

BYLAWS OF THE
MANHATTAN BEACH BADMINTON CLUB
(A California nonprofit mutual benefit corporation)

ARTICLE 0

SECTION 1. NAME AND OBJECTIVES

The name of the organization shall be "Manhattan Beach Badminton Club." Its objectives are to maintain a clubhouse so that the members will be privileged to enjoy Badminton and social functions without the interference from outside sources; to promote interest in the sport of Badminton; to encourage social gatherings in the community. (Founding Statement September 2, 1936.)

ARTICLE I

SECTION 1. PRINCIPAL OFFICE

The Principal Office of this nonprofit corporation (the "Club") is hereby fixed and located in the city of Manhattan Beach, County of Los Angeles, State of California.

ARTICLE II

SECTION 1. CLASSIFICATION OF MEMBERS

The membership of the Club shall consist of ten (10) kinds: Regular, Intermediate Associate, Associate, Honorary, Provisional, Playing, Instructor, Junior, Junior Playing, and Temporary Guest. There shall also be a category called "Provisional Members."

- (A) Regular Members are individuals elected as Regular Members by the Board of Directors.
- (B) Intermediate Associate Members shall be Regular Members who have belonged to the Club for a period of fifteen (15) cumulative or more years.
- (C) Associate Members shall be Regular Members who have belonged to the Club for a period of twenty (20) cumulative or more years.
- (D) Honorary Members may be elected by a majority of the membership after prior review and approval of the Board of Directors.
- (E) Legacy Members shall be Regular, Intermediate Associate, or Associate Members' sons and/or daughters, up to and including age 25, and their respective spouses provided that membership application is submitted in

the regular manner with the request that the provisions of this member classification apply.

- (F) Playing Members of the Club shall be active tournament players or shall be actively involved in Badminton activities, such as Southern California Badminton Association (SCBA) or the United States Badminton Association (USBA). There are two classes of Playing Members: Regular and Senior. Senior Playing Members are women 35 and over, and men 40 and over.
- (G) Instructor Members are limited to fifteen (15). Such members must devote a minimum of two hours per week teaching Junior Members and Junior Playing Members the art and skill of badminton during the regular instruction program. Such members report to the Badminton Chairpersons.
- (H) Junior Members are those children of Regular, Intermediate Associate, Associate, Honorary, Provisional and Legacy Members who are under the age of 22 years of age and living with their parents.
- (I) Junior Playing Members are:
 - 1. Non-member under the age of 22 years.
 - 2. Once a Junior Playing Member reaches the age of 18, they must meet with a Board member to review and acknowledge the Club rules.
 - 3. Players whom the Junior Badminton Chairperson shall select for membership who play or have potential to qualify for future tournament play.
 - 4. Active in junior tournament play, or involved in badminton training for junior tournament play. Having the same review process as the Adult Playing Members every six months as part of the annual meeting by the chairperson, to add structure to the review process.
- (J) Temporary Guest Members are persons who are bona-fide non-kin houseguests of a Regular, Intermediate Associate or Associate Member, and are sponsored by that member. This guest membership shall be for a calendar month or any part thereof, up to a maximum of three months and shall entitle the Temporary Guest Member to full use of the facilities of the Club secondary to the use of all other members, except when accompanied by the host member, in which case he shall assume the status of that member.
- (K) Provisional Members are persons who have been accepted for regular membership, and made the required payment towards the membership

fee, but for which there are no regular memberships available at that time and, therefore, are waiting for a vacancy in the regular membership.

SECTION 2. QUALIFICATIONS AND ADMISSION OF MEMBERS

Membership shall be limited to 250 Regular Members. However the Board of Directors, at its discretion, may offer membership to twenty (20) additional persons on a payment plan, which members upon completion of payment and fulfillment of other requirements set forth herein, shall be entitled to a regular membership.

Regular Members. Regular Members shall be persons with responsibility and integrity in the community in which they reside. The Board of Directors shall vote upon each proposed member. If two or more Board directors vote to disallow membership, then membership will be denied. If there does not exist such two negative notes, then the proposed member shall become a member subject to the following expressed conditions.

- (A) Proposed Member(s) has obtained the age of 21 years and paid the membership fee of \$400.00 per member to be paid forthwith. However, partial payment may be arranged with the Membership Chairperson.
- (B) Proposed Member(s) shall be introduced to the Board of Directors prior to voting.
- (C) Proposed Member(s) name, address, and the name of at least two sponsors shall be posted in a conspicuous place or otherwise communicated to the membership at least seven (7) days prior to the final determination of the Board of Directors.
- (D) Proposed Member(s) who is accepted into the Club must, within reasonable time after receiving notice that he may become a member, signify in writing his acceptance or non-acceptance and agreement to abide by the rules and regulations of the Club.

In addition, on completing payments to obtain full membership, each Provisional Member shall become a Regular Member provided vacancies exist in the regular membership of the Club. In the event membership vacancies do not exist, they shall receive first priority for full regular membership as vacancies occur.

Playing Members. Playing Members shall be players whom the Badminton Chairperson shall select for such membership and who shall have been deemed to have met qualifications for future tournament play. There are two classes of Playing Members: Regular and Senior. Senior Playing members are women 35 and over, and men 40 and over. Playing Members shall be limited to a total of twenty-five (25) Regular Playing members and twenty-five (25) Senior Playing Members.

All Playing Members shall be proposed by the Badminton Chairpersons and shall be appointed to such membership by majority vote of the Board of Directors. Appointment

to Playing Membership shall be for a period of six (6) months. Prior to the termination of each six month period, the qualifications and playing status of each Playing Member shall, upon the presentation of the Badminton Chairpersons, be reviewed by the Board of Directors and, when found satisfactory, reappointment shall be for another period of six (6) months.

Instructor Members. Players, who have demonstrated proficiency in teaching Badminton at all levels, shall be selected by the Junior Badminton Chairperson to be instructors. Instructor Members shall be re-evaluated every six months by the Junior Badminton chairperson for re-appointment as Instructor Members. The Junior Badminton Chairperson shall consider the teaching effectiveness and the fulfillment of their teaching obligations and their assigned teaching times.

Legacy and Provisional Members. There may be no more than twenty (20) persons in total at any one time in the categories of Provisional and Legacy Members combined. Upon acceptance as a Provisional Member, each such member shall pay \$250 to be applied to the Regular Membership fee when he or she becomes a Regular Member; the balance of the Regular Membership fee shall be due on or before he or she becomes a Regular Member.

