



**Great Southwest Golf Club
Orientation Guide
And
Rules and Regulations**



Welcome to Your New Club!

It is my great pleasure, on behalf of the Board of Governors and the Ambassador Committee, to welcome you to Great Southwest Golf Club's Membership! You are going to love it here! We have a wonderful group of Members, a terrific staff, and a marvelous Club! We all look forward to meeting you in person in the very near future!

We hope that you are enjoying your Membership and have had the opportunity to meet many of our Members. That is what our Club is really about – our tremendous Members and the valuable friendships and relationships that we all enjoy here! Let me recommend that you make a concerted effort early in your Membership to come to the Club's many events and activities where you will be able to meet and connect with fellow Members, and thus begin to enjoy the great camaraderie that is the hallmark of our Club.

Allow me to also take this opportunity to tell you a little bit about our vision for the Club's Membership roster. As you already know, Membership at Great Southwest is by Invitation Only. This method of recruiting new Members is a great source of pride to us, and allows us to maintain and further build our roster when Members must retire from the Club due to relocation or lifestyle changes. Most importantly, it allows us to maintain a wonderfully compatible group of Members.

You will be contacted by one of our Ambassadors soon after you join our Membership. Your Ambassador will be inviting you and your family to join them for golf or some other social event here, to help you become acquainted with your new private Club home and begin meeting your new friends here. Once you are feeling at home here, we hope that you will also participate as a sponsor of new Members. It is not only a great way to support your Club, but also a way to increase your own circle of influence within the Club. I have included in your orientation book an "Invite to Membership" form for your use in the sponsorship process.

In the meantime, if I, or any of my committee, can be of any assistance to you, please contact any one of us. I look forward to seeing you in the Club soon.

Sincerely,

Roy Clingman
Board of Governors President

Please Invite

The following individuals/families to consider membership on my behalf:

Member Sponsor _____ Contact# _____

Name: _____

Address: _____

City, State Zip: _____

Home Telephone: _____ Work Telephone: _____ Cell: _____

Email Address: _____

How do I know them _____

Name: _____

Address: _____

City, State Zip: _____

Home Telephone: _____ Work Telephone: _____ Cell: _____

Email Address: _____

How do I know them _____

Name: _____

Address: _____

City, State Zip: _____

Home Telephone: _____ Work Telephone: _____ Cell: _____

Email Address: _____

How do I know them _____

Name: _____

Address: _____

City, State Zip: _____

Home Telephone: _____ Work Telephone: _____ Cell: _____

Email Address: _____

How do I know them _____

It is not our intention to limit you to 4 invitees.

If you wish to add the names of other individuals/ families, we encourage you to do so.

In considering those whom you would like to invite to membership, simply ask yourself "who do you know who would enjoy being a member of Great Southwest"? Do not pre-qualify your invitees by any criteria other than the fact that you would be honored to act as their Sponsor. Look at your address book, your neighborhood directory, your business contact list etc. and choose those people who would be a great addition to our club! Return this to the membership office or fax to 972-647-0139. I sincerely appreciate your participation.

Current Hours of Operation

DINING ROOM

Breakfast: Tuesday, Wednesday, Thursday, Friday..... 7:30am – 11:30am
Saturday and Sunday..... 6:30am – 11:30am
Monday Closed

Lunch/Dinner: Tuesday, Saturday, Sunday 11:00am – 6:00pm
Wednesday, Thursday, Friday 11:00am – 9:00pm
Monday Closed

MEN'S LOCKER ROOM – 19th HOLE

Every day except Monday..... 10:00am – 10:00pm

GOLF SHOP

Spring/Summer Tuesday - Sunday..... 7:00am – 7:00pm
Fall/Winter Tuesday - Sunday..... 7:00am – 5:00pm

PRACTICE RANGE

Tuesday – Sunday..... 7:00am – 1hr before dark

CLUB OFFICE

Monday Thru Friday..... 9:00am – 5:00pm

Note: During daylight savings, the Club closes one hour earlier.

Club Staff

Jordy Vetter, PGA Member
Ext.28

General Manager/ Head Golf Professional
Email: jvetter@greatsouthwestgc.com

Lisa Harrison
Ext.25

Director of Membership Sales
Email: lharrison@greatsouthwestgc.com

Rachel King
Ext.23

Club Accountant
Email: rking@greatsouthwestgc.com

Richard Webster
972-647-1416

Course Superintendent
Email: rwebster@greatsouthwestgc.com

Kevin McClean
Ext.27

Food and Beverage Director

Adam Jones
Ext.29

1st Assistant Golf Professional

Brad Leeper
Ext.29

Assistant Golf Professional

Bill Welson
Ext.29

Assistant Golf Professional/Teaching Pro

Club Phone Numbers

Main Club Number.....972-647-0114*
Golf Shop Number..... 972-647-0116
Club Fax Number.....972-647-0139
Maintenance Shop.....972-647-1416

*This is the number you need to call on Thursday mornings for weekend tee times. The golf shop will not answer the 972-647-0116 line.

2011 Board of Governors

Member At Large	Robert Smith
Member At Large	Mark Woolery
Ambassador Council Chair	Steve Householder
Member At Large	Bill Greene
Member At Large	Don Moore
Member At Large	Mark Pistorius
Member At Large	Zach Scott
Member At Large	Joel Fincher
President Emeritus	Roy Clingman

Dress Code

Men and Women:

Members and their guests are encouraged to dress neatly and cleanly, in attire that exhibits pride in their golf Club. Men's golf shirts must have collars. Mock turtleneck golf shirts are acceptable if designed as golf wear. Shorts must be of Bermuda-length or a style specifically designed for golf. Golf footwear appropriate for play must be worn on the course. Denim is discouraged. Shirts must be worn at all times on the golf course and within the social area of the Club. All the following types of clothing are prohibited on the golf course: short shorts, cutoffs, running shorts, t-shirts, tank tops, halter tops, swimwear and athletic/workout apparel.

General:

In general, attire and grooming shall not be offensive to other Members or their guests. Members are responsible for seeing that their guests conform to this dress code. Club Management reserves the right to refuse dining room or golf privileges to anyone it determines to be in violation of the dress code.

Dining at Great Southwest

As part of your Great Southwest Golf Club membership experience, we can accommodate a wide variety of dining needs. From business lunches to casual meals with family and friends, we are committed to providing you with superior service. Your Chef, Kevin McLean, is dedicated to exceeding your expectations. Menus in all areas are constantly evaluated to ensure usage of the freshest and most “in season” products available on the market.

Commitment to Service and Gratuity Program:

Great Southwest operates under the “At your service” and “My pleasure” philosophy. Simply stated we are at your service and it is our pleasure to be so. This commitment begins with the General Manager demonstrating this commitment to each and every member and associate at Great Southwest and leading by example and training associates to treat others with this same commitment. We are committed to serving you and with this commitment we have removed any and all gratuity charges from all member dining areas. The \$15.00 service charge that is deducted from your dues is the only gratuity that you will pay. Our service personnel are paid a greatly increased flat rate of pay to eliminate the burden of an added service charge to each check for the members.

The Social Scene at Great Southwest

Great Southwest Golf Club has continued to add benefits to your membership with our social calendar! Below are just a few of the events we offer here!

Pavilion Parties!
Super Bowl Parties!
Game Watching Parties!
Casino Night!
Glowball!
Wine and Trunk Shows!

Ladies Christmas Brunch!
Annual Holiday Parties!
Powerball and Pizza Night!
Friday Happy Hour!
Friday Night Drink and Drive!

ACCOUNTING

You will be billed monthly for dues, service charge, range and any purchases made at the club. These charges are broken out on your bill for accounting purposes, but do reflect the dues amount quoted to you when you joined. Statements will be mailed out by the 3rd of each month. Your statement will reflect dues for the following month and any charges made the previous month. Our monthly statements are processed and dated the last day of each month. Payment is due to the club by cash, check or credit card on or before the 20th of each month. For example, the statement dated 3/31/09 will be due in the accounting office by 2/20/09. You may also choose to automatically charge your monthly statement to a credit card. Please inform the accounting department if you would like this service. If you have any questions regarding your statement, please do not hesitate to call our Club Accountant.

If payment is not received in our office by the last day of the month, the member account is labeled "30 days past due" and accounting will send a courtesy letter as a reminder for payment. In the event your account reaches the "60 days past due" listing, your membership privileges will become suspended and your name and account number will be listed at each of the "point of sale" areas throughout the club until payment is received. If the membership account continues to reappear in the "60 days past due" category, possible termination could apply. If the member account reaches "90 days past due", the membership will be terminated and sent to collections.

