BY-LAWS OF THE HILLCREST SWIM CLUB, INC.

AKRON, PA


ARTICLE I MEMBERS

SECTION 1. CLASSIFICATION: There shall be two classifications of memberships in the corporation, to wit: Active and Junior.

SECTION 2. ACTIVE MEMBERS:

A. Active membership may be held by any person eighteen (18) years of age.
B. In case of a husband and wife, active membership can be held by them as tenants by the entireties, constituting one membership, provided that such Active Member shall designate which of the parties constituting the Active Member shall be the voting party at the time of application for membership.
C. Should a husband and wife who hold Active Membership as tenants by the entireties become separated or divorced, they must assign the membership to one of them; and thereafter the corporation shall recognize as the member that person so assigned. Assignment shall be in writing signed by the party who shall no longer remain a member. Until such an assignment shall be permitted to vote as a member of this corporation, but the two parties together may, at any time, cast a vote provided both join in the ballot. Until an assignment is filed with the corporation, neither of the adults who might constitute such Active Membership shall be permitted to swim or in any other way use facilities of corporation. However, any Junior Member who may be such by virtue of being dependent children of such an Active Member will be permitted to swim even though the assignment is not filed and will be permitted all the rights given by the corporation to a Junior Member.

SECTION 3. JUNIOR MEMBERS: Any dependent child of an Active Member shall constitute a Junior Member of this corporation. Junior Members shall have not rights to vote but shall have the rights of swimming privileges and any other privileges of the corporation granted to Junior Members. The membership of any Junior Member shall cease upon the termination of the membership of the Active Member of which the Junior Member is a dependent or upon such Junior Member becoming Self-supporting.

SECTION 4. GROUP MEMBERSHIP: At the discretion of the Board of Directors, group memberships for organizations may be accepted, if the maximum number of family memberships is not at capacity. The Board will decide the fee for group memberships on a case-by-case basis.

SECTION 5. APPLICATION:

A. Application for membership shall be in writing and shall be accompanied by such sum as shall be required to purchase a certificate of membership in the corporation.
B. No applicant shall be denied membership because of race, creed, color, or other characteristic whereby discrimination against such person is prohibited by federal, state or local rules and regulations.

SECTION 6. PRORITY: Consideration of application for membership in this corporation shall be in the order received by the Vice President for Membership.

SECTION 7. BALLOT: Whenever there is a vacancy, the Board of Directors shall vote upon the admission to the corporation of the applicants who have been approved by the Vice President for Membership. Ballots shall be in order of priority as set forth above. Any applicant approved by a majority of the members of the Board present shall be deemed elect, subject, however, to the limitations of numbers for membership. Prior to the board vote, the Vice President for Membership may give temporary approval to new applicants, allowing them to use the pool facilities for a limited time period.
ARTICLE II - BOARD OF DIRECTORS

SECTION 1. NUMBER: The government of this corporation shall be vested in the Board of Directors, which shall be up to twelve (12) in number.

SECTION 2. STAGGERED TERMS: Each year the active members of the club shall elect from among their number for a term of three (3) years four (4) directors who shall serve until their successors shall be chosen.

SECTION 3. REMOVAL: Any director who shall cease to be a Active Member of this corporation shall automatically cease to be a member of the Board of Directors. Any member of the Board of Directors may be removed from office by a two-thirds vote of the membership present in person or by proxy at any meeting of the members.

SECTION 4. POWERS: Without intending to limit by enumeration herein, the powers of the Board of Directors shall include the following:

A. Fix, Impose and remit penalties for violation of these by-laws and any rules or regulations of the corporation.
B. Elect from among its membership a President, Vice President for administration, Vice President for Pool and grounds, Vice President for membership, Secretary and Treasurer.
C. Create the offices of Assistant Secretary and Assistant Treasurer, if it deems such to be wise, and to appoint thereto such person or persons who need not be members of the corporation to such office.
D. Fill any vacancy in the Board of Directors to serve until the next ballot for directors at which time any vacancy shall be filled by the members for any unexpired term or for a new full term, whichever shall be applicable.
E. Determine the manner in which checks, drafts, documents and other papers shall be executed on behalf of the corporation. However, at least two officers shall be required to sign all checks, drafts or other instruments for the payment of money drawn in the name of the corporation.