SECTION 3. RIGHTS

The rights of the various membership classes are described below:

- (A) Voting and Share Ownership. Only Regular, Intermediate Associate and Associate Members shall have the right to vote on matters presented to the membership; such members are referred to herein as voting members. Each such member shall have one (1) vote on each matter presented to a vote of the members. Only Regular, Intermediate Associate and Associate Members shall own shares of stock; each such member shall own an equal amount of shares. Once a Legacy Member becomes a Regular Member, he or she shall have all of the rights of a Regular Member, including voting and share ownership rights.
- (B) Board Positions. Only Regular, Intermediate Associate and Associate Members who have been members of the Club for at least one year, shall have the right to hold a Board or officer position.
- (C) Use of the Club's Facilities. Except as provided in the next sentences, all members of all classes are entitled to use the Club's facilities, so long as they abide by the rules of the Club with respect thereto. Junior Members under the age of 18 are to be chaperoned by an adult member, which adult member is responsible for such Junior Member. Junior Playing Members are only entitled to use the badminton courts and locker rooms doing junior practice and junior badminton activities only and do not have the right to use the pool, barbecue or lounge, unless they are the guest of a member entitled to bring guests to the Club.

- (D) Guests. The following types of member can invite guests to the Club: Regular, Intermediate Associate, Associate, Legacy, Honorary, Provisional, Playing, Junior Members between the ages of 18-21 and Instructor Members. The following types of member cannot invite guests to the Club; Junior Playing Members and Temporary Guest Members. Any inviting of and use of the Club by a guest is subject to all rules, restrictions and obligations of the Club.
- (E) Keys. All members are entitled to a key to the Club, except Junior Playing Members and Temporary Guest Members.
- (F) Junior Members over 18. In addition to the foregoing;
 - 1. Junior members 18 and over may use the Club without an adult member as a chaperone present at no charge provided they have previously met with a Board member to review and acknowledge the Club rules.
 - 2. Such Junior Member shall be allowed to bring one guest to the facility provided that guest rules and procedures are followed.
 - 3. Such Junior Members may use the Club not chaperoned with the permission of their parents/parent who will take full responsibility for their conduct.
 - 4. Permission to use the facilities by unchaperoned Junior Members may be revoked by action of the Board of Directors. Any Junior Member using the facility in violation of these conditions shall have their right to use the Club facility revoked and their parents' membership may be subject to disciplinary action.

SECTION 4. DUES

Dues shall be due and payable on the first day of each month and if not paid before, shall be delinquent on the second day of the following month. Dues and expenses of temporary guest members shall be paid by the sponsoring member. Dues may be increased or decreased by two-thirds (2/3) affirmative vote of those voting members present at a regular or special membership meeting at which a quorum is present.

- (A) Regular Members dues shall be \$35.00 per month.
- (B) Intermediate Associate Members dues shall be \$23.50 per month.
- (C) Associate Members dues shall be \$17.50 per month.
- (D) Honorary Members pay no dues.

- (E) Legacy Members shall pay a \$15.00 membership fee per month and a \$15.00 payment per month to be applied toward the Regular Membership fee. Once a Legacy Member reaches the age of 26, he or she will become a Regular Member and pay the balance of the Regular Membership Fee (i.e. Regular Membership fee less the total of member fee installments paid to date).
- (F) Playing Members dues shall be \$35.00 per month.

All Playing Members shall pay an admission fee of \$25.00 when accepting a playing membership appointment, said \$25.00 to be non-refundable. Additionally, a \$50.00 refundable security deposit and a \$25.00 refundable key deposit are required of Playing Members.
- (G) Instructor Members pay no dues.
- (H) Junior Members pay no dues.
- (I) Junior Playing Members shall be \$35.00 a month.
- (J) Temporary Guest Members dues shall be \$35.00 per month or part thereof, except for any person qualifying as a Junior by U.S.B.A. Rules, or for any person currently enrolled as a full time undergraduate in any college or university in which case these dues shall be \$25.00 per month or part thereof.
- (K) Provisional Members dues shall be \$35.00 per month.

SECTION 5. MARRIED COUPLES; SINGLE MEMBERSHIPS

Married couples are required to hold two memberships, one membership per spouse. Single Regular Memberships are issued to persons who are not married at the time they are first accepted as a member. The number of single memberships shall be limited to ten percent (10%) of the Regular Membership. In the event the single Regular Member gets married, his or her spouse must be become a member as soon as a Regular Membership position becomes available.

SECTION 6. VACANCY

When a vacancy exists in the membership, the Board of Directors may, but without obligation to do so, elect a qualified proposed replacement member regardless of such proposed member's seniority in requesting admission except as provided in Article II, Section 2 with respect to Legacy Members. A former member may be reinstated by the Board of Directors subject to the admissions and qualifications heretofore set forth in these Bylaws.

SECTION 7. SPONSORS

Current members may only sponsor proposed members for membership. A "Sponsor" must be a Regular, Intermediate Associate or Associate Member and sponsors and co-sponsors who are Regular Members must have been Regular Members of the Club for at least one year before being eligible to sponsor other persons for membership. One sponsor shall be personally acquainted with the proposed member(s) at least for one year prior to submitting application for membership.

SECTION 8. GENERAL ASSESSMENTS

No general assessments may be levied on members without two-thirds (2/3) vote of the voting members at a regular or special meeting of the membership at which a quorum is present. Notice of any assessments must be included in the notice of member meetings where such assessments are to be considered.

SECTION 9. MEMBER OBLIGATIONS

- (A) Except for Playing, Instructor, and Junior Members, Club members of every other category are expected to attend the semi-annual and annual meetings of the Club.
- (B) Workdays, Tournaments and Parties: Service Obligations

Participation in workdays, or service on committees for parties or tournaments, is an obligation of each Regular, Intermediate Associate, Legacy, Provisional and Playing Member of the Club. Associate, Honorary, Junior, Junior Playing and Instructor Members have no service obligations. Members may satisfy these obligations by participating in five (5) of the following for each Regular, Legacy and Provisional Member and three (3) for each Intermediate Associate and Playing Member, during each fiscal year (i.e. June 1 to May 31):

1. For Regular and Intermediate Associate, Legacy and Provisional Members, two service obligations must be satisfied by
 - a. Attending in person both the semi-annual and annual meetings of the general Membership; or
 - b. Attending in person at least one of the annual and semi-annual meetings of the general Membership; submitting a timely proxy for the other Membership meeting not personally attended.