A member may resign at any time upon providing the club management with written notice (either 30 or 60 days depending on contract), but no resignation shall be effective until the date (the "effective date") that the member's financial obligations to the club have been settled. No refund or proration of any deposits, fees or dues will be made to any member resigning from the club. Resigning members remain liable for all dues and charges accrued up to the effective date of their resignation.

Men's Golf Association

On behalf of the Men's Golf Association (MGA), I would like to welcome you to Great Southwest Golf Club. You will find your club is full of opportunities to get involved, make new friends, and experience great golf. The MGA is a non-profit organization that sponsors, organizes, and hosts golf tournaments for all handicaps for members within our club. These events typically include a monthly Saturday tournament, a "19-man shootout" in November and a Toy Drive in December. The sign-up boards for each tournament are posted in the Pro Shop the week before every tournament; we prefer that you sign up in person, but you can also call the Pro Shop to sign up if you are not able to make it to the club.

Membership in the MGA comes with annual dues of \$35.00 which are automatically billed to your account in January; these dues allow you to play in all MGA sponsored events. In addition, your MGA dues allow the MGA to help make improvements to the golf course, provide Beer and Burgers after every tournament, and provide for tournament prizes and winnings.

These events are a great way to compete in organized tournaments, meet other members, and build lasting relationships in the club. Again, welcome to Great Southwest and we look forward to seeing you during the MGA tournament season. In the meantime, please let me know if there is anything else I can do for you.

Sincerely, Robert Smith MGA Board Member

2011 Tournament Schedule

January 22 – MGA Tournament
February 19 - MGA Tournament
March 19-20 - MGA 2 day Tournament
April 9 - MGA Tournament
May 14-15 - MGA 2 day Tournament
June 25 - MGA Tournament

July 23 - MGA Tournament
August 20 - MGA Tournament
September 17 - MGA Tournament
November 19 - MGA 19 Man Shootout
December 10 - MGA "Toy Drive" Tournament

MGA Board of Directors

Robert Smith
Scott Thomas
Tony Vilaros
Craig Kilpatrick
Mark Woolery

Ladies of Great Southwest

If you like to play golf, have fun, and meet new friends (and you are a female, of course.....), come out and join the Ladies of Great Southwest (LGS).

The LGS is a great way for both women and couples to get involved in the activities at Great Southwest. The LGS is a group of ladies of all different ages and skill levels who like to play golf and have fun. The group promotes “play for fun” as well as “tournament golf”. The LGS sponsors PLAY DAYS once or twice a month. These are non competitive events where members meet new members and simply enjoy playing golf with other ladies. If tournaments are more to your fancy....the LGS also sponsors the Couples Tournaments that begin in February of each year and are held monthly through November. The format of these tournaments is always different but, they are always a lot of FUN. In addition, the LGS also hosts several “ladies only” tournaments throughout the year. There are about 6-8 events a year, ending with a Couples Championship held in September.

Are you interested in learning more?? Please contact Jackie (the 2011 president) at (817) 488-7080 or visit our website at www.greatsouthwestgc.com, then go to Golf, click on associations, click on Ladies of Great Southwest, if you want more information.

2011 LGS Leadership

Jackie Heidinger - President

Patti Clifton – Vice President

Jackie Heidinger – Secretary & Newsletter Editor

Amanda Jones – Treasurer

Claudia Hendren – Tournament Director

Jane Powers – Game Tracker Coordinator

Judy Thomas – Birthdays/Sunshine

Toni Adams – Suburban League

Julie Piland – LGS Ambassador

Golf at Great Southwest

Jordy Vetter, PGA Member
 Adam Jones, PGA Member
 Brad Leeper
 Bill Welson, PGA Member

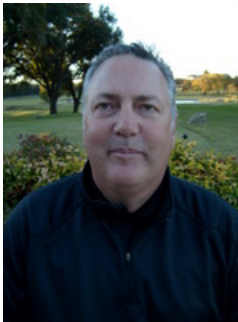
General Manager/ Head Golf Professional
 1st Assistant Head Golf Professional
 Assistant Head Golf Professional
 Assistant Head Golf Professional



Jordy Vetter - General Manager/PGA Head Golf Professional

PGA Class A Member Jordy Vetter has been the Head Golf Professional here at Great Southwest for the past 9 years. With his dual role as General Manager, Jordy has made the commitment in providing an unmatched and outstanding level of member and guest services while also providing you with the golf experience that you deserve during your time here at Great Southwest Golf Club. Jordy and his wife Sherrie live in Euless, with their two boxers, Stevie and Bogey.

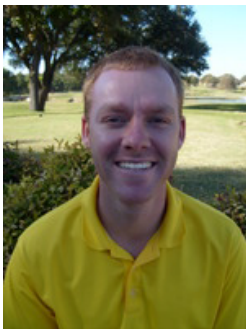
Adult/Junior lesson (30 minute).....\$40.00
 Adult/Junior lesson (60 minute).....\$70.00



Adam Jones– PGA 1st Assistant Golf Professional

Adam J. Jones was born and raised in Dallas, Texas. Adam attended school at the University of Notre Dame, he served in the United States Navy from 1989 ~ 1994 during the Desert Storm campaign aboard the USS Forrestal. Currently, he and his bride reside in Bedford, and is a Class A Member of the Professional Golfers' Association of America. Adam serves as the First Assistant Golf Professional here at Great Southwest. Adam started his passion for golf in 1997. Adam's strengths include a thorough understanding of the golf swing. As a teaching professional I am committed to help you achieve a greater enjoyment for the game. If you are just being introduced to the game, looking for improvement are training for high-level tournament play. I place a strong emphasis on the importance of pre-swing fundamentals. The proper grip, aim, stance, balance, posture, alignment and ball position helps to create a solid foundation of a good golf swing.

Adult/Junior lesson (30 minute).....\$40.00
 Adult/Junior lesson (60 minute).....\$70.00
 Adult/Junior lesson (9 holes).....\$120.00



Brad Leeper– PGA Apprentice Assistant Golf Professional

Just graduating from Southwestern Oklahoma State University with a B.B.A., he is studying to become an Assistant Professional here at Great Southwest. Brad makes every effort to supply members and guests with superb customer service and provide them with the best possible experience. He is enthusiastic to meet the newest members of the club and also the distinguished members throughout the Golf Club.



Bill Welson – PGA Teaching Professional

During my 30 years as a PGA Professional, my teaching abilities have taken me to a variety of top golf facilities from California to South America to Texas. I have worked for and with some great teachers during my career including my first instructor Art Bell, Head Pro at Legendary Pebble Beach Golf Links. From 1980-1983 I was the Head Professional at Lima Golf Club in Lima, Peru and also served as the national coach for junior golf development leader for the Peruvian Golf Federation. I have given private lessons and group clinics to thousands of golfers. I am especially respected for my ability to work with beginning junior players in teaching them to enjoy all aspects of the game. My simple way of teaching allows me to communicate well with players of all ages and ability levels. I have been married to my wife Shelly for 30 years.

Adult lesson (30 minute).....\$30.00
 Adult lesson (60 minute).....\$60.00
 Ladies lessons are half price.
 Junior lesson (45 minute).....\$40.00

Junior Golf Camps

Junior golf camps are conducted by the Great Southwest staff throughout the summer. These camps emphasize the basic fundamentals of the game and include rules, etiquette, and history of the sport. Dates and times are announced in the newsletter and email blast.

Senior Golf Clinics

These sessions are held April – October on Thursday mornings from 8:30-9:30am. They are open to all seniors, men and women. This is an informal group lesson working together and individually on improving swing technique. Cost is \$15.00 per session.

All Member Group Clinics

These clinics are conducted on Wednesday from 4:30-6:30pm. This is a 2 hours group clinic that starts one hour before Powerball until one hour after Powerball starts. This clinic is open to all members at Great Southwest. Great Southwest professional will be available to anyone interested in improving their game. Cost is complimentary.

Golf Etiquette

Pace of Play: Players should play without delay. The standard time for a round should be not less than 3 & ½ hours nor more than 4 & ½ hours regardless of group size. If a group loses more than one clear hole on the players in front, it should invite the group following to play through.

Thank you for helping us avoid slow play!

