



MEADOW LAKE ACRES COUNTRY • CLUB

MEMBERSHIP APPLICATION

2600 MEADOW LAKE ROAD • NEW BLOOMFIELD, MO 65063 • 573.491.3356

WWW.MLACC.ORG

**MEADOW LAKE ACRES COUNTRY CLUB
MEMBERSHIP APPLICATION AND AGREEMENT**

This Membership Application and Agreement, (hereinafter "Agreement"), is between Meadow Lake Acres Country Club, a Missouri benevolent corporation, 2600 Meadow Lake Road, New Bloomfield, Missouri 65063, doing business as "Meadow Lake Acres Country Club," (hereinafter, the "Club" or "Seller"), and the undersigned applicant, (hereinafter, "Member," "Members," "Applicant," or "Applicants"). This Agreement includes and incorporates by reference (i) the terms on the face of this Agreement including any supplement to Club Rule Book; and (ii) the attached Membership Agreement Terms and Conditions; and (iii) the attached Club Rule Book as now in effect, and as amended by the Club from time to time; and (iv) such rules and regulations as may be posted at the Club from time to time.

MEMBER INFORMATION			MISSOURI
NAMES			<p align="center">CONSUMER'S RIGHT TO CANCELLATION</p> <p>YOU MAY CANCEL THIS AGREEMENT WITHOUT ANY PENALTY OR FURTHER OBLIGATION WITHIN THREE (3) DAYS FROM THE DATE OF THIS AGREEMENT. NOTICE OF CANCELLATION SHALL BE IN WRITING SUBSCRIBED BY YOU AND DELIVERED IN PERSON OR MAILED BY REGISTERED OR CERTIFIED UNITED STATES MAIL TO THE CLUB AT THE ABOVE WRITTEN ADDRESS. ATTN: GENERAL MANAGER. SUCH NOTICE SHALL BE ACCOMPANIED BY YOUR COPY OF THIS AGREEMENT, AND ANY OTHER DOCUMENTS PREVIOUSLY DELIVERED TO YOU. ALL MONIES PAID PURSUANT TO THIS AGREEMENT SHALL BE REFUNDED WITHIN FIFTEEN (15) BUSINESS DAYS OF RECEIPT OF SUCH NOTICE OF CANCELLATION. IF YOU HAVE EXECUTED ANY CREDIT OR LOAN AGREEMENT TO PAY FOR ALL OR PART OF THE CLUB SERVICES, ANY SUCH NEGOTIABLE INSTRUMENT BY YOU SHALL ALSO BE RETURNED WITHIN FIFTEEN (15) DAYS. SEE SECTION 3 OF THE MEMBERSHIP AGREEMENT TERMS AND CONDITIONS FOR ADDITIONAL CANCELLATION PROVISIONS.</p> <p>NOTICE TO APPLICANT: DO NOT SIGN THIS AGREEMENT BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACES TO BE FILLED.</p> <p>By signing below, you agree that you have read, understood, and received a true and complete copy of this Agreement. You agree to be bound by the Membership Agreement Terms and Conditions, the Club Rule Book, and such rules and regulations as may be posted at the Club from time to time, all of which are incorporated by reference in this Agreement and may be amended from time to time. This Agreement will become effective when signed by you, accompanied by payment of any fees and dues for said membership, and accepted by the Club's Board. You have had legal counsel review this document or waive your right thereto.</p> <p>MEMBER SIGNATURE(S) _____</p> <p>_____</p> <p>DATE _____</p> <p>CLUB SIGNATURE _____</p> <p>DATE _____</p>
DATES OF BIRTH			
E-MAILS			
ADDRESS			
CITY	STATE	ZIP	
EMPLOYERS			
HOME PHONE	WORK PHONE		
MOBILE PHONE(S)			
EMERGENCY CONTACT	PHONE		
SPONSORS			
SOCIAL SECURITY NUMBERS			
MEMBERSHIP TYPE			
MEMBERSHIP TYPE			
DEPENDENTS UNDER 23			
TODAY'S PMT	PMT TYPE		

INITIATION FEE	DUES AMOUNT
AUTHORIZATION FOR PAYMENT	
NAME ON ACCOUNT	
FORM OF PAYMENT	
CREDIT CARD NUMBER	
EXPIRATION DATE	
<p style="text-align: center;">ELECTRONIC FUNDS AUTHORIZATION</p> <p>You, the undersigned, agree that the Club will charge you monthly dues payments of _____, plus applicable taxes beginning on _____.</p> <p>The Club will draft your dues payments via Electronic Funds Transfer "EFT" or your designated credit card on file on the same day of each month for the term of this Agreement or until you provide written notice to the Club to stop such deductions. Additionally, you agree to pay for any ancillary purchases that are charged to your Club membership house-account, and all service charges, late fees, and other amounts due under this Agreement by draft via "EFT" or your credit card on file. Initial(s) _____</p>	
<p style="text-align: center;">TERM OF AGREEMENT</p> <p>This Agreement requires a minimum term of 12 paid months, from the Start Date, or Board approval, whichever occurs last, to one calendar year thereafter, or the Commitment End Date written above, whichever occurs last. Provided the Member is not in default of this Agreement, after the Commitment End Date, the membership will automatically renew for one-year terms into perpetuity, and you will be charged on a month-by-month basis at then applicable Club dues rates until you cancel in accordance with Section 3(a) of this Agreement or until your membership is terminated by the Club.</p> <p>You understand that this Agreement cannot be canceled before the Commitment End Date written above, except as specifically provided for in this Agreement and with Board approval. Initial(s) _____</p>	

MEMBERSHIP AGREEMENT TERMS AND CONDITIONS

- MEMBERSHIP:** Memberships are being offered to persons who are approved for membership by the Club. Corporate memberships are being offered to actual, active corporations, partnerships, or other legal entities in good standing. Completed applications for membership will be reviewed and acted upon in the sole and absolute discretion of the Club. If the Club accepts the applicant, the Club will send the applicant notification of acceptance. The applicant will not be entitled to use the Club Facilities as a member or enjoy any of the privileges of membership until notification of acceptance from the Club. An applicant whose application is not acted upon favorably by the Club will have any payment made to the Club returned without interest thereon.