SECTION 5. AUDIT: The Board of Directors shall cause the books of the corporation to be audited annually by auditors elected by the directors who shall neither be directors, officers, employees or agents of the corporation. the report shall be available to the members at all times.

SECTION 6. MEETINGS: The Board of Directors shall meet as needed upon call of the President or any three (3) members of the Board.

SECTION 7. QUORUM: A quorum for the Board of Directors shall consist of 51% of members of the Board.

SECTION 8. TIE VOTES: Should a question before the Board of Directors result in a tie vote which cannot be resolved, the question shall then be submitted to the membership for decision.

SECTION 9. BORROWING: Anything in these by-laws to contrary notwithstanding, the Board shall not be permitted to borrow or pledge the credit of the corporation without the specific approval of the membership of the corporation.

SECTION 10. RULES AND REGULATIONS: The Board of Directors shall, from time to time, promulgate rules and regulations governing conduct at the pool and admission of members and guest.
ARTICLE III- OFFICERS

SECTION 1. TITLE: The officers of this corporation shall be a President, Vice President for administration, Vice President for pool and grounds, Vice President for membership, Secretary, Treasurer, and, if deemed necessary by the Board of Directors, an Assistant Secretary and/or an Assistant Treasurer.

SECTION 2. ELECTION: Election of the officers required to be elected by the Board of Directors shall be held at the first meeting at the Board of Directors following the annual meeting of the corporation: and the officers so elected shall hold office until the end of the first meeting of the Board of Directors following the next annual meeting of the corporation.

SECTION 3. BOND: Any member of the corporation charged with handling funds, together with any other employees or agents handling money for the corporation shall be bonded. The premium of the bond shall be paid by the corporation.

SECTION 4. PRESIDENT: The President shall preside at the meeting of the corporation and the Board of Directors. She/he shall be the executive officer of the corporation. She/he shall appoint, subject to confirmation by the Board of Directors, all committees, designating the chairman thereof. She/he shall be, ex-officio, a member of all committees.

SECTION 5. VICE PRESIDENT FOR ADMINISTRATION: In the Absence or disability of the President, the Vice President for administration shall act instead of the President. She/he shall, under the direction of the President, attend to the business of the financial operation of the corporation and shall be chairman of the Finance Committee. She/he shall be, ex-officio, a member of all committees.

SECTION 6. VICE PRESIDENT FOR POOL AND GROUNDS: In the absence or disability of the President and Vice President for administration, the Vice President for pool and grounds shall act for the President. The Vice President for pool and grounds shall, under the direction of the President, attend the operation of maintenance of the physical plant and properties of the corporation and shall be chairman of the Pools and Grounds Committee.

SECTION 7. VICE PRESIDENT FOR MEMBERSHIP: The Vice President for membership shall have the duties of considering new applications for membership, maintaining the membership list and issuing annual dues invoices.

SECTION 8. SECRETARY: The Secretary shall send out the notices of meetings of the corporation and the Board of Directors; keep minutes; and attend to the correspondence pertaining to his/her office. She/he shall perform such duties pertaining to his/her office as may be delegated to him/her by the President and/or the Board of Directors.

SECTION 9. TREASURER: The Treasurer shall attend to keeping the accounts of the corporation, collecting its revenue, and paying its bills, as approved by the Board of Directors or other agency authorized by the Board to incur them. She/he shall deposit the funds of the corporation received by him/her in the name of the corporation in such depositary as may be designated by the Board. He/she shall perform such other duties pertaining to his/her office as may be delegated to him/her by the President and/or the Board of Directors.

SECTION 10. OTHER OFFICERS: The Assistant Secretary and/or Assistant Treasurer shall perform such duties as shall be assigned them by the Secretary or Treasurer, respectively, or by the Board Of Directors.
ARTICLE IV - FACILITIES

SECTION 1. RIGHTS: All classes of membership of the corporation shall be accorded the facilities of the corporation subject to the rules and regulations of the corporation, which shall be posted at the pool.

SECTION 2. CARD: A card shall be issued by the Vice President for Membership, to all persons entitled to the use of the facilities of the corporation.

SECTION 3. GUEST: The Board of Directors shall have the power to extend guest privileges as it shall determine, fixing by rule and otherwise the terms and conditions upon which such guests may use the facilities of the corporation. No privileges shall be extended to any guest who is not sponsored by a member.

