

Membership Application and Agreement

Membership Application and Agreement

Please accept my applic Golf Club (the " <u>Club</u> ")				egory of me	embership	in the Musk	cogee
Membership Type:							
Golf Membership							
□ Golf							
□ Non-Resident							
□ National							
□ Junior							
□ Senior							
□ Corporate							
_ Summer Youth Golf							
Social Memberships							
□ Social							
□ Social Youth							
Please note that to	*	dren or grandchild ust a member and i	en participat n good stand	te with the ling	PGA Jr Go	olf League Te	am you
<u>Dues Amount</u> The amount of dues f Charges, as amended hereinafter defined. Nonrefundable Membe	from time				-		
Amount: plus all applica		imilar charges: \$_	+T	AX	=		
Total Amount of Initiat	tion Fee balar	nce due to Club:	\$+T	AX	=	Total	
Payment Terms: Montl	hlyYea	rly Other_					
If a nonrefundable initia the Club, the portion of Application and Agreem similar charges thereon, time of the submission applicant.	f such nonref nent (" <u>Membe</u> must be paid	undable Initiation rship Agreement' in full by personal	Fee payable ') by the Cor or cashier's	upon the mpany, togotheck or r	acceptance ether with money orde	e of this Me all applicable er or credit c	embership e taxes of ard at the
Name of Primary me	mbers				T		7
First	Middle	Last			Nickname		-
Name of Spouse		T			1		
First	Middle	Last			Nickname		
Primary Residence							

State

Zip Code

City

Preferred Address for Cl	ub Billing	□ Primary □ His Work	□ Other Residence □ Her Work	
Applicant Cell Phone:				
Spouse Cell Phone:				
E-mail Address:				
Spouse E-mail Address				
Date of Birth:		Social Securit	y:	
Spouse Date of Birth:		Social Securit	y:	
Address:				
Business Information Business Name:				
Title:				
Telephone:				
serving in the military.)		23 who are living Middle	g at home, attending school ful Date of Birth	II time,
	The state of the s		•	

*Please note: It is a 1 year contract from sign up date and a 30 day notice of resignation is required as stated in the Muskogee Golf Club Rules & Regulations.

Terms and Conditions

- 1. <u>Current Ownership</u>. I understand that, as of the date of the submission of this Membership Agreement, the Club is owned by Muskogee Golf & Country Club, LLC, an Oklahoma limited liability company (the "<u>Company</u>"). The Company reserves the right to engage one or more professional management companies and other entities to operate the Club Facilities, as hereinafter defined, or any portion thereof.
- 2. <u>Disclosure of Information and Condition of Membership</u>. I understand, acknowledge and authorize the disclosure and release of information to the Club and the Company for the purpose of investigation of my qualifications for Club membership and authorize those persons or entities named herein as references to furnish personal and financial information about me. I further authorize the full disclosure and release of information to the Company and the Club regarding my law enforcement records and credit history. Membership in the Club is contingent upon approval by the Company, which approval shall be at the Company's sole and absolute discretion.
- 3. <u>Membership Provisions</u>. I acknowledge receipt of, and agree by execution of this Membership Agreement, that upon the written acceptance by the Company of this Membership Agreement to be bound by the terms and conditions of the following: (i) this Membership Agreement, and (ii) the following as they may be amended from time to time at the sole and absolute discretion of the Company (collectively the "<u>Membership Provisions</u>"): (a) the Muskogee Golf & Country Club Membership Plan, (b) the Club Rules and Regulations, (c) the Club's Schedule of Dues and Charges, and (d) such other policies and practices which may be implemented from time to time by the Company. I further acknowledge that membership in the Club is subject to suspension or termination for failure to abide by the terms and conditions contained in this Membership Agreement or any of the Membership Provisions.
- 4. Acknowledgement of New Club Rights and Obligations. I acknowledge and understand that the Company has acquired the Club Facilities but has no obligation for any duties, liabilities, obligations or requirements which may have been undertaken or owed by the prior owner or owners of the Club Facilities. I also acknowledge and understand that the Club is a newly formed organization created by the Company for the purposes of operating the Club on and in the Club Facilities as a golf club in the residential community located in Muskogee, Oklahoma known as "Muskogee Golf & Country Club" (the "Community") and that the Club has no relationship or obligation related to any club formerly operated on or in the Club Facilities or within the Community ("Previous Club") in which I held a membership ("Prior **Membership**"). I acknowledge and understand that I may apply for a category of membership in the Club which provides Club privileges as nearly equivalent to those of my Prior Membership and if I am accepted for membership in the Club, that the Company, upon compliance by me with the requirements for membership in such category and provided that such membership is available for issuance to me, may issue a Club membership to me in such category but is under no obligation to do so. If the Company does accommodate my request for membership in an equivalent category of Club membership, I understand and agree that such new Club membership may not include certain attributes or may have requirements that the Prior Membership did not include and will be fully subject to the Membership Provisions. I also understand that I may be required to pay all or part of a new Initiation Fee or Membership Deposit even though I previously paid the prior owner or Previous Club all or part of an

initiation fee or membership deposit. I further understand and agree that the Company has no obligation to honor or liability for any prior initiation fee or membership deposit I paid to the prior owner of the Club Facilities or the Previous Club. If the Company should elect in its sole discretion to give me credit for an initiation fee or membership deposit I paid to the previous owner of the Club Facilities or Previous Club for use of the Club Facilities, the amount credited to any new Initiation Fee or Membership Deposit required by the Company for my membership in the Club will be subject to the Membership Provisions and treated as having been remitted on the date of acceptance by the Company of this Membership Agreement. I understand that I may apply for Club membership in another category of membership for which I am eligible and whose privileges are not equivalent to those of my Prior Membership.