No meeting credit will be given for a proxy unless the Members attend in person at least one meeting of the general membership.

2. The remaining obligations may be satisfied by any combination of the following:

- a. Participation in regularly scheduled workdays at the Club. The scheduled workdays are those announced by the Roster or Shuttlecock, but also include separate work projects that are approved and scheduled by the House or New Construction Chairperson.
- b. Working Kitchen Duty or providing other assistance for badminton tournaments at the Club if specifically approved by a Board Member.
- c. Serving on a committee for a Board-sanctioned party or other social event if specifically approved by a Board Member.
- d. Working special events that are acknowledged by the Board as activities beyond those normally provided by the general Membership if specifically approved by a Board Member.
- e. Service in other capacities specifically approved by a Board Member as meriting credit for service obligations.

Subject to the discretion of the Board, Members may and should volunteer for service, workday projects, tournaments, or social activities of their choice. Service as a tournament chairperson, party chairperson or special events chairperson shall be treated as credit for two (2) service obligations.

3. A member, who serves on the Board of Directors, and his/her spouse, shall be deemed to have satisfied all service obligations during the Member's tenure on the Board and the following year. A member, who serves as President of the Board of Directors, and his/her spouse, shall be deemed to have satisfied all service obligations for each year after such Member's tenure on the Board. The Treasurer and House Chairperson shall be deemed to have satisfied all service obligations for the next two years after such Member's tenure on the Board. If a member serves consecutive terms on the Board, such member's additional years of deemed satisfied service obligations shall accumulate and then be applied to periods immediately after such member has completed service on the board instead of being applied during the member's subsequent consecutive terms on the Board.
4. Junior Playing Members under the age of 18 or still in High School are exempt from service obligation, however their parent/legal guardian shall meet these obligations and agree to support the junior badminton program.

(C) Assessments for Un-met Service Obligations.

1. Assessments for failure to meet the Member service obligations described in paragraph (B), above, shall be:
 - a. Workday, tournament, and party service obligations:

For 1 failure:	\$ 50.00	(\$ 50.00 total)
For 2 failures:	\$100.00 each	(\$200.00 total)
For 3 failures:	\$150.00 each	(\$450.00 total)
 - b. For failure to attend the meetings set forth in (B) (1); additional assessments equal to the greater of \$50.00 or the amount assessed in (1) (a) above for failure to meet workday service obligations.
 - c. The total maximum assessment per individual Member per year shall be \$750.00.
2. Members will have 90 days after missed Workday and Meeting fines are posted on their bill to question and contest the fines with the Board. If the member does not question the fine within 90 days after it is posted on their bill, the fines will stand as posted.
3. Members who sign up for parties and who do not fulfill the party obligations to the satisfaction of the party Chairperson will be assessed twenty-five dollars (\$25.00) plus the price of the party admission. Party assessments may be appealed to the Board of Directors.

(D) Persistent Default in Service Obligations

Any Member who fails to meet any of the service obligations during any two-year period may be asked to resign from the Club. At the beginning of each fiscal year, the Vice President (or his/her designee) shall review the participation of each Member during the past two-year period and report to the Board regarding any Member who has failed to meet any of the service obligations during the preceding two-year period. Promptly after receiving such report, the Board shall determine whether to request the resignation of any such Member.

- (E) Each member shall adhere to and enforce the rules of the Club, including those contained in the Principals Governing Use of the Manhattan Beach Badminton Club and Grounds attached to these Bylaws.

SECTION 10. RESIGNATION AND TERMINATION

Any member may resign. Such resignation to be effective on the first day of the month following the written resignation and acceptance by the Board of Directors, but such resignation shall not relieve the member so resigning of the obligation to pay dues, assessments or other charges theretofore accrued and unpaid, if any. The resignation must be addressed to the Board of Directors and be accompanied by stock certificate (or affidavit of lost stock certificate) and keys and/or other equipment member may have in his possession before stock can be refunded.

In case of failure of member to pay dues, assessments or obligations before the second day of the month following distribution of invoices, or to make appropriate arrangements agreeable to the Treasurer, the name of each member, with the amount of the financial indebtedness, may be conspicuously posted and, if such indebtedness remains unpaid for a period of thirty (30) days, the delinquent member's standing in the Club may be terminated.

The Board of Directors may by vote of a majority of its members, forfeit, suspend or expel a member for nonpayment of the member's financial obligations to the Club, for persistently failing to meet the service obligations or for conduct as a member which is determined by the Board of Directors to be detrimental to the welfare, interest or character of the Club. Written notice of the proposed forfeiture, expulsion or suspension together with a statement of the reasons therefore and a copy of this section of the bylaws shall be sent by first class mail to the member's last address on the records of the Club. Within fifteen (15) days after the mailing of this notice, the member may in writing request a hearing on the expulsion or suspension. If a hearing is requested, the Board of Directors shall appoint a hearing committee composed of three members of the Board. The member may appear before the hearing committee that shall thereupon either confirm or reject the expulsion or suspension. The decision of the hearing committee is final. If no hearing is requested, the expulsion or suspension is effective fifteen (15) days after the mailing of the notice. If a hearing is requested, the expulsion or suspension is effective five (5) days after a confirmation by the hearing committee.

At any time within thirty (30) days after such forfeiture, suspension or expulsion, a meeting of the Club to consider the same shall be called if a request in writing be made by twenty (20) Regular Members to the President, to which meeting an appeal may be taken from the decision of the Board of Directors, and the member may be restored by a vote of the majority of the voting members at a meeting at which a quorum is present.

SECTION 11. MEETING OF MEMBERS

- (A) The Annual Meeting and the election of Officers and Governors shall be held at the Club on the third Sunday of May each year, at an hour chosen at the discretion of the Board of Directors. A majority of the voting membership (present in person or by proxy) shall constitute a quorum.

At the Annual Meeting the President, Vice President, Secretary, and Treasurer shall report on their accounts and general business of the Club, and such other business shall be transacted as may be brought before the meeting.

Should there be no quorum present, the President may adjourn the meeting to any succeeding day within one week thereafter. If all the business were not finished at one meeting, adjournment shall be had from time to time until it is completed.