Upon Board approval, your membership is a contractual privilege to use the Club Facilities, equipment, and services, and participate in Club sponsored activities, programs, and events, (hereinafter, collectively the "Club Facilities"), offered from time to time by the Club to your type of membership during the Club's published hours of operation. The Club reserves the absolute right without notice to add, change, or eliminate any Club Facilities, membership types and terms, rules, and regulations, and to change its hours of operation. Your membership does not entitle you to any interest or ownership in the Club Facilities, the Club or its property and confers no right to participate in the management or operation of the Club. The membership types, the amount of initiation fees, dues, and other charges payable by the members, the suspension and termination of members, and all other matters affecting or relating to your membership shall be in the Club's sole discretion and may change from time to time.

For the convenience of Members, a membership may be held in the name of a corporation, partnership, trust, or other form of multiple ownership (collectively, the "Entity"). The Entity must designate one individual or family who will have the right to use the membership. The designated individual or family may not be changed, except the entity may change the designated user to the designated user's spouse upon the death of the designated user, subject to approval of the spouse as a designated user. The designated user must apply for Membership and will be subject to the approval of the Club. The designated user must be a bona fide director, officer, partner, shareholder, or employee of the Entity, or a beneficiary, trustee, or settler of the Entity if the membership is held in the name of a trust, and must pay the required dues, fees, and charges. No person other than the designated user and his or her immediate family will be entitled to simultaneously use the membership.

2. PAYMENTS:

- Membership Payments.** You agree to pay the initiation fee and monthly dues rate set forth in this Agreement. Monthly dues and house charges shall be debited from your account through electronic funds transfer system monthly and reflect the current month's dues and the prior month's charges. Except as stated in this Agreement, all membership fees, dues, and other payments are nonrefundable. You shall not be relieved of your obligations to make any such payments and no deduction or refund of dues shall be made for your failure to attend or use the Club Facilities due to vacation, travel, or other personal commitments without prior Board approval. You agree to pay all fees, dues, and other charges for which you or your guests make on or before the due date.

Each member shall be legally and financially responsible for his acts or omissions as well as those of the member's immediate family and guests. If a membership is issued in the name of spouses, notice to the Club of termination of marriage or cohabitation shall not discharge either spouse from liability for subsequent dues, fees, and other charges and liabilities unless the notice is coupled with the resignation of one of the spouses with prior approval by the Board. In the event of divorce or separation of spouses having membership privileges, the membership, including all its rights and benefits, shall vest in the spouse awarded the membership by an agreement of separation or a decree of divorce.

- Adjustment to Dues Rates and Other Fees.** Monthly dues rates, charges, and fees for services are subject to change, as deemed necessary by the Club in its sole discretion. The Club may increase membership dues and fees pursuant to the Club's governing documents. Non-payment of any dues or fees may result in the termination in this Agreement at the Club's sole discretion.
- Service Charges and Late Fees.** If any payment to the Club, including by check, charge or bank draft, is not honored, or if your account is past due, the Club shall have the right to the following remedies, in addition to any other legal or equitable rights: (1) assess the maximum service charge allowed by law for each dishonored transaction and require reimbursement for cost collection; and (2) assess late fees for all past due accounts; and (3) collect the current and past due balance in any subsequent months; and/or (4) suspend or terminate this Agreement. The Club reserves the right to change these service fees and late fees at any time. The Club may transfer this Agreement to a collection agency, and you will be obligated to pay any collection and/or legal costs incurred by the Club in enforcing this Agreement. If a billing statement balance is not paid in full when due, interest will be charged on any unpaid balance that remains past due beginning on the first day it is past due and continuing until paid at the rate of eighteen percent (18%) per annum.

3. CANCELLATION/ OR TERMINATION:

- Additional Rights to Cancellation.** After the initial (3) three-day cancellation period set forth in this Agreement, you or your estate may also cancel this Agreement for any of the following reasons and upon prior approval by the Board: (1) if upon a doctor's order, you cannot physically enjoy the Club because of significant physical disability for a period in excess of three (3) months; or (2) if you die, in which case your estate shall be relieved of any further obligation for payment under this Agreement not then due and owing; or (3) if you move your residence outside certain Missouri counties as detailed in the Club rules (you must provide proof of new residence); or (4) if the Club ceases operations. Written notice of cancellation setting forth the reason for cancellation under this section shall be delivered in person or sent by certified or registered United States mail to the Club at the address in this Agreement. If your cancellation is due to a physical disability, written verification from a licensed physician must accompany your notice of cancellation or request for suspension. All monies, excluding the initiation fee, paid pursuant to this Agreement canceled for any of the above reasons shall be refunded within a commercially reasonable

period of time from receipt of such notice of cancellation; provided that, the Club may (A) retain the expenses incurred and the portion of the total price representing the services used or completed; and (B) demand the reasonable cost of goods and services which you have consumed for golf, pool, clubhouse or pro shop purchases or wish to retain after cancellation of this Agreement. If you have executed any credit or loan agreement to pay for all or part of the Club services, any such negotiable instrument by you shall also be returned within a commercially reasonable period. Any reinstatement of a membership that is terminated, expired, or canceled will require Board approval and payment of any unpaid fees and dues from the last date of services.

(b) **Cancellation by Member.** Upon the conclusion of the initial one-year term or any subsequent renewal period, you may terminate your membership at any time after the paid commitment period described herein, by giving the Club no less than thirty (30) days advance written notice. Such cancellation shall be deemed effective on the first day of the calendar month following the expiration of the 30-day notice period, and upon payment in full of all outstanding dues and charges to the Club, and upon Board approval. You are liable for payment of dues and other charges for periods prior to the effective date of termination. If you prepaid your membership dues or other charges and are eligible to cancel your membership before the end of the prepaid period, the Club will refund prepaid amounts only for unused membership time. Any amounts due by you will be deducted from any refund due to you. If you provide notice of termination during your paid commitment period, you will remain responsible for paying dues and other charges for the remainder of the commitment period. Until you provide written notice of termination as written herein and make all outstanding payments, you will continue to be charged monthly dues. If your request to terminate is approved by the Board, any subsequent application will not supersede any applicants on a waiting list, and initiation fees may apply, and the Club reserves the right in its sole discretion to decline your application for any reason.

(c) **Cancellation by the Club.** The Club may suspend, cancel, or terminate your membership at any time for any of the following: (1) failure to pay monthly dues, fees, Pro Shop charges, and other Club charges when due; or (2) any other breach of this Agreement; or (3) any violation of the Club Rule Book or other rules and regulations of the Club as may be amended from time to time. The Club also has the right to cancel your membership at any time without cause. You will remain liable for payment of dues and other charges for periods prior to the effective date of cancellation. No refunds shall be made for membership dues and other charges except as specifically provided for in this Agreement. If your membership is terminated for cause, the Club reserves the right to retain the unused portion of any prepaid amounts made by you.

