



Non-Equity Membership – Designated Single Child Play Program

The parent or grandparent as the Member shall designate by name a single dependent child or grandchild, respectively, between the ages of twelve (12) and twenty-one (21) (the “Designated Child”) for the Designated Single Child Play Program (the “Child Play Program”). The membership shall be in the parent’s or grandparent’s name, but the Designated Child, not the Member, has the Member’s golf privileges, as set forth below.

The entry fee shall be \$2750, shall be nonrefundable, and shall be paid in full with the application. The Designated Child shall have access to the golf facilities, including golf course and practice areas during the current fiscal year (April 1 through March 31 of the next year) according to the “Rules of Play” schedule. This membership allows use of the dining areas for the member, his or her spouse and the member’s children under twenty-five (25) years of age (collectively, “family members”). No monthly dues or annual fees (locker, bag storage, range, Golf Shop buy-in) or assessments are required for this membership. If the Member chooses to use a locker or bag storage, you will be billed the “junior” rate of \$100 for storage or locker. The Member shall be responsible for charges for carts, guest greens fees, merchandise purchases, food and beverage purchases, and any other charges, costs or damages, including those incurred by the Member, his or her family members, the Designated Child and guests. The Child Play Program will be reviewed by the Board of Directors on an annual basis and, if approved for renewal, the Program will continue for the Club’s “fiscal year” calendar (April 1–March 31), as determined by the Board.

The Designated Child may entertain guests according to the Club’s “Rules of Play.” Any guest must be registered by name with the Golf Shop and is limited to no more than six (6) rounds of golf at the appropriate

rate. If a family member plays as the guest of the “Designated Child,” family guest fees will apply. The “Designated Child” may not play in “Member” events. The Rules of Play and designation of events as “Member” events are subject to change by the Golf Committee and/or the Board of Directors.

This membership shall carry no ownership rights, no voting privileges, no proprietary or property interest or right in or to the assets of the Club, and may not be renewed. The Member may not hold elective office in the Club, attend meetings, be a voting member of any committee, or sponsor invitees for membership.

The Member and/or the Designated Child may be suspended or expelled by the Board of Directors for violation of Club rules, inappropriate conduct, or for any other cause. If the Member fails to pay his or her account due the Club by the next statement, it will be considered delinquent and the privilege of the Member and the Designated Child shall be suspended.

The Member may resign membership at any time by delivery of a written notice to the Club. All of the resigning Member’s indebtedness to the Club becomes due and payable upon the effective date of the resignation. If the membership is terminated for any reason by action of the Board of Directors, said termination will take effect immediately, and all indebtedness to the Club shall become immediately due and payable. In the event of either resignation or termination of said membership, no part of the entry fee shall be refunded to the Member.