SECTION 4. DAMAGES: Any property of the corporation that is broken or damaged by any member of the corporation or his/her guest shall be promptly paid for by such member. The determination of such damage shall be determined by Pools and Grounds Committee. Wanton neglect shall be deemed to be willful and malicious for the purpose of this section. The property of the corporation shall be the property of the corporation and not of any individual member thereof and the removal of any article belonging to the corporation shall be deemed to be willful and malicious.

SECTION 5. LIABILITY: The corporation shall have no liability of any nature whatsoever to any of its members for their guests neither for property damage, personal injury nor otherwise.

SECTION 6. INTOXICANTS: No distilled spirits, wines, beer or other alcoholic beverages shall be served or permitted to be consumed on any premises owned by, operated by or controlled by this corporation.

SECTION 7. DINING: At no time shall any dining facilities (other than facilities for light refreshments) be provided or be permitted upon any premises owned by, operated by or controlled by this corporation.

SECTION 8. INSURANCE: The Board of Directors shall have the authority to purchase any insurance policies deemed necessary.

ARTICLE V - MEMBERSHIP LIMITS

SECTION 1. NUMBER: The maximum number of certificates of this corporation (an Active Membership constituting a husband and wife shall be counted as one) is hereby established at 200. However, the Board of Directors in its sole and uncontrolled discretion may increase this number up to a maximum of 300 by vote of the majority of the entire Board of Directors.

ARTICLE VI - DUES AND FEES

SECTION 1. AMOUNT:

A. The Board of Directors at its first meeting after the annual meeting of the members shall establish dues for each member for the ensuing year.

B. Dues and other income shall be sufficient to provide for necessary expenses of the corporation including, but not limited to, the proper maintenance, improvements, and future development of its assets as well as the amortization of any indebtedness.

C. All Dues shall be payable by April 30 of the year for which levied. Any fees, which are not paid by the due date, may be subject to a late payment fee.

D. No dues or any part thereof shall be refunded in the event the pool shall be suspended for whatever cause for any period.
SECTION 2. INITIATION FEE:

A. Purchase of Membership Certificate. As a condition of membership, an applicant shall be required to submit the necessary funds for the purchase of a certificate of membership a required by these by-laws. Certificates purchased after April 1, 2000 are non-refundable certificates. The Board of Directors will set the fee for certificates annually. Certificates purchased prior to the date are refundable certificates that may be redeemed under the by-laws effective at the time of their purchase. At the discretion of the Board Of Directors, the initiation fee may be paid over a period of time, as set by the Board of Directors. However, only members holding certificates, which are paid in full, shall be permitted to vote at membership meetings. Upon approval of membership and full payment of the initiation fee, such certificate shall be issued. Funds held for members whose applications are in process may be kept with other funds of the corporation but shall not be spent until the application of such member is approved.

B. Trial Membership. By paying the annual dues required, any individual or family meeting the requirements for active membership may become a trial member for a period of one year without paying the initiation fee. A trial membership is a one time opportunity to use the pool facilities. After the one year period expires, trial members wishing to use the pool must pay the initiation fee and become a member. Trial memberships are limited to one per family and shall not be renewed after the initial year. Trial members do not have voting rights. The Board of Directors may limit the number of trial memberships and the total number of active and trial memberships shall not exceed the membership limit set forth in Article V.

SECTION 3. CERTIFICATES OF MEMBERSHIP:

A. Refundable certificates of membership are transferable with approval of the Vice President for Membership. As with any new member, transfers are subject to approval of the Board of Directors. A transfer fee to be paid by the purchasing member shall be established by the Board of Directors. Non-refundable certificates are not transferable.

B. Each certificate shall become null and void the date the holder thereof ceases to be a member for any cause.

C. Active members wishing to terminate their membership shall notify the Vice President for membership in writing. Each refundable certificate shall be redeemed in chronological order in which the membership terminates and as soon at full payment for a new certificate is received from the replacement member.

D. Subject to the provisions of these by-laws, the time and manner in which a refundable membership certificate shall be redeemed shall be determined by the Board of Directors. If the number of active memberships is less than the allowed maximum, members may be placed on a waiting list to redeem their certificate.

E. Should the corporation be dissolved for any cause, and only in such event, upon the effective date of dissolution of the corporation, certificates of membership shall become a lien upon the proceeds of the sale of the property of the corporation after the payment of all it just debts and obligations; and the net sum then remaining shall be distributed pro rata among the holders of certificates of membership of the corporation at that time.