4. **GUIDELINES, RULES, AND REGULATIONS:** You agree to abide by the attached Club Rule Book, and all rules and regulations of the Club, as the same may be amended from time to time at the Club's sole discretion. Any member who, in the sole determination of the Club, violates the Club's Rule Book, rules or regulations, or is loud, offensive, uses profanity, harasses, is bothersome to other members, residents, guests or employees or otherwise behaves in an inappropriate or unbecoming manner, may be suspended, or terminated by the Club.
5. **MEMBER'S HEALTH WARRANTY:** You represent that you, your dependents, and your guests are in good health and have no disability, impairment, injury, disease, or ailment, preventing you from engaging in physical movements or which could cause increased risk of injury or adverse health consequences as a result of using Club Facilities. You assume full responsibility for your use of the Club Facilities and shall indemnify the Club, its affiliates, agents, and employees, against all liability arising out of your use of the Club Facilities. A physical exam by your physician is recommended before commencing any physical conduct or exercise program and especially if you are elderly, pregnant, or unaccustomed to physical exertion.
6. **ACKNOWLEDGEMENT OF RISK:** You, on behalf of yourself, and any dependent(s) and guests, represent that, you understand that engaging in physical conduct at the Club, physical exercise, and the use of the Club Facilities includes an inherent risk of minor or major life-threatening injury to persons and property, and death. You understand that risk of injury to persons and property includes, but is not limited to, injuries arising from or relating to (a) the use by you, your dependent(s), guests or others of golf or exercise equipment, swimming pools, locker rooms, wet areas and other Club Facilities; and (b) participation by you, your dependent(s), guests or others in any supervised and unsupervised activities, programs, classes, events on or off the Club premises, including any the Club sponsored activities and events; and (c) any personal training, instruction, supervision or dietary recommendations by the Club or its staff; and (d) medical disorders that may occur from use of the Club Facilities such as heart attack, stroke, death, heat stress, sprains, strains, broken bones, and torn muscles, tendons and ligaments among others; and (e) accidents that may occur anywhere in or around the Club (including common areas, fitness areas, locker rooms, pool areas, showers, etc.) or while participating in activities or events sponsored by the Club or while traveling to or from the Club; and (f) theft or loss of property while using the Club Facilities. Accidental injuries include those caused by you or by other persons and those, for example, of a slip and fall nature or from flying golf balls or other objects. You, your dependent(s), and guests agree to use due care when using the Club Facilities and/or when participating in any Club sponsored outside activities and events.
7. **DAMAGE TO PROPERTY:** You understand and agree that the Club is not liable for loss, damage, or theft of your personal property or that of your guests while in or on the Club Facilities. You shall be responsible for all damage to any Club property caused by you, your guests, or your dependent children.
8. **INDEPENDENT CONTRACTORS:** From time to time the Club will make available to you and your guests the services of independent contractors (e.g., musicians, entertainers, event coordinators, etc.). The Club does not warrant or guarantee the quality of their services and does not guarantee that their services will remain available to you or your guests for any specific period, and hereby disclaims all liability arising out of such services and the actions of the Independent Contractors or their agents, employees, or assigns.
9. **SEVERABILITY.** If any provision or any part of any provision of this Agreement is held unenforceable, such provision or portion thereof shall be severed from this Agreement, and such unenforceability shall not affect the other provisions of this Agreement.
10. **NOTICES:** You shall inform the Club staff of any address or payment changes. Any notice given under this Agreement, shall be considered delivered when mailed to your address listed on the first page of this Agreement or as later changed by written notice to the Club. Any notice you send to the Club shall be considered delivered only when received by the Club.
11. **ASSIGNMENT:** The Club may assign this Agreement in its sole discretion. You shall not assign this Agreement. This Agreement shall be binding upon and inure to the benefit of the parties respective successors and assigns.

12. **COUNTERPARTS:** This Agreement may be signed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Counterparts may be exchanged by fax or electronic means (e.g., PDF), all of which shall be binding.
13. **ENTIRE AGREEMENT:** This Agreement contains the entire agreement of the parties with respect to the subject matter hereof and supersedes any discussions, offers, proposals, agreements or promises with respect thereto. This Agreement may be modified only by a written amendment signed by you and the Club's Board or authorized personnel. Employees are not authorized to make any independent agreement on the Club's behalf.
14. **GOVERNING LAW:** This Agreement shall be governed by and construed in accordance with the laws of the State of Missouri. All actions arising under this Agreement shall be exclusively brought in a state court in the City of Fulton, Missouri. As far as permitted by law, the parties hereto waive any right to jury trial and any alternative dispute resolution.
15. **ATTORNEY'S FEES AND EXPENSES:** If any action, suit, or other proceeding is brought relating to the enforcement or interpretation of this Agreement, the prevailing party shall recover all such party's reasonable fees and expenses, including attorney's fees and expenses incurred in connection with such action. The Club shall be paid its attorney's fees and costs of any collection pursuant to the terms of this Agreement. This section shall not be deemed to provide for the award of attorney's fees for personal injury or non-contractual claims.
16. **AUTHORIZATION FOR FAX, EMAIL, OR OTHER ELECTRONIC COMMUNICATION:** You authorize the Club to transmit any communication, including confidential communications, to you via fax, email, or other electronic communication. You understand that the confidentiality of such communications cannot be guaranteed by the Club and may be lost through no fault of the Club.
17. **WAITING LIST:** If an applicant desires to acquire a membership in a particular category and a membership is not available in that category, the Club will establish a waiting list. Re-signed memberships will be offered to persons on a waiting list in accordance with the following order of priorities: First, to existing members of the Club who desire to upgrade to a different category of membership; and second, to all other applicants who desire a membership in the Club.
18. **UPGRADE OF MEMBERSHIP:** Members in good standing may upgrade to a differing and "higher" category of membership (one that provides more Club privileges), in the sole discretion of the Club, if the higher category of membership is then available. To upgrade, the member shall pay to the Club the difference between the membership dues and fees previously paid by the member for the lower category of membership and the membership dues and fees then charged for the higher category of membership.
19. **TAX CONSEQUENCES OF ACQUIRING MEMBERSHIP:** The Club makes no representations and expresses no opinions regarding the federal, state, or local income tax consequences of acquiring a membership or with respect to any membership initiation fee or deposit paid to the Club. All parties acquire their membership subject to all applicable tax laws, as the same may be amended from time to time. Accordingly, members should consult with their own tax advisors with respect to the tax consequences of any membership initiation fees or deposits.