Bunkers: Before leaving a bunker, a player should fill up and smooth over all holes and footprints made by the player. Place rakes outside the bunker in areas that will not affect play.

Replace Divots: Repair *Ball-Marks and Spike Damage!* Through the green, a player should ensure that any turf, cut or displaced by the player is replaced at once and pressed down. Also, any damage to the putting green made by a ball should be carefully repaired. Upon completion of the hole, by all players in the group, damage to the putting green caused by golf shoe spikes should be repaired.

Practice: All practicing should be limited to the driving range and practice areas of the Club. If stations are set to be on the mats, please hit from the mats only.

Carts: Please do not drive golf carts to the practice facility or to your car if it is parked in the street. Kindly keep the carts on the paths. Carts are allowed in the parking lot area. Please transport only two passengers per golf cart. Also, please do not allow junior golfers to drive carts, even with adult supervision. Only members with a valid driver's license are permitted to operate golf carts. Please return all golf carts to the staging area near the golf shop after play.

Tee Time Procedures

All members and their guests are required to register in the golf shop prior to teeing off and sign for all fees or pay cash. Tee times are always requested and required for play on most days. Tee times may be made up to two days in advance.

Day you want to play	Day to make Time	Number to call
Monday_____	Club Closed	
Tuesday_____	Saturday at 7:00 am_____	972-647-0116
Wednesday_____	Sunday at 7:00 am_____	972-647-0116
Thursday_____	Tuesday at 7:00 am_____	972-647-0116
Friday_____	Wednesday at 7:00 am_____	972-647-0116
Saturday_____	Thursday at 7:30 am_____	972-647-0114
Sunday_____	Thursday at 8:00 am_____	972-647-0114

Tee times on Saturday and Sunday run every eight minutes on #1 tee.
During June-September tee times are in shifts off #1 and #10 tees as follows:

First Shift – 7:30 am till 9:06 am
Second Shift – 11:45 am till 1:21 pm
Third Shift – 3:45 pm till dark

General Reminders

Juniors and Children

- Juniors age 13-18 are permitted to play golf on weekends and holidays after 12 noon unaccompanied.
- Juniors 12 and under must be accompanied by an adult at all times.
- Children under the age of 6 six are not permitted on the course or practice area at any time.

Handicaps

- Golf Net Handicap system will be used for your handicap.
- The Golf Shop will post handicaps on a regular cycle and will be made available for peer review.
- Please turn in all scorecards to the pro shop completed appropriately with name, member number, date, and tees played.
- Scores and handicaps may be viewed online at www.golfnet.com.

Practice Range

- Opens at 7:00am each morning.
- Closes 1 hour before dark.
- The range may be closed on some days due to inclement weather and flooding.
- Pull Carts are not permitted on the golf course or practice facilities.

Keep your shots on the driving range.

Golfers are responsible for any damages or injuries caused by errant golf balls.

Tournaments

During the year we open the course on Mondays for outside tournaments, charity events, and corporate golf outings. We do our best to first accommodate members who want to host an event, and fill the rest of the dates with companies, non-profit organizations, and area schools. Please contact your Head Golf Professional at 972-647-0116 or ask any staff member if you are interested in reserving a date.

Important Questions

How many guests may I bring?

Members may bring up to seven guests to play golf. Please call ahead to schedule tee times.

Where should I change?

Members and guests must change clothes and shoes in the locker rooms only.

Do I need a tee time?

Tee times are always recommended. Players who do not schedule tee times will be assigned available tee times that have not been reserved. All members should check in with the golf Pro Shop prior to playing golf.

Where do I find information about activities at the golf Club?

A calendar of events is posted monthly outside the golf shop and mailed out with statements. In addition you will receive weekly email blasts with upcoming events.

Are pull carts allowed at any time?

Pull carts are currently not allowed on the golf course or driving range at any time.

Golf Rates

Member Cart Fee:		18 holes	\$16.00	9 holes	\$8.00
Guest Fees:	Weekday	18 holes	\$55.00	9 holes	\$25.00
	Weekend	18 holes	\$65.00	9 holes	\$35.00

All guest rates include Green Fee, Range, Cart Fee, A Round of Drinks and An Appetizer.

After 2:00 on Tuesday, Wednesday, Thursday the rate lowers to \$39.00.

After 2:00 on Friday, Saturday and Sunday the rate lowers to \$59.00.

Summer twilight rates, after 5:00 pm are \$29.00.

Additional Services

Go Green – Have your statement emailed to you.

MGA **\$40.00 Annually in January**

Men's Golf Association has 1 tournament per month. Formats vary each tournament and tournaments are followed by Burgers, Beer, and Awards. Each tournament is \$25.00 entry fee.

LGS **\$30.00 Annually in January**

Ladies of Great Southwest have scheduled Play days once a month on Saturdays as well as monthly Couples' Tournaments on Sundays.

Club Rental **\$20.00**

Locker Fee **\$10.00 Monthly**

You retain the key to your own private locker and our locker room attendant is on hand to assist you with any needs you may have.

Bag Storage **\$10.00 Monthly**

The staff will load your Clubs for play and unload and wash and store your Clubs when you are finished.

Handicap Fee **\$45.00 Annually in January**

The Club will keep your handicap and input all of your scores for you. Every month, new handicap scores and cards will be available in the Pro Shop. You may turn in cards from other courses as well.

Hole In One Club **\$10.00 as needed**

We bill each member of the Club \$10.00 every time another member makes a hole-in-one. The funds from that billing are then equally credited between the recipient's Club account and their Golf Shop Credit account. We currently have 81 members in the Hole in One Club, which is \$810.00.

Partner Privilege Program **Included in your dues**

Program allows you access to all Arnold Palmer Golf Management Clubs. Please ask for a brochure for more information or visit www.palmergolf.com.

Golf Shop Pricing **Included in your dues**

T*Bam pricing for all your golf related purchases. Don't see it in the shop? Ask about special orders! Never a problem and always a pleasure! Our prices are below discount store pricing and our service is efficient and professional. Thank you for supporting the golf shop at Great Southwest!

GREAT SOUTHWEST GOLF CLUB
RULES AND REGULATIONS

This document sets forth the terms and privileges of Membership in the Club and the policies and procedures under which the Club is operated. The obligation of enforcing these Rules lies primarily in the hands of a carefully trained staff whose principal responsibility is to assure members of all the courtesies, comforts and services to which they are entitled. It is the duty of the membership to know its Rules and to cooperate with Club Management and staff in the enforcement of these Rules and Regulations

These Rules are effective September 1, 2009 and are subject to change from time to time at the sole election of Club Management.

ARTICLE I DEFINITIONS AND APPLICATION

1.1 THE CLUB

The "Club" refers to the facilities provided at Great Southwest Golf Club located at 612 E Avenue J, Grand Prairie, TX 75050. The "Owner" refers to the Owner of Great Southwest Golf Club

1.2 CLUB MANAGEMENT

"Club Management" refers to Arnold Palmer Golf Management which manages the Club and its successors in interest. "Manager" refers to the general manager of the Club. Club Management has authority over the affairs of the Club.

1.3 MEMBERSHIP

(a) A "Membership" is the contractual privilege by which designated persons enter onto the Club for the exclusive purpose of using and enjoying the available facilities at the times and in the manner set forth in these Rules and Regulations. A "Member" is the person obligated for the payment of all fees, dues, fines and charges. Members agree to be bound by these Rules and Regulations as presently enacted or hereafter amended. Amendments to the Rules and Regulations may be announced either by publication in the Club's newsletter or by posting at the Club. The Rules and Regulations as amended or supplemented will be maintained in the Manager's office and are available for review upon request.

(b) Great Southwest Golf Club is not an equity Club. Membership is non-equity and non-participatory. Membership does not imply any right or privilege to participate in or to administer the Club business policies and does not create any vested or proprietary right of any kind in land, the Club, Club Management or the assets of Club Management or the Club. Membership does not create any presumption that the facilities or services that are now or hereafter available will continue to be available. Membership privileges should not be viewed as an investment and no person obtaining membership privileges should expect to derive any economic benefits from membership in the Club. These Rules and Regulations, Application for Membership and other membership documents have not been reviewed nor endorsed by any federal or state authority.

(c) Membership may be subject to disciplinary action, including fines, suspension or revocation, in accordance with these Rules and Regulations.

