certificate of insurance that clearly specifies both insurance coverages and the amount of coverage for each.)
The four criteria below must be met. Check all boxes. If the firm's coverages do not meet all these criteria, the policies must be adjusted accordingly and AMO approval will be delayed.
☐ The bonding carrier noted below is rated A.M. Best or Standard and Poors as at least B+. ☐ The policy utilized is written on a loss sustained form or discovery form which allows for discovery a minimum of 60 days and a maximum of 12 months after termination of the policy.
☐ The policy does not include endorsements requiring prosecution and conviction proceedings against perpetrators. ☐ Deductibles do not exceed \$5,000 or 5% of the bond, whichever is greater.
By signing below, the applicant firm and the insurance agent confirm that all of the above guidelines are met.
AMO applicant firm name
Name of insurance company
Name of insurance agent (print)
Signature of insurance agent
Phone number of insurance agent
Date
For companies outside of the U.S., insurance coverage is reviewed on a case-by-case basis. If either or both of the
two types of crime insurance noted above (fidelity bond and depositor's forgery and alterations insurance) are not
obtainable, the firm shall be required to provide evidence how the assets and property of clients are protected
through other forms of insurance, guarantees, or other vehicles as may be applicable in the country in which the
AMO Firm is headquartered. The following items are attached with this application:



# AMO® Application Confidential Letter of Recommendation

## To the individual completing this Confidential Letter of Recommendation:

Thank you for agreeing to provide a reference for the firm who has applied for the Accredited Management Organization® (AMO®) accreditation awarded by the Institute of Real Estate Management.

Please answer the questions in as specific and candid a manner as possible. When the form is complete, please email it directly to <a href="mailto:international@irem.org">international@irem.org</a> with "letter of recommendation for (applying company name)" in the subject field

You can be assured that the applicant firm will not have access to this letter unless your permission is granted or unless the Institute is compelled to provide the letter by subpoena or court order. Completing this recommendation is a qualified privilege which attaches and absolves you and the Institute of liability, provided your communication is made in good faith and is limited to the issue at hand.

# Confidential letter of recommendation

 $\text{AMO}^{\circ} \, \text{application} \, \bullet \, \text{Institute} \, \, \text{of Real Estate Management}$ 

Applicant firm							
To the individual completing this form: Please read the information on the reverse side first.							
Recommender name							
Position/Title	Firm/Organ	nization					
Address							
City/State/Zip		Daytime telephone number					
I am: (check all that apply)  A client of this firm  The firm's accountant  A tenant/resident  Business associate of the firm  Other (please special)		attorney  The firm's bank					
How long have you known the applicant firm?							
Under what circumstances have you known the applicant firm?							
How would you describe the applicant firm's moral character and integrity, since industry, and professional stature within the business community?	erity of comm	intilient to the real estate management					
If you are a client, how do you rate the applicant firm's performance in managing	real estate?						
Additional Comments:							
I can $\square$ cannot $\square$ recommend this applicant firm for the AMO® accreditation.							
Signature		Date					

# Confidential letter of recommendation

 $\ensuremath{\mathsf{AMO}}^{\ensuremath{\circ}}$  application • Institute of Real Estate Management

Applicant firm						
To the individual completing this form: Please read the information on the reverse side first.						
Recommender name						
Position/Title	Firm/Organ	nization				
Address						
City/State/Zip		Daytime telephone number				
I am: (check all that apply) $\square$ A client of this firm $\square$ The firm's accountant $\square$	The firm's a	attorney				
☐A tenant/resident ☐Business associate of the firm ☐ Other (please spec	ify)					
How long have you known the applicant firm?						
Under what circumstances have you known the applicant firm?						
How would you doon in the ambient firm's movel shouston and integrity since	mitre of comm	nitment to the real estate management				
How would you describe the applicant firm's moral character and integrity, sincerity of commitment to the real estate management industry, and professional stature within the business community?						
If you are a client, how do you rate the applicant firm's performance in managing real estate?						
Additional Comments:						
I can a cannot recommend this applicant firm for the AMO® accreditation.						
Signature		Date				

# Confidential letter of recommendation

 $\ensuremath{\mathsf{AMO}}^{\ensuremath{\circ}}$  application • Institute of Real Estate Management

Applicant firm							
To the individual completing this form: Please read the information on the reverse side first.							
Recommender name							
Position/Title	Firm/Organization						
Address							
City/State/Zip	Daytime telephone number						
I am: (check all that apply)  A client of this firm  The firm's accountant  A tenant/resident  Business associate of the firm  Other (please spec How long have you known the applicant firm?							
Under what circumstances have you known the applicant firm?							
How would you describe the applicant firm's moral character and integrity, since industry, and professional stature within the business community?	erity of commitment to the real estate management						
If you are a client, how do you rate the applicant firm's performance in managing	g real estate?						
Additional Comments:							
I can a cannot recommend this applicant firm for the AMO® accreditation.							
Signature	Date						