

Article VI

Quorum

Members present in person or by proxy representing ten percent of the Capital Stock issued, shall constitute a quorum for the transaction of business at the annual or any special meeting of the Stockholders. Less than a quorum present at any duly called annual or special meeting shall permit adjournment at a certain time.

Article VII

Membership and Dues

Section 1

Membership of the Club shall be made up of the following classes:

- a) Family Membership
- b) Single Membership, male
- c) Single Membership, female
- d) Junior Membership
- e) Non-resident Membership
- f) Social Membership
- g) Military Membership
- h) Monthly Membership

Family membership shall be defined to include husband and wife and all dependent children.

Single membership shall be required of all unmarried applicants over the age of 21 years, or who being married, elects to choose a single membership rather than a married membership.

Junior memberships shall be required of all applicants under 21 years of age who do not qualify under family memberships. Junior members do not require stock certificates.

Non-Resident memberships shall be available to any applicant living outside of a 25 mile radius of the Club or a member in good standing of an organized Golf Club in Canada or the United States of America. There shall be no stock certificate requirements.

Social Memberships shall be available to all applicants approved by the Board of Directors, and shall carry no stock requirement.

Military memberships shall be available to all members of the Armed Forces of the Canadian or United States on active duty, and shall carry no stock requirements.