(d) Club Management shall have the right to discontinue offering any categories of membership, to create additional categories or classes of membership from time to time conferring such rights and privileges and imposing such obligations as it deems appropriate, and to prescribe the qualifications and requirements for membership in any such class or category.

1.4 FEES, DUES, AND CHARGES

(a) All membership fees or deposits, transfer fees, dues, fines, and miscellaneous charges and fees, whether paid annually, monthly or otherwise, shall be determined solely by Club Management. Club Management reserves the right to modify, change and add to these fees, deposits, dues, fines, and charges in its sole discretion. Membership in good standing is always conditioned upon prompt payment in full of all fees, deposits, dues, fines, and charges. A Member may be subject to disciplinary action, including forfeiture of membership privileges, for failure to meet his or her financial obligations to the Club as set forth in Article IV. The schedule of fees, deposits, dues, fines, and charges in effect at any given time is available for review at the membership office.

(b) Dues will be reviewed annually by Club Management. The amount of dues to be payable by Members may be set at any level deemed appropriate by Club Management. Dues will be payable on a monthly basis in advance. In the event a membership is issued after the commencement of a billing period, the dues for such membership shall be prorated as of the date of issuance of such membership on the basis of the number of days remaining in the billing period.

1.5 MEMBERSHIP FEE

The Membership Fee is a non-refundable initiation charge paid to the Club for acceptance to Club Membership. This fee must be paid in full or an executed promissory note for the full amount must be delivered to the Club, before membership approval can be complete. Failure to pay the full amount of the Membership Fee is grounds for membership revocation, forfeiture and termination with no further remedy or refund entitlement to the Member. Membership Fees do not accrue interest under any circumstances, and are not refundable or repaid to the Member.

1.6 MEMBERSHIP USE

For family memberships, membership entitles a Member, his or her spouse and all unmarried dependent children under the age of twenty-one (21) and who are full-time students to use of the Club, provided all applicable fees, deposits, dues, fines, and charges are timely paid.

1.7 APPLICABILITY OF RULES AND REGULATIONS

These Rules and Regulations apply to all Members, Member's families, business designees, and guests.

1.8 NON-MEMBER USE OF CLUB

Great Southwest Golf Club is a private facility. Club Management shall have the right to allow non-members to use the golf course and driving range, Clubhouse, and other facilities located at the Club, including non-member tournaments, banquets, weddings, private parties, and other functions.

ARTICLE II
PRIVILEGES AND CLASSIFICATIONS OF MEMBERSHIPS

2.1 FULL FAMILY GOLF

This membership entitles the Primary Member and his or her family as specified in Section 1.6 to all privileges of the golf course and driving range and Clubhouse. The Primary Member's spouse and family shall not have golf privileges at the primary times as designated by Club Management. At Club Management's election, for an additional charge to be determined by Club Management, both spouses may be designated as primary Members.

2.2 WEEKDAY FAMILY GOLF

This membership entitles the Member and his or her family as specified in Section 1.6 to all privileges of the golf course and driving range on Monday through Friday only, excluding weekdays on which tournaments are being held and holidays. This membership also entitles the Member and his or her family to all privileges of the Clubhouse for the entire week except as Members' use of the Club is limited as provided in these Rules and Regulations.

2.3 CORPORATE

(a) Memberships may be issued to a corporation or other business entity at the discretion of Club Management. Certain criteria may be established that a corporation or other business entity must satisfy in order to acquire and maintain a Corporate membership, including proof of a legitimate business in which the corporation or such other business entity is actively engaged, the requirement that the corporation or such other business entity must employ a minimum number of individuals, and proof of active status and good standing in the state(s) where the corporation or such other business entity is formed and/or conducting business. If a corporation or such other business entity is not able to continue to satisfy the criteria for maintaining a Corporate membership, then the Corporate membership shall be deemed terminated and the person(s) having membership privileges under such Corporate membership shall be given the right to acquire the most similar membership available, subject to such terms and conditions as may be established by Club Management including the payment of a Membership Deposit.

(b) The corporation or such other business entity may designate up to four (4) individuals ("Designees") who shall be entitled to membership privileges under the Corporate membership, subject to such terms and conditions as may be established by Club Management. The Designees must complete a membership application, meet all of the eligibility requirements for membership, and must be approved for membership in the same manner as all other Members. The Designees must at all times be bona fide employees of the corporation or such other business entity. The corporation or such other business entity may designate new individuals to be the Designees, subject to Club Management's approval and such other terms and conditions as Club Management may establish, including time limitations for changing Designees and the payment of redesignation fees by the member corporation or such other business entity.

(c) The corporation or such other business entity together with the person(s) having membership privileges under the Corporate membership shall be jointly, severally, and legally responsible for all debts and charges incurred by such person(s), and person(s) having privileges under the Corporate membership shall acknowledge said responsibility in writing prior to receiving the privileges of membership.

(d) The purchase of a Corporate membership, the initial designation of persons entitled to membership privileges and any subsequent change of Designees or membership status must be initiated by a resolution of the corporation's board of directors or by formal notice provided by a general partner or principal of such other business entity.

(e) Upon the dissolution of a Corporation or other business entity, the membership shall terminate. All membership privileges of all Designees under such dissolved Corporation's membership shall terminate. The only remaining right the Corporate Member shall retain shall be the right to receive repayment of the Membership Deposit in accordance with Section 1.5.

2.4 CORPORATE PLUS

(a) Memberships may be issued to a corporation or other business entity at the discretion of Club Management. Certain criteria may be established that a corporation or other business entity must satisfy in order to acquire and maintain a Corporate membership, including proof of a legitimate business in which the corporation or such other business entity is actively engaged, the requirement that the corporation or such other business entity must employ a minimum number of individuals, and proof of active status and good standing in the state(s) where the corporation or such other business entity is formed and/or conducting business. If a corporation or such other business entity is not able to continue to satisfy the criteria for maintaining a Corporate membership, then the Corporate membership shall be deemed terminated and the person(s) having membership privileges under

such Corporate membership shall be given the right to acquire the most similar membership available, subject to such terms and conditions as may be established by Club Management including the payment of a Membership Deposit.

(b) The corporation or such other business entity may designate one (1) individual ("Designee") who shall be entitled to membership privileges under the Corporate membership, subject to such terms and conditions as may be established by Club Management. The Designee must complete a membership application, meet all of the eligibility requirements for membership, and must be approved for membership in the same manner as all other Members. The Designee must at all times be bona fide employees of the corporation or such other business entity. The corporation or such other business entity may designate a new individual to be the Designee, subject to Club Management's approval and such other terms and conditions as Club Management may establish, including time limitations for changing Designees and the payment of redesignation fees by the member corporation or such other business entity.

(c) The Corporate Plus member will receive fifteen (15) guest golf passes per month for play on weekdays and off-peak on weekends. These passes may be used by other employees of the member or business clients and associates. These guest passes may not be sold or bartered under any circumstances. The guest shall be responsible for making all tee reservations at the times posted for the general public. Club Management reserves the right to amend the terms of the guest passes in its sole discretion.

(d) The corporation or such other business entity together with the person having membership privileges under the Corporate Plus membership shall be jointly, severally, and legally responsible for all debts and charges incurred by such person, and person having privileges under the Corporate Plus membership shall acknowledge said responsibility in writing prior to receiving the privileges of membership.

(e) The purchase of a Corporate Plus membership, the initial designation of the person entitled to membership privileges and any subsequent change of Designee or membership status must be initiated by a resolution of the corporation's board of directors or by formal notice provided by a general partner or principal of such other business entity.

(f) Upon the dissolution of a Corporation or other business entity, the membership shall terminate. All membership privileges of the Designee under such dissolved Corporation's membership shall terminate. Also, all outstanding guest passes shall terminate and no longer be valid for play.

2.5 PRIMARY/ALTERNATE MEMBERSHIP DESIGNATION

For all family memberships, the Member may be required to designate primary and alternate Members either at the time of applying for membership, or in the case of existing Members, within fifteen (15) days of request by Club Management to do so. The designations shall be made in the sole discretion of the applicants or Members. The spouse of the Primary Member and all other family Members as specified in Section 1.6 shall be alternate Members. Family members other than spouses shall not have any rights to a primary membership upon the death of a Primary Member. In certain cases, only the Primary Member shall be entitled to golf privileges at the primary times designated by Club Management. Alternate Members shall not be allowed to play golf anytime before 11:00 a.m. on Saturday and Holidays. Individual Members are always considered Primary Members. Notwithstanding the foregoing, at Club Management's election, and upon payment of such charges as are established, both spouses may be designated as Primary Members. Club Management may change the primary times at its discretion from time to time.