The order of business shall be as follows, to wit:

- First -- Reading the minutes of the previous meeting (unless waived)
- Second -- Reports of the Officers
- Third -- Miscellaneous business
- Fourth -- Election of the Officers and Governors
- Fifth -- Installation of the Board of Directors

- (B) There shall be a second general meeting of the membership on the second Sunday of November of each year at an hour chosen at the discretion of the Board of Directors. A majority of the voting membership shall constitute a quorum. There shall be no elections as set forth for the May meeting. However, the rules and regulations and the order of business as set forth for the May meeting shall apply.

SECTION 12. MOTIONS

The affirmative vote of a majority of the voting members present at a membership meeting at which a quorum is present is necessary to pass any motion of the members, except as otherwise required herein or as may be otherwise required by law.

SECTION 13. NOMINATION AND ELECTION OF OFFICERS AND GOVERNORS

The Board of Directors shall at least six weeks prior to the annual May meeting, appoint from the membership of the Club, a committee of five individuals composed of the most immediate past presidents who shall recommend a ticket of Officers and Governors for the ensuing year. The recommendations shall be identified to the current Board President by the time of the May Board Meeting and mailed to the Regular, Intermediate Associate and Associate Members of the Club at least fourteen (14) days prior to the meeting. However, nothing herein contained shall preclude the nomination of other candidates of the Club to be balloted for at the same time. No person shall be eligible for election as an Officer or Governor unless their name shall have been posted as a candidate along with the person nominating them upon the bulletin board of the Club for at least three (3) days preceding the date of the election. No person may be nominated in the ways herein specified unless the nominated person consents hereto.

No member may be nominated for more than one (1) office at a time.

The Board of Directors may appoint three (3) judges from the membership to supervise the election. If appointed, the judges shall count the votes and report to the President, in writing, the names of the Officers and Governors elected and the number of votes cast for each candidate. A plurality of votes shall elect. The President shall declare the result after the election of each Officer and Governor.

SECTION 14. EVIDENCE OF MEMBERSHIP

Stock certificates with official seal may be issued to serve as evidence of Regular, Intermediate Associate, and Associate Membership, however the records of the Club shall govern in the event of a question as to membership status.

Each Regular, Intermediate Associate, and Associate Member upon discontinuing his membership, shall return his stock certificate to the Treasurer, properly endorsed, with the understanding that he shall be reimbursed for same (the original membership fee identified in Article II, Section 1(A) less transfer fee of \$5.00, if entirely paid up, or less a transfer fee of \$20.00 and less outstanding assessments and/or account balances, if any). The time of reimbursement shall be as follows:

- (A) Under normal conditions, the Treasurer shall reimburse retiring members in the order of their withdrawal from the Club, and they shall not pay one ex-member for his certificate until all other members who discontinue their membership at an earlier date have been paid.
- (B) Unless otherwise specified by the Board of Directors, a retired member shall be reimbursed for his returned stock certificate after an incoming member has purchased an equivalent share of stock.
- (C) Neither a membership in the Club nor a stock certificate shall be assigned, hypothecated, transferred or pledged. Any such assignment, hypothecation, transfer or pledge shall be void and of no force and effect.

SECTION 15. CHARGES BY MEMBERS

Any Regular, Intermediate Associate or Associate Member may bring charges against an Officer or Governor by filing them in writing with the Secretary of the Club, together with a petition signed by 20 members requesting the removal of the Officer or Governor in question. The removal shall be voted upon at the next regular meeting of members, if such meeting is to occur within thirty (30) days; otherwise a special meeting of the Club must be called. Vote of a majority of the voting members will remove the Officer or Governor and, in such event, the Club will fill the vacancy at the meeting. The Governor or Officer against whom such charges shall be brought shall be informed, in writing, of the charges prior to the meeting and shall have the opportunity at the meeting to be heard and to present witnesses, and the person or persons bringing the charges against them shall have the same opportunity.

SECTION 16. DAMAGE TO PROPERTY

Any member breaking or injuring any property of the Club shall promptly reimburse the Club the full replacement cost thereof. A member shall also be responsible for any damage caused by their family members, guests, or by their sponsored Temporary Guest Members.

ARTICLE III

BOARD OF DIRECTORS

SECTION 1. NUMBER AND QUALIFICATIONS

The authorized number of Directors shall be ten (10), consisting of the following four (4) Officers, the President, Vice President, Treasurer and the Secretary, and the following six (6) Governors: Two Badminton Chairpersons, Adult Badminton Chairperson, Junior Badminton Chairperson, Entertainment Chairperson, New Construction and Public Relations Chairperson, House Chairperson, and the Communication Chairperson.

All members of the Board of Directors must have been Regular Members for at least one (1) year to be eligible to serve. At the recommendation of the nominating committee, the Board may waive member class and term qualification rules in order to find a qualified candidate.

SECTION 2. ELECTION AND TERM OF OFFICE

Officers and Governors shall be elected at each annual May meeting of Members but if such annual meeting is not held or Officers and Governors are not elected thereat, Officers and Governors may be elected at any special meeting held for that purpose. All Officers and Governors shall hold office until their respective successors are elected.

SECTION 3. MEETINGS OF THE BOARD OF DIRECTORS

Meetings of the Board of Directors shall be called and held as may be ordered by the Directors; however, there shall be a regular meeting of the Board of Directors once per month during the term. The time and date of each monthly meeting shall be determined by the Board of Directors as they deem will best serve the interests of the Club, and the place shall be the Club House.

Special meetings of the Board of Directors may be called at any time by the Secretary on order of the President or of two Directors. Special meetings of the Board of Directors shall be held upon four (4) calendar days' notice given by first-class mail or forty-eight (48) hours' notice delivered personally or by telephone, including a voice messaging system or other system or technology designed to record and communicate messages, telegraph, facsimile, electronic mail, or other electronic means.

The minutes, upon being read and approved at subsequent Board meetings, shall be presumptive evidence of what transpired.

SECTION 4. POWERS AND DUTIES

Subject to the limitations of the Articles of Incorporation, these Bylaws and the laws of the State of California, all corporate powers shall be exercised by or under the direction of, and the Board of Directors shall control the business and affairs of the Club.

The Board of Directors shall have the power and the authority to make and amend rules.

The Directors shall have the power on all questions as to the construction of the rules of the Club; the decision of the Board of Directors shall be final unless rescinded by a majority of the Regular, Intermediate Associate, and Associate Members of the Club at a general meeting.

The Board of Directors shall have the power, by a vote of the majority of its members, to reprimand, suspend, or expel and forfeit the membership of any member, for the conduct which, in its opinion, is likely to endanger the welfare, interest or character of the Club, or any conduct in violation of the bylaws or rules of the Club.