F. Redemption of certificates of membership as well as distribution in the event of dissolution shall at all times be subject to cancellation of all debts, dues and any other obligations of any nature whatsoever owned by the member to corporation.

G. Upon cessation of membership for any cause, all indebtedness owing to the corporation by a member shall be a lien upon the charged against the certificate of membership of such member. Such member shall immediately deliver the certificate to the corporation, but should said certificate not be delivered to the corporation, the corporation shall be entitled to cancel the certificate of membership on the books of the corporation.

H. Redemption of refundable certificate shall be fixed amount determined by the Board of Directors. Neither the signature of the holder nor the delivery of the certificate shall be requisite to affect the transfer to the corporation or the cancellation of any certificate. after such cancellation, the certificate shall be redeemed as soon as a new member shall be elected and shall pay the full sum required.

I. Every member holding a certificate hereby authorizes the Treasurer or the Secretary of the corporation to act as attorney-in-fact for such member for the purpose of canceling the certificate.

J. Each active member shall receive a copy of these By-laws upon issuance of a certificate. However, members shall abide by these By-Laws, even if they fail to receive a copy.

SECTION 4. CHARGES: Active members shall be responsible for the payment of all charges or liabilities, which may be imposed upon or incurred members of their family or their guests to whom the privileges of the corporation shall have been extended.
SECTION 5. TAXES: All fees and other charges mentioned in these by-laws or otherwise imposed by this corporation shall be exclusive of taxes imposed by any governmental agency.

SECTION 6. DELINQUENCY: Any Active Member failing to pay any dues, assessment or other indebtedness imposed upon said Active Member shall automatically notified that, if such sum is not paid within fifteen (15) days after such notice, the delinquent Active Member shall be suspended by the Board of Directors. Should the Board of Directors suspend any Active Member, the Vice President for Membership of the suspension shall notify such Active Member in writing. Should the sum not be paid within fifteen (15) days after mailing of the notice of suspension, the membership of such Active Member shall automatically be terminated.

SECTION 7. REINSTATEMENT: In the case of suspension of membership for failure to pay sum due to this corporation, the Board of Directors, in their sole discretion, may reinstate any Active Member upon the request of such Active Member and upon such condition as the Board of Directors shall impose to include (not limiting by enumeration) interest and/or penalties. The Board of Directors shall act upon such request within thirty (30) days after receipt thereof.

ARTICLE VII - MEMBERSHIP MEETINGS

SECTION 1. TIME: PLACE: The annual meeting of the membership of the corporation shall be held during the first quarter of each year at such place and time as the Board of Directors shall designate.

SECTION 2. PURPOSE: The annual meeting shall be for the purpose of receiving the report of officers and committees, announcing the tally of ballots for directors, filling any vacancies in the Board of Directors not filled by the ballots (as the result of death, resignation, refusal to serve, etc.) and for the transaction of such other business as may come before the annual meeting.

SECTION 3. SPECIAL MEETINGS: Special meetings of the membership of the corporation may be called by the Board of Directors or upon the written request of ten (10) members to the Secretary stating the purpose thereof, a proposed place and time. In such event, the meeting shall be called by the Secretary within ten (10) days of receipt of the said notice and the notice of the meeting shall be mailed to the members no less the fifteen (15) days prior to the date of the proposed meeting.

SECTION 4. NOTICE: Notice of the annual meeting shall be given by Secretary to the members of the corporation at least ten (10) days prior thereof. In event indebtedness is to be proposed for action by members at said meeting, general notice of the proposed shall be included in the notice of the meeting. Special meeting of the membership called by the Board of Directors may be held upon ten(10) days written notice given by mail to the member.

SECTION 5. PROXY: Any member may be represented by proxy provided the same shall be in writing, filed with the Secretary prior to the presentation of a proposal (if at a meeting) or prior to mailing of a ballot (if by mail ballot).

SECTION 6. MAIL BALLOT: Any matters to be decided upon by the Active Members of the corporation may be decided upon by mail ballot, and the members shall be given ten (10) days or more (as determined by the Board of Directors) within which to cast such ballot.

SECTION 7. VOTING: Voting shall be via voice, but ten (10) members, including represented by proxy, shall have the right to demand vote by secret, written ballot.