2.6 NONTRANSFERABLE MEMBERSHIPS

All memberships in the Club are nontransferable. Members with nontransferable memberships may resign their memberships at any time upon payment of all outstanding obligations, dues and other charges.

ARTICLE III MEMBERSHIP POLICIES

3.1 ELIGIBILITY

(a) Membership in the Club is by invitation only. Memberships are being offered to select persons who are invited to membership and are approved for membership. Financially qualified individuals of good character, over the age of eighteen (18) shall be considered for membership without regard to race, color, national origin, sex, religious preference, sexual orientation or creed.

(b) A person qualified for membership shall become a Member after (i) submitting a formal application, including an agreement to abide at all times by the Rules and Regulations as then enacted or thereafter amended; (ii) satisfactory completion of any period of provisional status that may be established; (iii) formal approval of the application by Club Management; and (iv) payment of, or satisfactory arrangement to pay, the Membership Deposit and any other initial fees and dues related to membership.

3.2 LEAVES OF ABSENCE

Leaves of absence are not permitted. There is no policy permitting inactive status.

3.3 RESIGNATION

A Member may resign at any time upon providing Club Management with thirty (30) days or sixty (60) days prior written notice as listed in the members application for membership, but no resignation shall be effective until the date (the "Effective Date") that the Member's financial obligations to the Club have been settled. No refund or proration of any deposits, fees or dues will be made to any Member resigning from the Club. Resigning Members remain liable for all dues and charges accrued up to the Effective Date of their resignation.

3.4 TRANSFERS

(a) With respect to a family membership, upon the death of the Primary Member, the membership shall, upon the written request of an alternate Member who is the decedent's spouse (but not child) within six (6) months of the death, continue and said spouse shall become the primary Member. In the event the spouse elects not to become the Primary Member and retain the membership, the spouse shall not be required to pay dues, fees and assessments accruing after the Primary Member's death. Upon the expiration of the six (6) month period, or sooner upon receipt of notice not to retain the membership from the spouse, the decedent's membership shall terminate and shall thereafter be subject to sale by Club Management in accordance with these Rules and Regulations. Upon the death of both the primary Member and the spouse of the Primary Member, the membership shall terminate and may not be transferred to any heir or other person named in a will or bequest, and the estate shall have no interest in the membership.

(b) In the event of a dissolution of the marriage of a Member, only one spouse shall retain membership privileges unless the other spouse purchases a new membership at the then prevailing Membership Deposit, dues, and fees for the category of membership purchased and subject to the availability of a membership in that category. The determination of which spouse will retain membership privileges shall be made by either personal agreement between spouses or judicial determination. Until such a determination is made, both spouses shall retain their existing respective rights to use the Club provided that both shall continue to be jointly and severally liable for dues, fees and assessments during said time period. Absent a valid court order, Club Management will not under any circumstances become involved in any domestic dispute regarding the ownership or privileges of membership. All primary and alternate Members agree to hold the Owner of the Club, the Club Management, Manager, and their employees and agents harmless from any and all liability arising out of the disposition of a membership pursuant to a court order believed in good faith to be valid and enforceable. This Section 3.4(b) is expressly subject to the Member's obligation to defend, indemnify, and hold harmless as provided in Section 10.1.

3.5 REPURCHASE

(a) Club Management reserves the right, at its sole and absolute discretion, to terminate any membership for any reason it deems in the best interest of the Club, by paying to the Member a Repurchase Refund of the Member's Membership Fee. The Repurchase Refund shall be 95% of the total Membership Fee amount actually paid to the Club if repurchased during the first twelve (12) months of the membership term. The amount of the Repurchase Refund shall be reduced by five percent (5%) thereafter for each successive twelve (12) month period of the membership term in which the Repurchase Refund is paid up to the twentieth (20th) year of the Membership, when the Club shall no longer be obligated to pay any Repurchase Refund upon Repurchase.

(b) If Club Management elects to repurchase the membership of a Member who has outstanding dues or charges, the Club shall have the right to offset such dues or charges against the amount to be paid to said Member.

3.6 UPGRADES / DOWNGRADES IN MEMBERSHIP STATUS

Requests for upgrades in a Member's membership category, privileges or charges must be made in writing. Manager shall have the absolute right to approve or disapprove such a request. Approval may be subject to conditions including payment of applicable increases in Membership Deposits and dues and the availability of a Membership in the requested category. Members shall be permitted to downgrade their membership category once during the life of the membership upon written request to the Club. Once a Member has downgraded, he or she shall not be permitted to upgrade his or her membership until at least twelve (12) months have passed, and only after the Member has paid all the dues which he or she would have paid during the period of downgrade had the membership not been downgraded.

3.7 DISPUTES

With regard to any claim or dispute regarding the ownership of a membership, Club Management shall be entitled to rely on the membership application and may confirm ownership of that membership in the name of the person listed as the Primary Member on the application. Club Management will not become involved in any domestic or other dispute concerning ownership or issuance of a membership and shall not have any liability or responsibility for the resolution of such disputes. This Section 3.7 is expressly subject to the Member's obligation to defend, indemnify, and hold harmless as provided in Section 10.1.

**ARTICLE IV
PAYMENT OF DUES AND CHARGES**

4.1 STATEMENTS AND PAYMENTS

Monthly statements are prepared on the 25th of each month and normally mailed within two (2) to three (3) working days thereafter. Payment is due and must be received (not merely postmarked) by the 25th of the following month. A one and one-half percent (1.5%) late charge will be added to all outstanding balances not timely paid each month. Notwithstanding the foregoing, Club Management may place any Member on a cash basis for any or all services otherwise provided for credit, at any time. Members may elect to have their dues and charges charged directly to a credit card. Club Management may, at its election, require all Members to keep an active major credit card number and billing information on file together with an authorization for Club Management to bill to such credit card for purposes of collection of delinquent amounts pursuant to the provisions of Section 4.2(b) below.

4.2 PAST DUE, DELINQUENCY AND REVOCATION

(a) 30-Days Past Due. If a Member's account becomes thirty (30) days past due, the Member will be notified by mail and/or telephone that his or her charging privilege has been suspended.

(b) 60-90 Days Past Due. Any Member whose account becomes sixty (60) days past due will be notified by certified mail and/or telephone that his or her membership privileges will be suspended if payment is not received within 10 days. The fact of this delinquency may be posted at the Club. The Club Management may automatically bill any Member's account which is more than sixty (60) days past due to any major credit card of said Member on file at the Club.

(c) 90 Days Past Due. The membership of any Member whose account is more than ninety (90) days delinquent will be notified by certified mail that his or her membership privileges have been suspended and that his or her membership will be revoked and forfeited to Club Management if payment is not received within 10 days. Such forfeiture shall not prejudice or affect in any manner the right of Club Management to collect such delinquent indebtedness. The Club Management may automatically bill any Member's account which is more than ninety (90) days past due to any credit card of said Member on file at the Club.

(d) Frequent Delinquency Revocation. The membership of any Member whose account becomes more than sixty (60) days past due three (3) times in any twelve (12) month period either consecutively or nonconsecutively, may, at Club Management's election, be revoked and forfeited. Such forfeiture shall not prejudice or affect in any manner the right of Club Management to collect such delinquent indebtedness.

4.3 RETURNED CHECKS

All Members shall be charged an additional Twenty-Five Dollars (\$25.00) on their statement for any checks returned from the bank for insufficient funds or Club Management's actual cost of recovery, whichever is greater.

4.4 CREDITING OF ACCOUNT

Members with any questions regarding charges on their statement should contact Club Management's accounting office. All bills must be paid in full, and any credits due to the Member will be credited on the following month's statement. Under no circumstances may a Member adjust his or her own account. A credit may never be taken against any membership fee or deposit.

4.5 FOOD CHARGES

All food and beverage charges are subject to a service charge and to applicable sales tax. Club Management may, in its sole discretion, impose a minimum monthly charge for food and beverage service at the Club.

ARTICLE V INFRACTIONS AND DISCIPLINE

5.1 VIOLATIONS

Any Member who violates these Rules and Regulations is subject to suspension and/or immediate revocation of membership. All Members found to be in violation of the Rules and Regulations may be denied all Club privileges, including the privilege of charging goods and services. This denial of privileges may apply to one or more family members in Club Management's sole discretion.