SECTION 5. VACANCIES

Any vacancy in the Board of Directors caused by death, resignation, removal or disability of a Director shall be filled by the remaining Directors or by the sole remaining Director, and such replacement Director shall serve until the next annual meeting and election of Directors in accordance with Article III, Section 2.

SECTION 6. QUORUM

A majority of the authorized number of Directors shall be necessary to constitute a quorum for the transaction of business. Every act or decision done or made by a majority of the Directors present at a meeting duly held at which a quorum is present, shall be regarded as the act of the Board of Directors, unless a greater number be required by the law or by the Articles of Incorporation or these Bylaws.

SECTION 7. VALIDITY OF DEFECTIVELY CALLED OR NOTICED MEETING

The transactions of any meeting of the Board of Directors, however called and noticed, shall be as valid as though taken at a meeting duly held after regular call and notice if a quorum is present and if, either before or after the meeting, each of the voting Directors not present, or who, though present, has prior to the meeting or at its commencement protested the lack of proper notice to him or her, signs a written waiver of notice or consent to holding such meeting or an approval of the minutes thereof. All such waivers, consents or approvals shall be filed with the corporate records or made a part of the minutes of the meeting.

SECTION 8. FEES AND COMPENSATION

Directors shall receive no compensation for their services, but may receive such reimbursement for expenses as may be fixed by the resolution of the Board.

SECTION 9. TERMS OF OFFICE

Each Officer's term of office shall be for one year. Each Governor's term of office shall be for one year.

ARTICLE IV

OFFICERS & GOVERNORS & ADVISORS

SECTION 1. OFFICERS

The Officers of the Club shall be a President, Vice President, a Secretary and a Treasurer.

- (A) The President shall be the executive officer of the Club and, subject to the control of the Board of Directors, shall have general supervision, direction and control of the affairs of the Club. The President shall preside at all meetings of members and meetings of the Board of Directors.
- (B) The Vice President shall, in the absence or disability of the President perform all the duties of the President, and when so acting shall have the powers of, and be subject to the restrictions upon, the President. In addition the Vice President shall serve as Membership Chairperson.
- (C) The Secretary shall keep at the principal office of the Club, a book of minutes of all meetings of Directors and members, with the time and place of holding, how called or authorized, the notice thereof given, the names of those present or represented at members' meetings, and the proceedings thereof. The Secretary shall give, or cause to be given, notice of all the meetings of the Board of Directors and Members required by the Bylaws or by law to be given and shall have such other powers to perform such other duties as may be prescribed by the Board of Directors or by the Bylaws.
- (D) The Treasurer shall keep and maintain adequate and correct books of account showing the receipts and disbursements of the Club, and an account of its cash and other assets, if any. Such books of account shall, at reasonable times, be open to inspection by any member or Director.

The Treasurer shall deposit all moneys of the Club with such depositories as are designated by the Board of Directors, and shall disburse the funds of the Club as may be ordered by the Board of Directors, and shall render to the President or the Board of Directors, upon request, statements of the

financial condition of the Club and, following each fiscal year, an annual report on the financial condition and annual financial results of the Club.

SECTION 2. GOVERNORS

The Governors shall consist of six (6) members: Adult Badminton Chairperson, Junior Badminton Chairperson, Entertainment Chairperson, House Chairperson, New Construction and Public Relations Chairperson and Communications Chairperson.

- (A) Adult Badminton Chairpersons shall manage all Adult badminton activities of the Club in accordance with the policies established by the Board of Directors.
- (B) Junior Badminton Chairperson shall manage all Junior badminton activities of the club in accordance with the policies established by the Board of Directions.
- (C) Entertainment Chairperson shall manage all Club entertainment given at the Club in accordance with the policies established by the Board of Directors.
- (D) House Chairperson is responsible for the management and control of the Club facilities in accordance with the policies established by the Board of Directors.
- (E) New Construction and Public Relations Chairperson is responsible for the long range planning and development of Club facilities and the environmental and neighborhood impact studies necessary for good public relations in accordance with the policies established by the Board of Directors.
- (F) Communications Chairperson shall manage the communications with the membership including the Shuttlecock and website.

SECTION 3. LEGAL COMMITTEE.

The Legal Committee consists of three (3) or more Regular Members, one of whom is duly licensed to practice law in the State of California. This committee shall advise and counsel the Club respecting legal matters.

SECTION 4. ADVISORS

The Immediate Past President shall act as an ex-officio member of the Board of Directors with no vote. It shall be the responsibility of the Past Presidents to see that the bylaws are kept up-to-date.

The Badminton Committee will consist of club members chosen to provide advice to the Board of Directors on the conduct and priorities of the badminton program. They will

help coordinate badminton activities with the Southern California Badminton Association, the U.S.B.A. and all other outside badminton programs in accordance with the policies approved by the Board of Directors.

A Badminton Committee shall be formed, by the newly elected Board of Directors, on a yearly basis. The committee will consist of six members. The new Adult and Junior Chairpersons will be ex-officio members on the committee. The other four members will be elected by the Board of Directors, and will serve two-year staggered terms, with two positions filled each year. The selected advisors shall not hold a position as an Officer or Governor of the Board of Directors.

SECTION 5. REMOVAL AND RESIGNATION

Any Officer or Governor may resign, or may be removed with or without cause by two-thirds (2/3) majority vote of the voting members at a "regular or special meeting of members at which a quorum is present. Vacancies shall also be deemed to exist for the same events, and be filled, as stipulated in Article III, Section 5.

ARTICLE V

GENERAL RULES

SECTION 1. NO COMPENSATION.

No member shall directly or indirectly, receive any salary or compensation for personal services from the funds of the Club unless by unanimous approval of the Board of Directors.

SECTION 2. MEMBER ADDRESSES

All members must immediately notify the Secretary of any change of address, and by failure to do so shall be deemed to have waived any notice to the new address, provided by the Bylaws and rules of the Club.

SECTION 3. AVAILABLE RECORDS

The Secretary shall as approved by the Board, cause these Bylaws, together with a list of Officers and members, to be printed, and posted on the club's website, and shall furnish each member a copy thereof when issued via electronic email. The Club shall keep in its principal office the original or a copy of these Bylaws on the website, as amended or otherwise altered to date, certified by the Secretary, which shall be open to inspection by the members as posted on the Club website.