SECTION 8. QUORUM: Seven (7) Active Members present in person or twenty (20) Active Members present in person and by proxy shall constitute a quorum at all meetings of the membership of their corporation.
ARTICLE VII – BOARD OF DIRECTORS MEETINGS

SECTION 1. ANNUAL MEETING: The Board of Directors shall hold its annual or organizational meeting at such time, on such date and at such place immediately following the annual meeting of the members as shall be designated by the previous Board of Directors.

SECTION 2. FREQUENCY: The Board of Directors may, by resolution, establish from time to time a schedule of its meetings and rules for the conduct thereof. Notice of the date, time and place of all Board of Directors meetings shall be at the pool at least five (5) days before the date of each such meeting and preferably in advance as designated.

SECTION 3. NOTICE: Notice of all meetings of the Board of Directors shall be given to each member of the Board at least five (5) days prior to the date of the meeting.

SECTION 4. SPECIAL: Special meetings of the Board of Directors may be called by the President and shall be called by the Secretary upon the request of three (3) members of the Board.

ARTICLE IX – ELECTIONS

SECTION 1. NOMINATING COMMITTEE: There shall be a Nominating Committee composed of up to three (3) members of the corporation who are appointed by the Board of Directors.

SECTION 2. REPORTS: The Nominating Committee may nominate at least one candidate for each vacancy to be filled at the next annual election for Board of Directors. Committees shall report such nominations to the Secretary on or before the date of the annual meeting.

SECTION 3. OTHER NOMINATIONS: Any member wishing to serve on the Board or committees can volunteer before or during the annual meeting and their name will be placed on the ballot.

SECTION 4. BALLOT: Directors will be elected at the annual meeting by ballot as described in Article VII, Sections 6&7.

ARTICLE X – COMMITTEES

SECTION 1. STANDING COMMITTEES: The standing committees shall be Pools and Grounds Committee, Finance Committee, and Nominating Committee.

SECTION 2. POWERS: The Committees shall have such powers as shall be authorized by the Board of Directors.

SECTION 3. POOLS AND GROUNDS: The Pools and Grounds Committee shall attend to the improvement and maintenance of the pool, building, operating equipment and grounds.

SECTION 4. FINANCE COMMITTEE: The Finance Committee shall prepare the annual budget for submission to and approval by the Board of Directors and shall make recommendations to the Board of Directors from time to time concerning the financial transactions of the corporation.

SECTION 5. OTHER COMMITTEES: The Board of Directors may establish other committees as needed (e.g. snack bar, fundraising, publicity, social).

ARTICLE XI – TERMINATION OF MEMBERSHIP

SECTION 1. WITHDRAWAL: Any member of the corporation may withdraw from membership of the corporation at any time. Notice of withdrawal must be given in writing to the Vice President for Members. There shall be no refund of dues paid for the year in which the members withdraw.

SECTION 2. POOL PRIVILEGES: The Board of Directors may delegate to any officer, any chairman or a committee, or any responsible employee of the corporation the power to suspend full privileges for the violation of any rules or regulations of the corporation, provided such suspension of pool privileges shall not exceed seven (7) days. Any suspension in excess of seven (7) days shall only be upon the vote of the Board of Directors. In any event, a written report of such suspension, containing reasons therefor, shall be transmitted to the President within twenty-four hours after the suspension takes effect. The member shall be notified of such suspension immediately and shall have the right to appeal to the President and/or the Board of Directors.
SECTION 3. SUSPENSION: Any member of any class may, for cause and after having been given an opportunity for a hearing, be suspended by the Board of Directors upon a two-thirds vote of the members of the Board present. Cause for suspension includes, but is not limited, to any arrest for a felony crime or misdemeanor with moral turpitude. Any such member may be expelled for cause and after having been given an opportunity for a hearing upon a three-fourths vote of the membership of the Board. In the case of suspension for an arrest, the suspension will be removed upon acquittal. In addition to other grounds, suspension and/or expulsion may be voted for violation of these by-laws, any rules or regulations of the corporation, or for any other good and sufficient cause as determined by the Board of Directors.

SECTION 4. REINSTATEMENT: The Board of Directors, in its sole and uncontrolled discretion, may reelect an Active Member who has resigned (subject to the limitation on membership of the corporation) provided such member was in good standing at the time of resignation.

ARTICALE XII – MISCELLANEOUS

SECTION 1. NOTICES: Whenever these by-laws require notice to Active Members the mailing of such notice to the last known address of the member shall constitute notice. Such mailing may be by regular mail.