SUPPLEMENT TO CLUB RULE BOOK

Last Revised Spring/Summer 2024

PREFACE

Welcome to Meadow Lake Acres Country Club, (hereinafter, "MLACC" or the "Club"). The Club has, with the cooperation and assistance of its membership, developed an excellent championship golf and entertainment facility for the use of members, their immediate family, and guests. As a member of MLACC, you are entitled to certain privileges when utilizing Club Facilities, but are, at the same time, expected to strictly observe the rules set forth herein when exercising those privileges.

The benefits you receive as a member of MLACC are directly related to strict compliance with MLACC rules. Your adherence to the rules is shown in the mutual respect, courtesy, and thoughtfulness extended to others and the employees of the Club, and the willingness to accept personal responsibility for the observance of all Club rules.

It is the duty and responsibility of the Board of Directors to formulate and enforce rules governing the use of Club Facilities by members and their guests. The Board's objective in fulfilling this responsibility is to operate the facilities of the Club in a manner that will best serve the interests of the membership while preserving and maintaining the facilities. Members are encouraged to submit, in writing, any suggestions or recommendations they have concerning methods by which facilities or operations of the Club could be improved.

We hope this booklet provides you with the rules that all members shall observe when utilizing Club Facilities. Should you have any questions concerning rules that might not be covered in the booklet or the governing documents including but not limited to the By-laws, please contact the General Manager or a member of the Board of Directors for assistance.

MLACC MEMBERS

MLACC is a family-oriented, private facility with a rich tradition of excellence, respectfulness, and integrity, and we strive to offer the best services and amenities for our members and guests. The challenging golf course, family-friendly pool, and excellent dining facilities are sure to enrich family experiences and treasured friendships for a lifetime of pleasure and cherished memories. Our members enjoy both the setting and community of the MLACC no matter the occasion. As members of MLACC, you and your guest(s) shall follow the rules as set forth in this Club Rule Book, as amended from time to time, and any Agreement by

you and the Club, and any rules or policies posted at the Club that may be amended from time to time. Excessive violations of MLACC rules shall not be tolerated. When a violation occurs, you may be given a notice to correct conduct. If repeated violations occur of the same nature, action may be taken by the Board, such as a written letter of reprimand, suspension, or termination, with reimbursement demand if property damage occurs. As members, you should politely encourage other members to follow these rules. Policing one another is the best way to ensure everyone enjoys MLACC.

MLACC MANAGEMENT STAFF

General Manager	Curt Norfleet
Golf Professional	Chris Nelson
Grounds Superintendent	Mitch Robertson
Office Manager	Bryan Mach
Food & Beverage Manager	Karen Custard
Pool Manager	Curt Norfleet
Executive Chef	Jeff Anderson

GENERAL CLUB INFORMATION

SOCIAL MEDIA

Home Page - <http://www.mlacc.org>
Facebook - Meadow Lake Acres Country Club
Instagram - @meadowlakeacres

ADDRESSES

Statement Payments:	Meadow Lake Acres Country Club P.O. Box 33 New Bloomfield, MO 65063
Correspondence:	Meadow Lake Acres Country Club 2600 Meadow Lake Rd. New Bloomfield, MO 65063
Pro Shop Payments:	Chris Nelson, Golf Professional P.O. Box 195 New Bloomfield, MO 65063

TELEPHONE NUMBERS

Main Number: 573-491-3356

Pro Shop	Extension 1
Restaurant	Extension 2
Business Office	Extension 4
Swimming Pool	Extension 5
Fax	573-491-3987
Tee Times only	573-491-3774

WHO MAY UTILIZE CLUB FACILITIES

1. The Club is for the use of members, their spouse, and dependent children under age 23 (if Corporate, Regular, Junior, Individual, Non-Resident, Dual, Golden, or Social member); and their guests only if accompanied by a member. Guests are almost always welcome at the Club if they are accompanied by a member. A dining guest's bill may be applied against the member's monthly minimum.
2. The spouse and dependent children under 23 of Individual members are considered guests and are subject to guest fees and restrictions. The individual member must be on Club grounds during the time their immediate family is utilizing the Club Facilities.
3. Student members are entitled to use the Golf Course and Swimming Pool only. Student members are not allowed to have guests and do not have charging

- privileges.
4. Social members are entitled to use all Club Facilities except for the Golf Course. They are entitled to use the Golf Course a maximum of five (5) times per calendar year as a guest of a golfing member and may not have guests of their own on the course.
 5. Members may be denied use of the Club Facilities for the following reasons:
 - A. Failure to pay any balance due to Club for dues, existing facilities charge, or Golf Course, pool, clubhouse, Pro Shop, and restaurant charges; or
 - B. Inappropriate dress; or
 - C. Repeated violations of Club rules; or
 - D. Reprimand, suspension, or expulsion from Club by the Board of Directors in accordance with Club governing documents.
 6. Guests of a member may, at the Board's sole discretion, be denied the privilege of utilizing Club Facilities or visiting the Club.