SECTION 4. BOARD AUTHORITY TO PROPOSE BYLAW AMENDMENTS

The Board of Directors shall have the power to propose the repeal or amendment of any of these bylaws. This power shall not be exercised in any case except upon one week's written notice, mailed by the Secretary to each Regular, Intermediate Associate and

Associate Member of the Club at their last known post office address and with such notice the Secretary shall transmit a copy of the bylaws as it will read when amended. The certificate of the Secretary entered upon the minutes shall be conclusive evidence of the mailing of said notices.

SECTION 5. BYLAW AMENDMENTS

These bylaws shall not be repealed, adopted or amended except by a two-thirds (2/3) affirmative vote of the voting members present at a regular or special meeting of the members at which a quorum is present or by written consent of two-thirds (2/3) of the voting members of the Club.

ARTICLE VI

INDEMNIFICATION AND EXPENSES

SECTION 1. INDEMNITY OF BOARD MEMBERS.

The Club shall, to the maximum extent permitted by the California Nonprofit Corporation Law, indemnify each of its Directors, Officers and Governors, against expenses, judgments, fines, settlements and other amounts actually and reasonably incurred in connection with any proceeding arising by reason of the fact that any such person is or was an agent of the Club. For purposes of this Article VI, an "agent" of the Club includes any person who is or was a director, officer, employee or other agent of the Club or is or was serving at the request of the Club as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise; or was a director, officer, employee or agent of the predecessor corporation, of the corporation, or of another enterprise at the request of such predecessor corporation. For the purposes of this Article VI, "Officers" shall mean the officers defined in the first sentence of Article IV, Section 1 and "Governors" shall mean the persons so defined in Article IV, Section 2.

SECTION 2. ADVANCE OF EXPENSES.

The Club shall, to the extent maximum permitted by law, advance expenses incurred or to be incurred by Directors, Officers and the Governors in connection with any proceeding arising by reason of the fact that such person was or is an agent of the Club, provided such advance is authorized by the Board of Directors and permitted by law.

ARTICLE VII

MISCELLANEOUS

SECTION 1. EXECUTION OF DOCUMENTS

The Board of Directors may authorize any officers, agent or agents, to enter into any contract or execute any instrument in the name of and on behalf of the Club in a sum not to exceed \$6,500.00. Such authority may be general or confined to specific

instances; and, unless so authorized by the Board of Directors, no officer, agent or other person shall have any power or authority to bind the Club by any contract or engagement or to pledge its credit or to render it liable for any purpose or to any amount. All contracts, bond and other instruments in writing shall be first approved by the Board of Directors and be signed by both the Treasurer and the President..

The Board of Directors must authorize the issuance of any checks on the bank account of the Club, except those necessary for the current operating expenses. The President shall, in cases where the Treasurer is unable to act for any cause and when the issuance of a check is immediately necessary to preserve credit of the Club or to carry on its usual functions, sign checks calling for the payment of funds of the Club.

SECTION 2. CONSTRUCTION AND DEFINITIONS

Unless the context otherwise requires, the general provisions, rules of construction and definitions contained in the California General Nonprofit Corporation Law shall govern the construction of these Bylaws.

SECTION 3. RULES OF ORDER

When procedural questions are raised which are not resolved by a vote of the participants at a meeting, the rules contained in most current version of Roberts Rules of Order, revised, shall govern all members and Directors meetings, except in instances of conflict between said Rules of Order and the Articles or Bylaws then the appropriate Articles or Bylaws shall apply.

CERTIFICATE OF SECRETARY

I, the undersigned, do hereby certify that I am the duly elected and acting Secretary of the MANHATTAN BEACH BADMINTON CLUB, a California nonprofit mutual benefit corporation and that the foregoing Bylaws comprising 19 pages constitute the Bylaws of said corporation as duly adopted at a meeting of the voting members thereof duly held on the November 8, 2009.

IN WITNESS WHEREOF, I hereunto subscribed my name this 31 day of May 31, 2010.

Lori L. Cordero,
Secretary

RULES GOVERNING USE OF THE
MANHATTAN BEACH BADMINTON CLUB AND GROUNDS
As Adopted by the MBBC Board
April 30, 2010

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I – Club Facilities, Hours and General Rules
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GOVERNING PRINCIPLES

The Manhattan Beach Badminton Club (“MBBC”) Facilities are for the exclusive use of MBBC members as prescribed in the Club By-Laws. Rights of use of the Facilities for each class of member are established in and governed by the MBBC By-Laws.

The Board of MBBC (“Board”) is responsible for establishing these Rules Governing the Use of the Manhattan Beach Badminton Club and Grounds. Any waiver of rules must be approved in writing or documented in the minutes of the Board.

It is the responsibility of each member to know these Rules and insure that these Rules as well as the By-Laws are adhered to.

I - CLUB FACILITIES, HOURS AND GENERAL RULES

1. The Club facilities including the badminton courts, lobby, lounge, playground, pool area, BBQ area and parking lot are for the exclusive use of MBBC members and their invited guests.
 - a. Club hours are 6am to Midnight, 365 days a year. The Club building and 18th Street door are to be closed and locked at 12:00 midnight.
 - b. Pool hours are 6am to 10pm, 365 days a year.
2. All persons in the Facility and on the grounds must identify themselves if asked. Any person not identifying themselves will be asked to leave immediately and the incident reported to the Board. Members or inviting Members will be subject to discipline by the Board.
3. All persons in the Facility and on the Grounds must respond and act respectfully if questioned by a Member about adherence to these Rules or the By Laws. In event of disrespect, such person may be asked to leave the facility and the incident reported to the Board. Members or inviting Members will be subject to discipline by the Board.
4. Dogs and other pets of members and guests are not permitted on the premises. (Seeing eye dogs allowed.)
5. Smoking is not permitted inside or outside of the Club premises, including the parking lot.
6. Use of the parking lot is reserved for members only. All guests must park west of the parking lot driveway. Overnight parking or temporary storage of vehicles or trailers is not allowed unless approved by the Board.
7. Members are responsible for security. Doors must not be propped open at any time. The last member leaving the premises is responsible for turning out the lights and locking the building and gates.

8. Keeping the Club clean and orderly is the responsibility of each member. Rearrange the furniture back to where it was, clean up dishes and kitchen after use including BBQ kitchen, pool and other areas.