5.2 SUSPENSION

(a) Club Management shall at all times have the absolute right to suspend for a definite or indefinite time the membership privileges of any Member who has violated any rule, regulation or policy established by Club Management or whose behavior is disruptive to the operation of the Club.

(b) A suspended Member shall be required to pay monthly dues during the period of suspension. A suspension may be lifted by Club Management, in its sole discretion, upon receipt of evidence that any wrongs committed have been redressed and any offensive behavior will not be repeated.

5.3 NOTIFICATION OF VIOLATIONS

Club Management shall prepare a written notice within thirty (30) days of an infraction, describing the violation, noting all parties involved, and specifying the penalty established. This notice shall be mailed to the Member and a copy of the notice shall be placed in the Member's file.

5.4 HEARING FOLLOWING SUSPENSION

(a) A Member whose membership is suspended may request a review hearing to be held before the Manager or, if the Member does not wish the hearing to be held before the Manager, he or she may so advise Club Management, in which case, the regional director for the Arnold Palmer Golf Management or another designated representative of Club Management shall serve as the hearing officer. The Member's request for a hearing must be delivered to Club Management not more than fifteen (15) days following the date upon which the Member receives the notice of suspension.

(b) The review hearing will be conducted within thirty (30) days from the date that the Member's request for hearing is delivered to Club Management. The Member may attend in person or by representative. Following the hearing, the Manager or designated representative of the Club will make a decision which shall be final and binding.

5.5 REVOCATION

A membership may be revoked and the rights of any person or persons entitled to privileges under that membership may be terminated for any of the following reasons:

- (a) Commission of any felony or misdemeanor theft at the Club.
- (b) Ninety (90) day delinquency or frequent delinquency, as defined in Section 4.2.
- (c) Willful destruction of the Club or staff, Member, or guest property.
- (d) Physical or gross verbal abuse of staff, Members or guests.
- (e) Continued and repeated violations of these Rules and Regulations.
- (f) Conduct injurious to the reputation of the Club or its Members.

(g) Conduct which seriously detracts from Club Management's absolute right to manage the Club and preserve its financial integrity.

(h) Following a suspension, if a Member again violates the rule or policy that led to the previous suspension within twelve (12) months of the infraction, or if the Member violates any other rule or policy that would result in suspension within twelve (12) months of the infraction.

(i) The filing of a bankruptcy petition involving a member or alternate member.

5.6 PROCEDURE FOR REVOCATION

Club Management will prepare a written notice of revocation which shall be delivered by certified mail to the terminated Member. Upon revocation, all past monthly dues paid by the Member shall be forfeited to the Club and the Member shall thereafter have no rights or privileges. Revocation shall not prejudice or affect in any manner the right of Club Management to collect any delinquent indebtedness.

ARTICLE VI
HOUSE AND GROUNDS RULES

6.1 HOURS OF OPERATION

The schedule of operation for the various facilities within the Club shall be published in the Club newsletter or posted at the Club, but is subject to change to accommodate tournaments and special events. The Club may be closed to Members for tournaments and special events. The entire Club may be closed on ____December 25th and January 1st. The schedule of operation is also subject to change due to weather conditions, special events, maintenance procedures or other Club matters.

6.2 MEMBERSHIP CARDS

(a) Each primary Member and alternate Member will be issued membership cards. A Member may also request that membership cards be issued to dependent children.

(b) Presentation of the membership card may be required for purchases and activities at the Club. Each Member must carry his or her card while at the Club. Members are not permitted to lend or give their card to others for any reason. Violation of this rule may result in expulsion. Club Management may ask Members at any time for verification of identity.

(c) Lost or stolen cards must be immediately reported to the membership director at which time a temporary card will be issued and a new permanent card ordered for a charge of Ten Dollars (\$10.00).

6.3 CHARGING PRIVILEGES

Members have the option of paying for the purchase of merchandise, food and beverages, and services in cash or by a charge to their membership billing account. Club Management reserves the right to suspend or place limits upon a Member's charging privilege or require a deposit from a Member.

6.4 GUESTS

Members may bring guests to the Club at designated times and subject to such rules and policies as established by Club Management, including the payment of applicable guest fees. Every guest is limited to twelve (12) visits per year, with a maximum of one (1) visit per month. Members are responsible for the conduct of, all obligations and debts incurred by, and any damage caused by, their guests. Guests playing golf must be in the company of their host Member at all times unless otherwise approved by Manager, in its sole discretion. Club Management, in its sole discretion, may deny guest privileges to any individual.

6.5 MINORS

(a) Any unmarried dependent child under the age of twenty-one (21) years who is a full-time student is considered a minor for the purpose of these Rules and Regulations. However, a person between eighteen (18) and twenty-one (21) years of age who owns a membership is not considered a minor.

(b) Member parents or guardians of minors are directly responsible for the actions of their minor children and guests' children. In the event of violations of these Rules and Regulations or other policies by minors, restrictions may be imposed on family use of the Club.

(c) Alcoholic beverages may not be sold to any person under the age of twenty-one (21). Minors are not permitted in any bar lounges or cardrooms.

(d) Minors under the age of fourteen (14) years entering the Club must be accompanied and supervised by an adult member at all times, except when properly qualified and enrolled in any junior golf program.

(e) Use of the Club by minors may be limited or restricted.

6.6 PROPER CONDUCT

Members are to conduct themselves in a manner which will not interfere with other Members' or their guests' enjoyment of the Club. Obnoxious or abusive language and rude or boisterous behavior is prohibited.

6.7 REPORTING INJURIES

Any injury to persons or damage to property should be reported immediately to the Manager or other responsible staff member.

6.8 DRESS CODE

(a) Golf. Great Southwest is a private golf Club, and attire should be reflective of that environment. Members and their guests are encouraged to dress neatly and cleanly, in attire that exhibits pride in their golf Club. Men's golf shirts must have collars. Mock turtleneck golf shirts are acceptable if designed as golf wear. Shorts must be of Bermuda-length or a style specifically designed for golf. Golf footwear appropriate for play must be worn on the course. Denim is discouraged. Shirts must be worn at all times on the golf course and within the social area of the Club. All the following types of clothing are prohibited on the golf course: short shorts, cutoffs, running shorts, t-shirts, tank tops and athletic/workout apparel.

(b) Dining Room. Casual attire in good taste is the appropriate attire in the dining room of the Clubhouse but at a minimum, patrons must meet the dress code set forth in Section 6.8(a) above. Dress restrictions in the dining room may be imposed or waived for specifically designated special events.

(c) General. In general, attire and grooming shall not be offensive to other Members or their guests. Members are responsible for seeing that their guests conform to this dress code. Club Management reserves the right to refuse dining room or golf privileges to anyone it determines to be in violation of the dress code.

6.9 LOCKER ROOMS

(a) Lockers in the Clubhouse may be rented by Members on a monthly basis, pursuant to a locker rental agreement to be executed between the Member and the Club. Lockers, if available, are obtained by arrangement with the Club and are billed on the Member's statement.

(b) Members and their guests must change shoes and clothes in the locker rooms only. Changing of shoes or clothes in the parking lot is prohibited.

(c) Members specifically agree that the Owner of the Club, Club Management, and their agents and employees are hereby held harmless against, and are not responsible for, any losses, damages or claims which may arise from the Member's use of said lockers.

6.10 GRATUITIES

Tipping of Club personnel is permitted when special or individual services are provided.

6.11 COMPLAINTS

Employees are to be treated in a courteous and considerate manner. No employee shall be reprimanded in any way by a Member. Any complaints regarding service rendered by Club personnel must be made to the Manager. Depending upon the severity of the complaint, Club Management may require the Member to make the complaint in writing along with the complaining Member's signature. Members are requested to report misbehavior or violations of rules or laws committed by employees, other Members or guests to the Manager, and all violations will be subject to appropriate disciplinary action.

6.12 PARKING

All Members must drive and park motor vehicles in accordance with applicable laws and posted regulations. Members drive and park their motor vehicles at the Club at their own risk. The Owner of the Club, Club Management and their employees and agents are hereby held harmless against and are not responsible for any loss or damage to Member motor vehicles or any contents thereof while being driven or parked at the Club. Parking is permitted only in designated areas. Overnight parking is prohibited.

6.13 ANIMALS

With the exception of seeing-eye dogs, pets or other animals are not permitted anywhere at the Club at any time, regardless of whether they are on leash or are attended.