GENERAL CLUB RULES

1. Members are not permitted to borrow or remove any articles, furnishing, or equipment from the Club premises; nor to appropriate these items for his or her personal use or ownership.
2. Smoking, use of e-cigarettes, or any tobacco products are PROHIBITED inside any Club buildings, swimming pool areas, or on any pool decks.
3. There shall be no loud, boisterous, offensive, or profane language or noise used by any person on Club property. Members are responsible for the personal conduct of their family members and guests while such people are on the grounds of MLACC. Any conduct of a member or the guest of a member unbecoming a lady or gentleman will be reported to the Board for appropriate action as outlined in the governing documents and herein.
4. Members are not permitted to publicly reprimand, verbally abuse, or publicly embarrass a Club employee. Serious complaints concerning the behavior or unwillingness of an employee to perform their job functions shall be submitted, in writing, to the Board. This rule is not intended to deny members the right to register, in a courteous and appropriate manner, a complaint with an employee and job performance or service received but is designed to prevent unnecessary and inappropriate confrontations between members and employees in the presence of other members and their guests.
5. The Club is not responsible for the loss or damage to the property of members or their guests that may occur on Club property.
6. Members will be responsible for any damage to the Club Facilities or property directly caused by them, their families, and their guests, because of their carelessness or negligence.
7. Upon the conclusion of the initial one-year term or any subsequent renewal period, you may cancel your membership by giving the Club no less than thirty (30) days advance written notice. Such cancellation shall be deemed effective on the first day of the calendar month following the expiration of the 30-day notice period, and upon payment in full of all outstanding dues and charges to the Club, and upon Board approval.
8. Any member desiring to take inactive status and retain their membership may do so by written notice to the Board and upon the Board's subsequent approval. Such members may take inactive status only on June 30th or December 31st and may be reinstated to active status in accordance with Article II, Section 3, Paragraph 8 of the By-laws. Inactive members shall remain inactive for the full one-or-two-year period. Any exceptions are at the discretion of the Board.
9. Members who remain three hundred (300) or more miles from the Club for a period of sixty (60) or more days, making their participation unreasonable, and upon prior approval of the Board, may have their monthly minimum spending requirement extended during that period. Minimum extension request forms may be acquired from the business office.
10. All membership changes, address changes, withdrawals, and minimum extension requests shall be made in writing to the business office.
11. Bringing alcohol onto Club property is PROHIBITED. All alcohol consumed on Club property must be purchased from the Club.
12. When requesting a Non-Resident membership, a member shall provide a copy of their voter registration card confirming non-resident status within 90 days of request for Non-Resident membership.
13. Club parking lots are for member and guest parking only. Members and guests must observe the parking lines in the parking areas; any motor-driven vehicle improperly parked or blocking driving lanes may be removed at owner's sole expense. Vehicles should not remain on club property for more than 24 hours without prior Board approval. Vehicle repair may not occur on Club property without prior Board approval. Inoperable vehicles may be towed by the Club if they pose a reasonable concern or if they are abandoned for more than 24 hours. No trailer or large commercial truck parking on the primary parking lots without prior Board approval. Only licensed and insured vehicles may be driven on Club property (no ATV, UTV, etc.).
14. No list of Club membership or membership roster shall be issued, published, or used for any purpose except as authorized by the Board. No person is to use Club Facilities for promotions or advertising without prior Board approval. No signs shall be posted, no subscription paper or political literature shall be circulated, nor any article offered for sale on Club property without express permission of the Board.
15. No boats, canoes, kayaks, or other similar items may be used in Club lakes, streams, or water features.
16. No member or guest shall give or offer any employee alcoholic beverages at any time. No member or guest may entertain a Club employee at the Club at any time, except the manager, golf professional and greens superintendent. Members are not allowed to fraternize with Club employees.
17. No persons whose parents are members of the Club may be hired to work for the Club.
18. No member or guest shall be permitted to enter the kitchen unless escorted by the manager or a department head.
19. Cell phones or other communication devices – It is expected that all members and guests will be respectful of others while using cell phones and other forms of communication. If you need to use such devices while at the Club, please find an out-of-the-way place, away from others. Please refrain from taking calls in the Club Facilities. If you are expecting a call while with others, inform them, excuse yourself and retire to a private spot where you can take the call.

MINIMUM SPENDING

MINIMUM SPENDING: Regular, Corporate, Junior, Golden and Individual members have a monthly minimum spending requirement of \$40.00. This is in addition to the dues and existing facilities charges. Social members have a monthly minimum spending requirement of \$50.00.

ALCOHOLIC BEVERAGES DO NOT APPLY TOWARD MINIMUM SPENDING. Minimum cycle cutoffs are as follows using the first letter of member's last name:

A-G: 10th day of each month H-P: 20th day of each month Q-Z: Last day of each month

MLACC COLLECTION POLICY

30 Days Past Due - First Reminder; then if necessary 60 Days Past Due - Suspension Notice; then if necessary 90 Days Past Due - Membership Revoked
120 Days Past Due - Turn Account Over to Collections or Legal Counsel

MEMBERSHIP DEFINITIONS

REGULAR: Full family membership. Full Club privileges for members, spouse, and dependent children under the age of 23.

CORPORATE: Corporation designates the person (s) (who must be an officer or employee of the corporation) to use the membership for each calendar year. Privileges are the same as Regular membership.

JUNIOR A: Full family membership, member must be 30 years or younger. Full club privileges for members, spouse, and dependent children under the age of 23.

JUNIOR B: Full family membership, members must be no younger than 31 years and no older than 35 years. Full club privileges for members, spouse, and dependent children under the age of 23.

JUNIOR C: Full family membership, member must be no younger than 36 years and no older than 39 years. Full club privileges for members, spouse, and dependent children under the age of 23.

INDIVIDUAL: Full Club privileges for **members only**. Spouse and dependent children are considered guests and are subject to guest fees and restrictions. Individual members must be on Club grounds during the time their immediate family is visiting the Club Facilities.

SOCIAL: Club privileges, except golf, for members, spouses, and dependent children under the age of 23. Golf Course is not included. Social members may be guests on the golf course but are subject to guest fees and restrictions.

NON-RESIDENT: Member's residence is not in the following counties: Audrain, Boone, Callaway, Cole, Miller, Moniteau, Montgomery, and Osage counties. Full club privileges for members, spouse, and dependent children under the age of 23. Non-Resident memberships are not subject to the monthly minimum spending charge.

STUDENT: Students under the age of twenty-three in regular attendance at a recognized educational institution. Student membership is valid for one calendar year and students must reapply at the beginning of each year.

CLUBHOUSE

HOURS OF OPERATION

The Clubhouse is open Tuesday – Saturday. The 19th Hole is open Tuesday - Sunday. **Please check the monthly newsletter for specific daily hours of operation.** On all holidays falling on Mondays, hours will be the same as Sunday of that period, unless authorized by request. The Clubhouse will be closed on Thanksgiving, Christmas Eve, Christmas, and New Year's Day.

CLUBHOUSE DRESS CODE

In the 19th Hole, Bogey, Eagle and Truman Rooms, appropriate attire is required. Denim jeans and denim shorts are permitted but must be clean, hemmed and not frayed or have any obvious holes.

PROHIBITED DRESS INSIDE THE CLUB HOUSE:

Cutoffs, tank or halter tops, offensively graphic tee shirts, swimsuits, bicycle shorts, athletic shorts, or other similar apparel.