II - USE OF CLUB

1. The Facilities, including the badminton courts, lobby, lounge, playground, pool area, BBQ area and parking lot are for the exclusive use of MBBC members. Junior Members under the age of 18 must be accompanied and supervised by an adult member to use the Facility.
 - a. Junior Playing Members and Temporary Guest Members have use of the Facilities as described in the By Laws.
2. A current executed Waiver of Liability must be with on file with the Board for Members (over 18 years of age) in any member class as a condition of using the Club.
 - a. Members who do not sign such waiver will have their membership suspended or revoked at the discretion of the Board.
 - b. Use of the Facilities by members implies acceptance of the terms of the Waiver of Liability and the posted signs regarding risks and liability for themselves, their families and their guests.
3. Junior Members are Children of Provisional, Regular, Intermediate Associate and Associate Members.
 - a. The Club is available to Junior Members only when accompanied by an adult member. All children under 18 must be supervised at all times by an adult member in all areas of the Club facilities, including the pool area, lounge and badminton courts.
 - b. Special provisions apply to Junior Members between the ages of 18 and 21 years as specified in the Bylaws.
 - c. Any Junior Member using the facility in violation of these rules shall have their right to use the Club facilities revoked and their parents' membership may be subject to disciplinary action.
4. MBBC members shall be responsible to enforce all the rules and regulations of the Club including, but not limited to, preventing children running around the pool or using the courts without proper attire. Members whose children violate these rules will be subject to disciplinary action.
5. MBBC is not a staffed club and members are responsible for putting the Facilities in presentable condition after their use.

III – GUESTS OF MEMBERS

1. The privilege of entertaining guests at the Facility is limited to Adult Members of the Club as prescribed in the By Laws. Any waiver of Guest rules must be approved in writing or documented in the minutes of the Board.
 - a. Guests may be invited by the following classes of members: Regular Members, Provisional Members, Legacy Members, Intermediate Associate Members, Associate Members and Honorary Members. Playing members may invite guests to the Badminton Court. (*Special provisions apply to Junior Members 18-21 years of age, see Bylaws.*)
 - b. Each member may invite up to 3 guests with a maximum of six guests to use the MBBC facilities unless for approved party usage.
 - c. Members using the Badminton Courts may invite up to 3 guests.

- d. Guests may be on the Facility only if the inviting adult member is present. The inviting member must be 21 years of age or older. (*Special provisions apply to Junior Members 18-21 years of age, see Bylaws.*)
 - e. All adult guests 18 years and older using the pool area must sign the Waiver of Liability form and guests younger than 18 years of age must be signed in by the inviting adult member upon arrival and prior to use. The waiver of liability and sign-in form is located near the spa (see "Pool" section for details.)
 - f. All adult guests 18 years and older playing badminton sign the Waiver of Liability form and guests younger than 18 years of age must be signed in by the inviting adult member upon arrival and prior to play. The waiver of liability and sign-in form is located at the entrance to the courts (see "Badminton" section for details.)
2. Members will be charged a fee for their guests of :
 - a. \$5.00 per pool guest
 - b. \$5.00 per court guest before 8:00 PM (Junior playing time) and \$10.00 per guest after 8:00 PM (adult playing time) and for all players on Sunday from Noon to 5:00 PM.
 3. The Member is completely responsible for the conduct of their guests and must insure that they understand and follow these rules.
 4. It is the Policy of the Club that adult members have priority over Junior Members and Guests.

IV - SWIMMING POOL AREA RULES

The MBBC pool and spa are facilities regulated by the County of Los Angeles, Department of Public Health. The MBBC rules arise from these regulations. It is important that each Member adhere to these rules to avoid citation by the Department. Use of the pool and spa has inherent risks. It is the responsibility of each member to insure pool and spa safety. All children under eighteen must be accompanied and supervised by a responsible adult member when using the swimming pool.

1. Pool hours are 6 AM to 10 PM.
2. By reference, all the rules posted in the Pool and Spa area are included as part of these rules. Members must be familiar with the posted rules.
3. All swimmers must rinse completely before entering the pool and spa (California State Health Code.)
4. Non-swimmers must stay in the shallow areas. Children who cannot swim and cannot stand in the shallow areas must be accompanied in the water and supervised by an adult at all times within arms reach. Children using flotation devices must be accompanied in the water and supervised by an adult at all times. Children under 8 in the pool must be supervised by an adult within arms reach at all times.
5. All foreign objects are not allowed in the pool or spa including: Toys, noodles, inflatable devices, boogie boards, swim fins, squirt guns, chairs, food, drinks, chewing gum, candy, glass or metal objects. All beverages must be in plastic containers.
 - a. Exceptions are: swim goggles, flotation devices that are worn for beginner swimmers, and kickboards for swim classes.
6. Any conduct that jeopardizes the safety and comfort of others is not permitted. This includes the following behavior: running on deck, rushing, dunking, horseplay, cannonballs, excessive splashing, throwing of any objects, jumping backwards, doing flips from the side of the pool or diving into the pool that creates a danger to other swimmers and themselves.
7. Access to the dressing rooms is through the pool level double doors only. Swimmers are not allowed to enter the lobby, lounge and courts in wet bathing suits.

8. Be respectful of the neighbors by keeping noise to a minimum. No shouting or playing loud music. If a member complains about excessive noise then the offending party must vacate the pool.
9. Children not toilet trained or under the age of three must wear plastic pants or swim diapers. No disposable diapers allowed. In the event of an incident causing the pool to be closed, the offending member or inviting member shall be liable for all clean up costs. (The cleaning of the incident and health code requirements means that the pool be closed for 72 hours if feces are found in the pool).
10. Adult members have preference over children for use of the pool at any time. Ringing of bell will be the signal for children to vacate pool.

Additional Rules Governing SPA (Jacuzzi)

Use of the Spa may pose a health risk to some individuals:

1. Please shower completely before entering the spa (California State Health Code.) to reduce the likelihood of contaminating spa water and minimizing health risks to others.
2. For adults, consult a physician prior to using the spa if you have a history of high blood pressure, heart trouble, diabetes or for any other health reason. Prolonged use beyond ten minutes may be hazardous to your health. Women who are pregnant should consult their physician before using a spa.
3. Prolonged use beyond ten minutes can result in fever, nausea, vomiting and other side effects caused by exposure to hot water.
4. No more than eight people are allowed in spa at any one time.
5. Spa Use by Children
 - a. Children under 10 are NOT permitted in the spa at any time. This includes sitting on the steps or dangling feet into the water.
 - b. Children between the ages of 10 and under 18, must be closely supervised by an adult member at all times.
 - c. Adult Members have priority for Spa use at all times.