ARTICLE VII GOLF

7.1 GENERAL

(a) Golf rules, regulations, procedures, and policies may be established from time to time by Club Management and will be available in the pro shop. Such rules, regulations, procedures, and policies shall supplement these Rules and Regulations.

(b) Every player must wear golf shoes and must have a set of golf Clubs and a golf bag. Golfers must carry their membership cards or guest identification while playing and must produce the same for inspection if requested.

(c) Members are required to familiarize themselves, their family and their guests with the rules and etiquette of golf as outlined in the United States Golf Association (USGA) handbook. Failure to abide by USGA rules is considered a violation of these Rules and Regulations.

7.2 STARTING

(a) Subject to Subparagraph (b) below, golf play is to begin on the first tee of the golf course and then proceed directly to complete eighteen holes.

(b) Club Management may direct players to begin play on a hole other than the first hole in order to accommodate a "shotgun start" or similar type of start.

(c) All players that begin on a hole other than the first hole must check in with the pro shop before continuing on to the first tee of the first nine holes, so that the starter may control traffic on the course.

(d) All players must register with the pro shop at least ten (10) minutes before commencing play, so that the starter may control traffic on the course.

7.3 WEEKDAY TEE RESERVATIONS

Tee reservations for golf on weekdays may be made pursuant to Club Management's posted or published policies. Primary members may make reservations 2 days in advance. Reservations must be cancelled twenty-four (24) hours before the tee time. Failure to cancel reservations may result in a fee being charged to the Member's account. Club Management may revise the reservation policies from time to time.

7.4 WEEKEND AND HOLIDAY TEE RESERVATIONS

Tee reservations for golf on weekend days and holidays may be made pursuant to the Club's posted or published policies. Guest play will be limited pursuant to the Club's posted policy on guest play unless the Member has obtained prior approval from the Manager. Primary members may make reservations on the Thursday before. Reservations must be cancelled twenty-four (24) hours before the tee time. Failure to cancel reservations may result in a fee being charged to the Member's account. Club Management may revise the reservation policies from time to time.

7.5 NON-RESERVATION PLAY

Players without reservations shall be assigned available tee times that have not been reserved.

7.6 DESIGNATED TEE TIMES

No Alternate Member will be allowed to play golf anytime before 11:00 a.m. on Saturdays and Holidays. Club Management may, from time to time, amend the Primary Member designated tee times. These designated tee times will be published in the Club membership access policy.

7.7 PRACTICE

When practicing, members are to use the driving range and practice range only. Under no circumstance are the regular tees, greens or fairways to be used as practice areas. When playing the course, each player may have only one ball in play at all times, except when, pursuant to USGA Rules and Regulations, a provisional ball is to be played.

7.8 PLAYING GROUPS

- (a) No more than five (5) players per group are permitted, unless prior approval has been obtained from the head golf professional.
- (b) In the case of groups with less than four players, the starter, at his discretion, may fill the group with other waiting players.

7.9 SLOW PLAY

If a playing group of golfers falls one clear hole behind the group in front, the slow group must invite the group behind it to play through. If play is delayed on account of a lost ball, the group playing behind should be invited to play through. Should either of these conditions occur and the group playing behind the slow group or behind the group with the lost ball is not invited to play through, it is the right and privilege of such group playing behind to ask permission to play through. The slow group of players or the group with the lost ball is then required to take positions on the course out of play and shall remain stationary until the invited group has played through. The invited group must play through once the invitation has been received, in order that following groups will not be delayed. A group also must step aside and let the group behind play through anytime the course marshal so instructs.

7.10 ENFORCEMENT

Play on the course is governed by USGA Rules, with the exception of any local rules which take precedence when printed on the scorecard or posted. The golf professional or the course marshal are empowered to enforce all golf course rules. Violation of any golf rule may result in a fine and/or a disciplinary letter being written to the player by the Manager. Three such letters in the Member's file is grounds for immediate suspension of golfing privileges.

7.11 GOLF CARTS

- (a) Carts may be operated by anyone sixteen (16) years of age and older, providing that person has a valid driver's license.
- (b) Cart rental fees are mandatory unless waived by Club Management.
- (c) Privately owned carts are not permitted on the Club premises.
- (d) Members are liable for any personal injury or property damage that results from the use of a cart owned or checked out in their name. Members are further liable for any damage to or loss of carts and must pay all repair costs necessitated by their use of a cart.

7.12 CART OPERATION

- (a) Carts are to carry no more than two (2) riders and two (2) golf bags at any time. Children under six (6) years of age are not permitted to ride on carts.
- (b) Drivers must read the operating instructions on the cart prior to usage and obey such instructions. No one is to operate a cart with a flat tire, or any other mechanical failure that is apparent or observed.
- (c) Carts are to be returned to the staging area. The Member who rents a cart will be fined if a cart is left in the parking lot or any other non-designated area.

7.13 CART ROUTES

Cart Drivers shall follow route guidelines set by Club Management. Drivers must observe and obey all signs, stakes, roped-off areas and other markers used to guide carts. Carts are not to be driven over sprinkler heads. Cart drivers are to avoid areas that are newly planted, wet, or under repair, and should not approach any closer than ten (10) yards to any tee, green, bunker, or their respective shoulders.

7.14 MINOR PLAY

- (a) Minors must be certified as "A" players by the head golf professional in order to play without being accompanied by a Member parent or guardian.

(b) No child under twelve (12) years of age is permitted to play the golf course unless accompanied by an adult, Member parent or guardian. Children under six (6) years of age are not permitted on the course at any time.

(c) Golf play by Minors may be restricted to designated hours. Adults have priority over Minors at all times with regard to course availability, with the exception of Club Management sponsored Minor golf programs.

7.15 GUEST PLAY

(a) No more than three (3) guests per Member are permitted at any time unless approved in advance by Club Management. Guest play may be modified from time to time pursuant to Club Management's posted or published policies.

(b) All other rules governing guests' attendance and participation in Club activities apply to golf guest play.

7.16 SUPERVISION OF PLAY

The golf professional, acting under the supervision of the Manager, has responsibility for supervision and control of all matters relating to play on the golf course. The golf professional may refuse privileges to anyone who, in his or her judgment, violates the rules of play, etiquette or dress code. Responsibility for such supervision may be delegated to starters or marshals.

7.17 REGISTRATION FOR PLAY

All members and their guests must register with the pro shop starters prior to using the golf course.

7.18 GOLF INSTRUCTION

Instruction in golf is offered under the supervision of the Club's golf professional. No charges will be assessed if a scheduled lesson is cancelled twenty-four (24) hours or more in advance. If a Member cancels a lesson less than twenty-four (24) hours before the scheduled time of the lesson, or fails to appear for a scheduled lesson, the Member will be charged the lesson rate then in effect.

ARTICLE XIII
FOOD AND BEVERAGE

8.1 SERVICE HOURS

The service hours of the different food and beverage departments will be published in the Club's newsletter or posted at the Club.

8.2 MEMBER RESTRICTIONS

(a) Members are not permitted in the kitchens or other "back of the house" areas.

(b) Members may not bring food or beverages onto the Club that are not purchased at the Club unless the Member has obtained the prior permission of the Manager.

8.3 BANQUETS AND SPECIAL FUNCTIONS

(a) The Director of Catering should be contacted for information and reservations regarding banquets and special functions.

(b) All reservations for banquets and special functions require a deposit payment. Deposits are required to reserve banquet space at the Club.

(c) Available dates must be reserved as soon as possible but no later than fourteen (14) working days prior to the available date. Space will not be held for members or guests without deposits. All reservations will be given priority based upon the first in time to deliver to the Club a full deposit payment.

(d) The number of guests attending must be guaranteed three (3) working days before the function date.

(e) The food and beverage staff will prepare five percent (5%) more than the guaranteed quantity in case of extra attendance. The hosting member is required to pay the costs for the guaranteed quantity as well as the cost of any additional service rendered above this quantity. Payment must be made in full in cash or by check no later than the day of the function and may not be charged to a Member's account.

8.4 LIQUOR

Liquor law violations are not permitted at the Club. It is illegal for any person to bring alcoholic beverages into the Club for the purpose of consumption or storage. It is also illegal to remove alcoholic beverages from the Club. Club Management employees may refuse to serve alcoholic beverages to any Member or guest who appears to be intoxicated. Minors may not purchase or consume alcoholic beverages anywhere at the Club.