OTHER DRESS CODE REQUIREMENTS:

1. Swimsuits or other swimming apparel are not permitted in the Clubhouse at any time. Swimmers are restricted to use of the swimming pool areas and the enclosed patio areas of the Clubhouse.
2. Exceptions, upon approval, may be made for appropriate casual or formal attire in the Bogey, Eagle and Truman Rooms for special Club functions, private parties, or costume parties.
3. Shoes must be worn in all areas of the Clubhouse except the Locker Rooms.

CLUBHOUSE RULES

1. IN ORDER TO ASSURE YOU THAT MEMBERS RECEIVE THE BEST POSSIBLE SERVICE, ADVANCE RESERVATIONS ARE STRONGLY

RECOMMENDED BEFORE DINING IN THE RESTAURANT. At special Club functions which require reservations, a member may be denied participation if all available space has been reserved and he/she has not made an advance reservation.

2. An eighteen percent (18%) gratuity will automatically be added to all restaurant charges. (18% gratuity will be added for all special events and parties).
3. Full lockers in the Clubhouse may be purchased for \$400/lifetime or rented for \$100/annually. Half lockers may be purchased for \$200/lifetime or rented for \$40/annually. Name plates are provided for lifetime purchases and available for \$7/annually additional charge on rentals. No more than one half of the lockers can be sold, lockers purchased prior to April 16, 2001, are grandfathered in. Lockers are assigned by the Business Office. Guest lockers are available and are assigned by the Pro Shop daily.
4. Clothing, shoes, and other items may not be left in the Locker Rooms unless they are stored in a locker.
5. Members utilizing shower facilities provided in the Locker Rooms are expected to place used towels in the container provided for this purpose. Locker Room towels, condiments, and accessories shall not be removed from the Locker Rooms.
6. No pets of any type are allowed on Club property unless they are an ADA service animal doing a specific task for the benefit of a person with a disability. The Club reserves the right to request confirmation of service animal training and qualifications. All service animals shall always be under the handler's control, and housebroken, and not pose a direct threat to the health and safety of others.

GOLF COURSE & PRO SHOP

GOLF COURSE HOURS OF OPERATION

The golf course is open seven (7) days a week at 7:00 a.m. weather permitting. Access to the golf course is subject to availability. Certain events may dictate that the golf course, practice areas, restaurant and/or other areas of the Club be closed. You understand and agree that nothing in this Agreement shall entitle you to any of the Club Facilities on any particular day, nor to any discount or refund on account of any limited access. During inclement weather, the Course Superintendent may close the course. Call the Pro Shop for course closings.

PRO SHOP HOURS OF OPERATION

May 1 - September 30: Monday-Friday 8:00 a.m. - Dusk Saturday & Sunday 7:00 a.m. - Dusk
October 1-April 30: Monday CLOSED Tuesday - Sunday 8:00 a.m.-Dusk

GOLF COURSE RULES

USGA RULES GOVERN PLAY EXCEPT WHERE MODIFIED BY LOCAL RULES.

LOCAL RULES AND CONDITIONS

Out of Bounds: Defined by white stakes and/or lines, all boundary fences. The fence around the putting greens defines out of bounds and relate to a straight line between each fence as they sit to the left and behind the Number 1 Teeing Ground and the fence around the pool. Rule 18-1 (stroke and distance).

Immovable Obstructions: All small trees with piping around the base and/or trees that have support stakes, all flower beds, the pump house on Hole 3, the outbuildings on Holes 7, 10 and 16, all cart paths, bird houses, water fountains, signs on teeing grounds, sprinkler heads and water control boxes. Relief is granted without penalty for stance and swing only, not line of flight as prescribed in (Rule 16-1).

Penalty Areas (Including Yellow Penalty Areas): All penalty areas are marked with either yellow stakes and/or lines and with red stakes and/or lines and are covered under Rule 17. Red penalty areas exist on Holes 4, 6, 9, 13 and 18 and must be played with relief prescribed in Rule 17-1d under penalty of one stroke. Yellow penalty areas exist on holes 3, 5, 9 and 10 and must be played with relief prescribed in Rule 17-1d. The lake on hole 6 is a yellow penalty area when playing hole 5 and is played as a yellow penalty area on hole 9 up and until the point the line defining the margin of the penalty area ceases to run parallel with the fairway on hole 9. That portion of the lake on hole 9 with the margin of the penalty area running perpendicular with the hole is played as a red penalty area.

GOLF COURSE RULES

1. No players are allowed on the course until the Grounds Superintendent has inspected the course and declared it open for play.
2. All golfing members and their guests must register in the Pro Shop PRIOR to beginning play. Any person residing in Boone, Callaway, Cole, or Osage County may not be a guest more than five (5) times during any calendar year.
3. Guest fees must be paid PRIOR to beginning play.
4. Players shall replace divots in roughs and repair divots in fairways, repair ball marks on greens, rake bunkers and place rakes in the bunker.
5. Practice of any type is NOT PERMITTED on the golf course. Practice is restricted to the practice area and practice putting greens.
6. Approved soft spike or spikeless golf shoes must always be worn on the golf course by members and their guests. If you have any doubts as to your shoes, contact the Pro Shop.
7. BEGINNING PLAY ON ANY TEE OTHER THAN #1 IS PROHIBITED UNLESS APPROVAL HAS BEEN OBTAINED FROM THE PRO SHOP. PLAYERS COMPLETING FRONT NINE PLAY AND PROCEEDING WITHOUT INTERRUPTION, HAVE PREFERENCE OVER ANY OTHER GROUP BEGINNING PLAY ON #10 TEE EVEN WHEN THEY HAVE SECURED PERMISSION FROM THE PRO SHOP.
8. During the period of May 1 through September 30 of each year, Tuesdays are reserved for "LADIES' DAY ACTIVITIES". Men WILL NOT BE PERMITTED to tee off prior to 11:00 a.m. on these days. Except, any woman & man couple may reserve a tee time prior to 8:30 a.m. from the back nine. Thursdays are reserved for MEN'S DAY and ladies WILL NOT BE PERMITTED to tee off prior to 11:00 a.m. on these days. Except, any man & woman couple may reserve a tee time off prior to 11:00 a.m. If a Federal or State Holiday falls on a Tuesday or Thursday, Ladies' Day and Men's Day activities will not be in effect.