V - BADMINTON COURT RULES

1. Badminton play will be governed by the United States Badminton Association, otherwise known as USA Badminton.
2. All members and their guests must wear proper attire when using the courts. Proper attire includes shirts, shorts and tennis shoes. Playing shirtless, wearing bathing suits, cut-offs, in bare feet or flip-flops is prohibited. No hard soled shoes or black soled shoes may be worn on the courts.
3. No food or drinks allowed on courts except water. A drinking fountain is available for use.
4. All playing guests must sign the waiver of liability form prior to playing. Guests must be invited by an accompanying member and must leave when the member leaves.
5. No drop-ins are allowed.
6. Each member shall be limited to three playing guests at any one time. Playing guests are allowed to play only twice per month. Spectator guests are welcome and the inviting member is responsible for their conduct.
7. Players waiting for a court when a number of players wish to play must await their proper turn. Two games may be played before vacating the courts.

8. Doubles games take precedence over singles play at all times except when there are empty courts. Players starting a singles game on an empty court are allowed to finish their two games before giving up the court to doubles players who arrive after the singles started. Players may complete a game on the same court on which play started.
9. Adult members have preference over Junior Players for use of the courts at any time, except during scheduled court times for Junior instructions.
10. MBBC stands for courteous and unquestionable sportsmanship. Therefore, neither ungentlemanly/unladylike conduct nor profane language will be tolerated.

VI – PARTIES

Use of the lounge, pool, playground and BBQ areas are for the exclusive enjoyment of Manhattan Beach Badminton Club (“MBBC”) members. Members may reserve the facility for private parties or get-togethers for or with guests for a purpose other than visiting the Club or playing badminton. Below are the terms and conditions:

1. All reservations must be made with the House Chair and are subject to the rules and conditions described below. Requests must be in writing, with reasonable notice (a minimum ten days), giving details as to date, number in party and purpose. The requesting member is the Sponsor unless indicated otherwise.
 - a. Contact the House Chair in case of uncertainty about what is considered a Party.
 - b. The Board reserves the right to approve at their sole discretion any party or event based upon the submitted criteria.
2. Size of party: Any parties of less than 10 people will be managed by the House Chair for scheduling conflicts. Private parties from 10-20 people require approval of the House Chair. Private parties over 20 people require approval of the Board. If in doubt, contact the House Chair.
3. One third of the invitation list for private parties must be members. On Junior parties, at least one sixth must be adult members, one sixth junior members.
4. Access to Facilities: Members engaging in normal activities have priority at all times. Private parties must insure regular members access to the pool, spa and BBQ areas.
5. There will be no private parties on Fridays, weekends or holidays starting Memorial Day weekend through Labor Day weekend of each year.
6. Due to high demand graduation parties are not allowed.
7. The Sponsor shall be responsible and accountable for the following:
 - a. Sponsors need to verify with the House Chair the status of their reservation. Approval and reservation for a Party is not official until recorded on the MBBC calendar maintained by the House Chair.
 - b. Guest Release and Waiver of Liability: All guests must sign a release and waiver of liability. The House Chair must receive the signed releases after the party has been approved but prior to the date of the party or arrival at the Club. Failure to provide such releases will result in restrictions on future reservations.
 - c. The member sponsor is responsible in keeping members and guests within the area where party is requested and approved. Any member or guest found in an area other than where the party is held will be asked to leave. This can result in the member sponsor having future party requests denied by the Board.
 - d. The member sponsor will be held responsible for cleaning the facilities as well as assume financial liability for any breakage or loss incurred by anyone in their group including family or invited guests.

- e. Guest Fees will be charged to the Sponsor's account unless specifically waived by the Board.
 - f. Use of a lifeguard: One or more certified lifeguards may be required for pool parties that include children under the age of 18 unless specifically waived by the House Chair or Board. The lifeguard's name and type of certification must be provided to the House Chair at the time of the party request. Decisions to waive the lifeguard may be based on factors such as age of guests, number of participants, time of day and nature of the party.
8. Any Sponsor misrepresenting the purpose of a party or having an unauthorized private party will be subject to fines, suspension or expulsion from the Club.
9. Any Member having an unauthorized private party will be subject to fines, suspension or expulsion from the Club.

VII. OTHER RULES, MEMBER SANCTIONS AND DISCIPLINE

1. Access Keys: Each member is issued an access control key ("key") for their own personal use. This key has a special marker identifying each individual member's use and is on-transferable.
- a. Members must report lost keys immediately to the vice president. The lost key will be deactivated and a new key issued. A \$25 lost key fee will be billed to the member's account.
 - b. A member will be held responsible by the Board for anyone other than the member using their access control key.
2. Member comments to the Board:
- a. Members are encouraged to come to the beginning of the MBBC Board meetings which are held the first Tuesday of each month in the Club Lounge to comment on these rules.
 - b. In lieu of attending the Board meeting, Members are welcome to contact the Board by email or phone.
3. The MBBC Board of Directors may act to sanction or discipline a Member or any other person who has been on the premises for violations of these rules.
- a. The Board may require the member to appear in person before finalizing such sanction or discipline. This action by the Board is not a prerequisite to sanction or discipline.
 - b. The Board may fine Members for the violations in the specified amounts in the next section. The Board reserves the right to fine more or less than that specified.
 - c. The Board may suspend or expel a member for violation of rules.
 - d. Members are subject to sanctions and fines if violations occur. The Board at its discretion may issue a warning, impose a sanction or fine for any violation brought to its attention.
4. FINES: The following guidelines for fines will be used by the Board in its actions for violations of these rules: Fines are in addition to any costs incurred by the Club that will be the responsibility of the member.
- a. \$25 fine for minor violations such as a child under 10 in the spa, foreign objects in the pool, unsupervised children in the lounge, improper attire or footwear on Badminton Courts.
 - b. \$100 fine for infractions involving each guest in the pool or spa or playing Badminton without a properly signed waiver of liability that is part of the Guest sign in procedure.
 - c. \$100 fine for failure to clean facility or failure to remove all trash to dumpster after a member is done using the facility.
 - d. \$100 fine for failure to provide a lifeguard.
 - e. \$250 fine for any planned event conducted without appropriate approval.
 - f. \$250 fine for any approved party that has been significantly misrepresented.