8.5 CANCELLATION POLICY

(a) If necessary, Club Management reserves the right to cancel service or change reserved dates not less than thirty (30) days prior to the date of a reserved function. In the event of cancellation, one hundred percent (100%) of the room reservation deposit will be refunded.

(b) Any Member who cancels a reservation more than one hundred eighty (180) days before the function date will receive a one hundred percent (100%) refund of the room reservation deposit. Any Member who cancels a reservation less than one hundred eighty (180) days before the function date shall forfeit all of his or her room reservation deposit. A Member must give notice of a cancellation in writing and no partial refunds are given for any reservations cancelled after the one hundred eighty (180) day cancellation deadline described above.

(c) A Member who cancels a reservation less than three (3) days prior to the scheduled time of the event will be obligated to pay all costs of the event.

8.6 SUPERVISION OF FOOD AND BEVERAGE AREAS

The food and beverage manager, acting under the supervision of the Manager, has the responsibility for supervision and control of all matters relating to the food and beverage department. The food and beverage manager may refuse privileges to

anyone who, in his or her judgment, violates the applicable Rules and Regulations, etiquette or dress code. Responsibility for such supervision may be delegated.

ARTICLE IX MISCELLANEOUS

9.1 BINDING EFFECT; INDEMNIFICATION

In consideration of the rights and privileges of membership, each Member agrees, on his or her own behalf and on behalf of his or her family and guests, to be bound by these Rules and Regulations. Furthermore, each Member agrees to hold the Owner of the Club, Club Management, Manager and their employees and agents harmless, to indemnify said parties, and to provide a defense by counsel of Club Management's choosing from any claim, liability, damage, or loss which results from or is connected with any violation of these Rules and Regulations by the Member or his or her family or guests, any use of the Club by the Member or his or her family or guests, or any dispute arising in any manner from membership.

9.2 RELEASE AND DISCLAIMER

While using the Club or participating in Club events, whether on or off the Club premises, Members and their family and guests are charged with the responsibility of using proper judgment and caution at all times. The Owner of the Club, Club Management, the Manager and their employees and agents do not assume any liability for injuries caused to or incurred by any Member or his or her family or guests or for damage to or loss of property resulting from the use of the Club. Consequently, any Member, guest or other person who uses or accepts the use of the Club or service, or engages in any athletic contest, exercise or other activity, either at or off the Club, does so at his or her own risk and shall defend, indemnify, and hold harmless the Owner of the Club, Club Management, the Manager and their employees and agents harmless from any injury, damage, claim, loss, or liability resulting from such use or engagement. Each Member agrees to release the Owner of the Club, Club Management, the Manager and their employees and agents and waives any cause of action which a Member, or anyone claiming by, or through said Member might now or hereafter have against said parties due to any injuries caused to or incurred by any Member or his or her family or guests or for damage to or loss of property resulting from their use of the Club.

9.3 PERSONAL PROPERTY

Each Member and his or her family and guests are responsible for their own personal property. Club Management is not responsible for lost property or articles stolen from anywhere at the Club and specifically disclaims any such responsibility. Property left by any person at the Club and not claimed within thirty (30) days may be disposed of without notice. No bailment is intended, nor created by the preceding sentence.

9.4 LIABILITY FOR DAMAGE OR INJURY

(a) Each Member is responsible for any damage to the Club or property caused by the Member, his or her family members, or guests, and such Member shall promptly reimburse Club Management for all costs and expenses incurred to repair or replace such damaged facility or property.

(b) Persons playing on the golf course are expected to respect the rights of persons owning property adjacent to the golf course. Personal injury or property damage caused by a golf ball entering onto adjacent land is the sole responsibility of the golfer striking the ball. Neither the Owner of the Club or Club Management shall be responsible for such injury or damage. In the event of such injury or damage, the Member shall attempt to contact the land owner or resident at the time of the incident and also report the incident to the golf shop upon completion of play or sooner as the situation may warrant. Failure to do so will constitute a violation of these Rules and Regulations and may be grounds for disciplinary action.

(c) Persons playing golf and/or using carts on the golf course are responsible for any injury which may result from their conduct. Neither the Owner of the Club or Club Management shall be responsible for injuries which may result from errant balls or cart accidents or other conduct of persons using the golf course. In the event a Member or Member's guest causes such injury, the Member shall immediately contact the injured party and take responsibility for the incident and shall also report the matter to the golf shop upon completion of play or sooner as the situation may warrant. Failure to do so will constitute a violation of these Rules and Regulations and may be grounds for disciplinary action.

(d) Caution must be exercised at all times while wearing cleats or soft spikes.

9.5 RECOVERY OF DAMAGES OR DUES

If it is required to turn a Member's account over to a collection agency or institute legal action to collect any dues or charges owed by a Member, or to enforce any provision of these Rules and Regulations against a Member, the Member agrees he

or she shall be responsible for all costs of collection, including without limitation reasonable attorneys' fees incurred and court costs.

9.6 NO AGENCY

No Member or any other person participating in the activities of any association or committee shall have the authority, express or implied, to act on behalf of or as an agent for the Owner of the Club, Club Management or Manager.

9.7 ASSOCIATIONS

Members, at their own election, may organize golf or social associations or committees. Club Management does not assume any responsibility, nor accept or incur any liability, for the activity of any such association or committee. No rules or policies of such associations or committees may be contrary to or conflict with these Rules and Regulations or the policies in place.

9.8 ENTIRE AGREEMENT; AMENDMENT

Each membership incorporates these Rules and Regulations. The membership application form signed by each Member and these Rules and Regulations, as presently enacted or hereafter amended, constitute the entire agreement between each Member and Club Management. These Rules and Regulations may be modified, amended, changed, altered or repealed at any time at Club Management's sole discretion, and may be supplemented by the publication of appropriate information in the Club's newsletter or by posting at the Club.

9.9 NOTICE

(a) Any notice to be given by Club Management to a Member may be mailed or otherwise delivered to that Member at the address which the Member lists on the application for membership, unless that address has subsequently been changed by written notice delivered to Club Management as provided for in this Section. Notice to a Member is effective at the time of personal delivery or, if mailed, on the first regular mail delivery day at least three (3) days after the notice is mailed, postage-prepaid, whether accepted or not.

(b) Any notice to be given by a Member to the Club may be mailed or otherwise delivered at that address listed in Section 1.1, or such other address as subsequently designate by notice delivered to the membership as provided for in this Section. Any notice to is effective upon its receipt.

9.10 WAIVER

No obligation of a Member shall be deemed to have been waived unless such waiver has been given in writing by Club Management. Club Management's failure to strictly enforce these Rules and Regulations or to fail to act in the event of a breach by a Member of its obligations under these Rules and Regulations shall not be construed as a waiver of a subsequent breach of the same or different obligation.

9.11 CUMULATIVE REMEDIES.

All remedies shall be cumulative and no one of them will be exclusive of the other. Club Management shall have the right to pursue any one or all of such remedies or any other remedy or relief which may be provided by law or an equity, whether or not stated in these Rules and Regulations.

9.12 CONVEYANCE OF OWNER'S OR CLUB MANAGEMENT'S INTEREST.

Owner and Manager shall have the absolute right to assign, transfer, sell or convey their respective interests in the Club and these Rules and Regulations. Upon the conveyance, whether by assignment, sale or other form of transfer of Owner's or Club Management's interest in the Club and the operations thereof, the party conveying its interest shall be relieved of all of its covenants and obligations contained in these Rules and Regulations and any liability arising out of any act, or occurrence or omission occurring after the date of such conveyance.

GREAT SOUTHWEST GOLF CLUB

RECEIPT OF RULES AND REGULATIONS

No person is authorized at anytime to make any representations or to provide any information with regard to the Club, its organization and operation or the memberships which is not contained in these Rules and Regulations or the Application for Membership. If you receive any representation or information other than what is written in these documents it must not be relied upon as having been authorized by the Club. Please notify the Manager should you receive any such representations.

The undersigned acknowledges having received, read, and understood the September 1, 2000 Rules and Regulations of Great Southwest Golf Club. The undersigned hereby agrees to be bound by the terms of these Rules and Regulations as they may be amended by Club Management from time to time.

Date: _____

Club Number: _____

Primary Member's Signature:

(Print Name) _____

Alternate Member's Signature:

(Print Name) _____

Corporate Signature:

BY: _____
(Print Name) _____

ITS: _____

Witness to Signature:

(Print Name) _____