9. Discount greens fee coupons are available for purchase by members during January 1st to March 31st of each calendar year and are valid only for that calendar year. New members have up to 30 days to purchase greens fee coupons. Order forms are mailed out by the office. Coupons come in a book of five (5) for \$125.00 or (2) books for \$225.00. Coupon book limit is 2 (two) per membership. Coupons are transferable but not refundable.
10. Non-golfing memberships are not allowed to purchase greens fee coupons and may only play golf a maximum of 5 times per calendar year with a golfing member and may not have guests of their own on the course.
11. Social members may use the practice facilities and their dependent children and grandchildren may participate in the Junior Golf Program.
12. Golfing members dependent children and grandchildren may participate in the Junior Golf Program.
13. STUDENT MEMBERS ARE NOT PERMITTED TO HAVE GUESTS ON THE GOLF COURSE.
14. Members of other U.S.G.A Registered Country Clubs, with whom MLACC has a reciprocal agreement, may, upon approval by the Head Golf Professional and payment of any required fees, be guests of the Club without being accompanied by a member. The fee charged to reciprocal guests is the same as their Club charges for MLACC members to play their course.
15. Members must have an ESTABLISHED USGA/GHIN HANDICAP to compete in identified Club events. Members or guests without an officially established handicap will be assigned a ZERO HANDICAP if they choose to participate in these events. The cost for handicap service is established yearly. Contact the golf shop to establish a handicap.

PACE OF PLAY

4 HRS TO COMPLETE 18 HOLES OF GOLF ON MEADOW LAKE ACRES COUNTRY CLUB. IF YOU FEEL THAT YOU CANNOT PLAY IN THIS TIME THEN CONTACT THE PRO SHOP AND THEY WILL SHOW YOU HOW TO MAINTAIN THE PACE OF PLAY.

Members are encouraged to always play in foursomes to maintain the required pace of play on the course. Any group with at least one full hole open or does not keep up with the pace of play for 18 holes must allow the group behind them to play through. If a faster group comes up behind you, please allow them to play through. To allow a faster group to play through, play into the green, then stand aside while the other group approaches and putts out.

PACE OF PLAY CHART FOR MLACC

HOLE 1 - 15 MIN	HOLE 7 - 1 HR 33 MIN	HOLE 13 - 2 HRS 55 MIN
HOLE 2 - 28 MIN	HOLE 8 - 1 HR 46 MIN	HOLE 14 - 3 HRS 5 MIN
HOLE 3 - 41 MIN	HOLE 9 - 2 HRS	HOLE 15 - 3 HRS 18 MIN
HOLE 4 - 54 MIN	HOLE 10 - 2 HRS 13 MIN	HOLE 16 - 3 HRS 31 MIN
HOLE 5 - 1 HR 7 MIN	HOLE 11 - 2 HRS 26 MIN	HOLE 17 - 3 HRS 44 MIN
HOLE 6 - 1 HR 20 MIN	HOLE 12 - 2 HRS 39 MIN	HOLE 18 - 4 HRS

GOLF CART RULES

1. On all Par Three (3) holes, all portions of golf carts shall remain on the concrete paths at all times.
2. On all other holes, all portions of golf carts must remain on the concrete paths from the roped-off area through the next teeing ground. When not on concrete paths, golf carts should remain at least 30 yards from the fringe of any green.
3. On days designated by the grounds' superintendent or the superintendent's designee as "Cart Path Only," all four tires of golf carts must always remain on the concrete paths. Signs indicating "Cart Paths Only" may be posted at holes #1 and #10 on days so designated. Additionally, pro shop personnel may inform each person renting a golf cart of said status.
4. Motorized golf carts are prohibited in any part of the practice area forward of the practice tee and golf carts should be parked on concrete paths rather than on grassed areas near tee areas.
5. No one under 16 years of age is permitted to operate a golf cart on the golf course or Club property.
6. All golf carts used at MLACC must be rented from the Pro Shop and returned to the Pro Shop after conclusion of play.

GOLF COURSE DRESS CODE

1. Gentlemen must wear golf slacks or shorts to the knee and a collared shirt with sleeves.
2. Ladies must wear golf slacks, shorts, skorts, skirts, and an appropriate golf shirt.

PROHIBITED: DENIM JEANS (regardless of fabric, content, or color), cutoffs, tank or halter tops, tee shirts, swim trunks or suits, athletic shorts, bicycle shorts, or similar apparel.

October 1 - April 30: Denim jeans will be permitted during these off-season dates, but must be clean, hemmed, and cannot be frayed or have any obvious holes.

DEPENDENT AND STUDENT USE - CERTIFIED DEPENDENTS AND STUDENTS AGES 13 & UNDER

Dependent and student members ages 13 & under may, after securing authorization from the Pro Shop, use the golf course on Monday, Wednesday, and Friday prior to 10:00 a.m. or after 3:00 p.m., provided they are accompanied by an adult member. Use of the golf course on Saturday, Sunday, and Holidays is limited to periods after 3:00 p.m. and they must be accompanied by an adult member.

DEPENDENTS AND STUDENTS AGES 14 - 17

Dependent and student members ages 14 - 17 may use the golf course under the same conditions as any other member EXCEPT that they must play with an adult member during tee time periods. Tee time periods are from 7:00 a.m. - 5:00 p.m. year-round.

NOTE: Upon evaluation and approval by the Pro Shop, qualified dependents and students in this age classification may be permitted to play during tee times without an adult member.

DEPENDENTS AND STUDENTS AGES 18 - 22

Dependent and student members ages 18 - 22 may use the golf course under the same conditions as any other member.