SECTION 2. INDEMNIFICATION: Each person who acts as a director or officer of the corporation shall be indemnified by the corporation against expenses actually and necessarily incurred by, in and connection with the defense of any action, suit or proceedings in which he/she is made a party by reason of his/her being or having been a director or officer of the corporation, except in relation to matters as to which he/she shall be adjudged in such action, suit or preceding to be liable for gross negligence or willful misconduct, and except any sum paid for the corporation in settlement of any action, suits or proceedings based on gross negligence or willful misconduct in the performance of his/her duty. This right shall inure to each director and officer whether or not he/she is a director or officer at the time such costs or expenses are imposed or incurred and in the event of his/her death shall extend to his/her legal representatives.

SECTION 3. INTERPRETATIONS: Any questions as to the meanings or proper interpretations of any of the provisions of these by-laws or any of the rules of the corporation shall be determined by a majority vote of the directors present at any meeting of the directors, whether regular or special.

ARTICLE XII – AMENDMENTS

SECTION 1. INITIAL: Should the Secretary of the Treasury of the United States of America, the director of Internal Revenue Service or any other official determine that these by-laws and any other rules of this corporation shall not comply so as to grant this corporation an exemption under the United States Income and Revenue Code, Section 4243, so that dues, membership fees, etc., of this corporation shall be exempt from taxation under the Excise Taxes of the United States Government, these by-laws shall be amended by the Board of Directors in order so to comply.

SECTION 2. AMNDMENT: Otherwise then as provided in Section 1, these by-laws may be amended by majority vote of the Active Members present in person or represented by proxy at any meeting of the corporation provided at least five (5) days notice of such amendment shall be given by mail to each such member.
GOVERNING ADMISSION OF MEMBERS and GUESTS

1. Regular hours of operation will be from noon each day until 8:00 that night, weather permitting. The manager will determine if weather permits. Other hours may be adopted for special events or activities.
2. Members shall not be permitted to use the facilities of the club until all dues and any other amounts owing the club are fully paid.
3. All members (3 years old or older) must show their membership card at the office each time admission is desired.
4. Children who have not reached their 12th birthday will not be admitted unless accompanied by an adult member.
5. Members must pay for all guests except the following:
   a. Baby-sitters who come in the place of one of the active members. In this case the baby-sitters must present the card of the absent active members at the office.
   b. Spectator guests who use none of the club’s facilities.
6. An active member must accompany all guests during their entire stay on the club grounds. Active members are responsible for conduct of all their guests.
7. All members with guests must enter through the main gate next to the office, and guests must be registered at the office.
8. No pets of any type will be allowed in the pools or on the club grounds.

GOVERNING CONDUCT

1. No intoxicants or alcoholic beverages of any nature shall be served or consumed on the club property.
2. At the discretion of the manager, offensive behavior may cause suspension or expulsion from the club.
3. Do not jump over or climb on the fences.
4. Floating devices and/or life preservers will be allowed in the pool by the discretion of the manager or lifeguard only.
5. No running on the concrete decks or in the bathhouse.
6. No metal or glass toys or other objects will be allowed in the pools or near the deck areas.
7. No ducking or pushing.
8. Do not hold long conversations with lifeguards as it may distract them from their duty.
9. The lifeguard on duty will decide whether a child is old enough or can swim well enough to enter the large pool.
10. Only one person allowed on the diving board at a time.
11. Dive from the end of the diving board only. Wait until previous diver and all swimmers have left the water clear.
12. Swimmers should not block the diving area while persons are using the board.
13. No swinging or climbing on the ladders or ropes in main pool.
14. No standing on benches, tables, chairs, or other high objects.
15. Do not allow dirt or other trash to fall into the pools.
16. All trash and other throwaway items are to be placed in the containers provided.
17. Any notice of equipment or facilities, which are not operating properly, should be reported to the manager or the lifeguard at once.
18. This member shall promptly pay for any property of the corporation that is broken or damaged in a willful or malicious manner by any member of the corporation or his/her guest.
19. This club shall have no liability of any nature whatsoever to any of its members for their guests, neither for property damage, personal injury nor otherwise.
20. The Board of Directors may delegate to any officer, any chairman of a committee, or any responsible employee of the corporation, the power to suspend full privileges for the violation of any rules or regulations of the corporation.