TEE TIMES

1. Tuesday-Sunday, the course will open at or about 7:00 a.m. to allow adequate time for routine maintenance. Monday play begins at or about 10:00 a.m.
2. Tee times will be in effect from 7:00 a.m. until 5:00 p.m. 6 days a week, and 8:00 a.m. to 5:00 p.m., Tuesday through Sunday, October—April (Mondays after 10:00 a.m. occasionally)
 - A. All players shall have a tee time to enjoy the golf course during tee time periods.
 - B. Up to two (2) tee times may be reserved 7 days in advance starting at 7:00 a.m. on the Saturday prior to the upcoming weekend or holiday. Tee time phone number is (573) 491-3774.
 - C. If you have not reserved a tee time and wish to play during these hours on these days, the Pro Shop will assign you a tee time if one is available.
 - D. Play during tee times from May - September will be limited to twosomes, threesomes, foursomes and fivesomes on weekends and holidays and 1-5 on weekdays. It will be at the Pro Shop's option to assign other players with groups of less than 4 players.
 - E. Play during tee times from October - April will allow groups of 1 - 5 players, subject to Pro Shop pairings.
 - F. The interval between tee times will be ten (10) minutes. Tee times will be assigned by the Pro Shop on a "first come, first serve" basis starting at 7:00 a.m., April—September, 8:00 a.m. in October and 9:00 a.m., November—February and 8:00 a.m. in March.
 - G. Groups shall be ready to begin play at their scheduled tee time, or the tee time may be terminated or rescheduled by the Pro Shop.
 - H. One member of the group will be required to notify the Pro Shop at least 10 minutes prior to their scheduled tee time that they are ready to play.
 - I. No one will be permitted to begin play on #10 tee after 8:30 a.m.
3. Rules and procedures for tee times may be modified on an "as needed" basis by the Golf Committee with the consent of the Board.

MEMBER SPONSORED TOURNAMENTS

1. All tournaments must be sponsored by a MLACC member and must be approved by the Board.
2. Applications are accepted through January 31 for tournaments to be held during the upcoming golf season.
3. The Golf Committee will:
 - Clear request against calendar of other MLACC activities.
 - Submit the application to the Board and the Board will determine which tournaments will be in the BEST INTEREST OF THE CLUB, and then advise the applicant of the Board's decision.
4. The Board does not approve rain dates. No refunds are required.
5. Member-sponsored tournaments will only be approved for Mondays only; no state or federal holidays.
6. There shall be a \$50.00 marshal fee charge for tournaments of 40 or more players, unless waived by the Director of Golf & Services.
7. All food and beverages consumed on Club property shall be purchased through the Clubhouse.
8. The sponsoring member shall be liable for any damage to Club Facilities, property, and equipment.
9. No metal spikes allowed on the Golf Course. (Host shall notify all players of this rule).
10. If you cancel your tournament for any reason other than an act of God, a cancellation fee of (\$125 for 20 - 50 players), (\$175 for 51-76 players), (\$250 for 77 - MORE players) shall be applied to the sponsoring member's account. The tournament cancellation fee will not apply if the Golf Course is closed.
11. No green fee coupons shall be accepted for tournament participation.

SWIMMING POOL POOL HOURS OF OPERATION

The swimming pool is generally open for use from Memorial Day through Labor Day. See newsletter for hours of operation.

POOL RULES

1. All members and guests must sign in at the pool check-in window. ABSOLUTELY NO SWIMMING UNLESS A LIFEGUARD IS ON A STAND.
2. NO PERSONS, NOT EVEN MEMBERS, ARE ALLOWED IN THE POOL OR POOL AREA DURING CLOSED HOURS.
3. NO SMOKING. The use of e-cigarettes or any tobacco products will not be allowed in the pools or on the adjacent pool decks.
4. Members may have no more than 5 guests at one time.
5. Children under 12 years of age shall always be accompanied by a parent or adult. Children in the baby/wading pool shall be under adult supervision (see also #12).
6. Each person shall be able to swim the width of the pool before entering the deep end. You must be evaluated by a lifeguard unless you have been previously tested and have passed.
7. No flotation devices are allowed in the deep end, except USCG approved life jackets. Reasonably sized flotation devices may be used in the shallow end.
8. Only one person is allowed on the diving board at any time. Only one bounce allowed on diving board. No diving off the side of the board. No cartwheels off the diving board. No hanging from the diving board at any time.
9. No cartwheels or flips off side of pool. No diving in shallow end.
10. No running, pushing, dunking, climbing on shoulders, or rough play is allowed.
11. No hanging, standing, or sitting on any diving board or slide. No playing in incoming water. Only lifeguards are allowed on lifeguard stands.
12. The baby pool is not guarded by lifeguards; therefore, children MUST be supervised by a parent or adult.
13. The baby pool is for young children, toddlers, and those not yet able to swim.
14. Oils, dirt, and debris shall be washed off before entering the pool. Each such substance clogs the filters of the pool.
15. No food or drinks in the pool. Eating is encouraged at designated areas, tables, or loungers. No glass objects in the pool. Chewing gum is not allowed in pool or pool areas. No clips, pins, hair accessories, or metal are allowed in the pool. No littering. Food trays, utensils, and accessories should be returned to the concession stand immediately after food items are consumed.
16. Alcoholic beverages shall be purchased and consumed only by those 21 years of age or older. It is prohibited to bring alcoholic beverages onto Club property. All alcoholic beverages shall be purchased from the Club. Coolers and outside food and drink are not allowed.
17. Pool parties shall be scheduled with the Pool Manager in advance. All food and beverages consumed shall be purchased through the snack bar or clubhouse. Additional information may be obtained from the Pool Manager.
18. In case of emergency, a lifeguard may inform swimmers to evacuate the pool or pool area.
19. If inclement weather occurs, the Pool Manager and lifeguards may evacuate the pool.
20. To ensure safety, the Pool Manager and lifeguards may instruct swimmers to sit out of the pool when their instructions or the pool rules are ignored.
21. Appropriate swimming attire is required while in the pool or pool area. Street clothes such as cutoffs, golf shorts, tights, bike pants, and underwear are not permitted in the pool. Tasteful swimsuits are appropriate; however, club management has authority to request a member, or a guest, to change their attire if swimming attire is offensive to others.
22. All members and guests must sign in before entering the pool area. Guests shall be accompanied by a member and shall be registered at the reception desk/concession stand.
23. Guest fees are \$5.00 per person each use with a maximum of 5 guests allowed per day per member. Fees shall be charged to the member's account only.
24. All food and beverages shall be purchased through the snack bar or clubhouse. No outside Food or Drinks Allowed.
25. Pool patrons will not be allowed access to the Club or restaurants without shoes, shirts, shorts, or cover-ups.
26. No spitting or spouting water in the pool.
27. No Band-Aids, bandages, or tape is allowed in the pool. Swimmers with open wounds, sores, or cuts are not permitted in the pool.
28. See also those rules and policies posted at the pool that may be amended from time to time.

AMENDING CLUB GUIDE AND RULES

The Board of Directors reserves the right to amend, as necessary, any information in this book pursuant to the Club's governing documents. Club By-Laws may be amended per By-Law, Article X, Section 1, Paragraph 1.

NOTES – ACCOMMODATION REQUESTS