Payment of Dues, Fees and Charges. I understand that I am responsible for the prompt payment of all deposits, fees and charges incurred in connection with my Club membership, including any fees or charges incurred by my spouse, my immediate family members and guests, and agree to pay such fees and charges in a timely manner upon billing. All dues, fees and charges are billed directly to me as the Club member. I understand that payment shall be due on the 1st of each month and that my Club account shall be considered delinquent if not paid within twenty (20) days after the date of the monthly statement or the date that any other amount is due the Club or Company and will be subject to the lesser of (i) a one and one-half percent (1.5%) late charge per month, or (ii) the maximum amount that may be contracted for, taken, reserved, charged, or received under applicable law. This late charge shall accrue on delinquent Club account balances beginning thirty (30) days from the date of the monthly statement reflecting such amount as being owed and until the delinquent amount is paid in full. A late charge which is collected and is in excess of the maximum amount allowed by law shall either be credited to your Club account or shall be refunded if no amount remains unpaid on your Club account. I acknowledge that the Club and the Company may take whatever action it deems necessary to effect collection of any delinquent balance in my Club account, including without limitation, suspension or termination of my Club membership or legal action, and I shall be liable for all costs and for any expenses of collection including, but not limited to, reasonable attorneys' fees, including any fees incurred in connection with appellate proceedings. By execution of this Membership Agreement, I unconditionally authorize the Club and the Company to charge any and all obligations incurred in connection with my Club membership against the credit card account described below and any and all substitute or additional credit card accounts noted in the Club's records as related to my Club membership or my Club account. Such charges specifically include but are not limited to dues, service charges, use fees, purchases of food, beverage and merchandise and any other amounts. I agree to keep a valid and current credit card account to which charges are authorized to be made on record with the Club at all times and to promptly take any and all other actions required to effect the provisions of this paragraph. In the event that my credit card account of record with the Club expires or is no longer valid, I further agree to immediately substitute a valid credit card account without any requirement for notice from the Club.

6. <u>Terms</u>: This agreement shall be for a term ending Month _____, Year _____ and automatically renew for one year, unless the Club or the Company receives a thirty (30) day notice prior to resigning.

Monthly Club Charges - Credit Card Information – (Visa, MasterCard, Discover and AMEX)

3% credit card fee is added to all monthly amounts

Card Type	Name on Card	Number	 Expiration
J 1		and charges applied to your credit card, ple	1
	•		
Signature of C	ard Holder	Date	

- 7. <u>Deduction of Amounts Owed the Club or Company</u>. The Company may, at the Company's sole and absolute discretion, deduct from any amount to be repaid or refunded to a member or applicant any amounts due the Company or the Club by the member or applicant for any reason. Failure to deduct any amount owed the Company or the Club by a member or an applicant from any repayment or refund paid to such member or applicant shall not act to waive or cancel any claim for or right to recover any amount owed by the member or applicant to the Company or the Club.
- 8. <u>Limited Revocable Non-Exclusive License</u>. The undersigned acknowledges that membership in the Club permits the member to use the Club Facilities, as defined in the Membership Provisions. Club membership is not an investment in the Club, the Company or the Club Facilities and does not give a member vested or prescriptive right or easement to use the Club Facilities. Membership in the Club does not provide a member with equity or ownership or any property interest in the Club, the Club Facilities or the Company. A member only acquires a limited revocable non-exclusive license to use the Club Facilities in accordance with the terms and conditions of the Membership Provisions, as the same may be amended from time to time at the sole discretion of the Company, and this Membership Agreement.
- 9. Conveyance of Club or Club Facilities. The Company has no obligation or duty of any type or nature to offer to sell, lease or transfer ownership or control of the Club, the Club Facilities, any Club asset or any portion thereof to any Club member or group of Club members. Further, upon the assumption in writing by a purchaser or lessee of the Club Facilities of the obligations and duties of the Company under this Membership Agreement and the applicable Membership Provisions, the Company will be automatically released from any and all liability or any nature whatsoever under this Membership Agreement, the Membership Provisions, the Declaration. The undersigned further acknowledge that no joinder, consent or acknowledgement by any Club member or group of Club members is required for the full and final release of the Company from any and all obligations and duties under this Membership Agreement, the Membership Provisions or the Declaration. In the event of a sale or lease of the Club Facilities in which the purchaser or lessee assumes the obligations and duties of the Company under the terms of the Membership Agreement and the applicable Membership Provisions, the undersigned applicant shall look solely to the new owner or lessee for repayment of the remaining refundable portion of any Membership Deposit, if any, or any other amount which may be due or become due to the undersigned applicant.

- 10. Assumption of Risk. The undersigned hereby acknowledges that the use of the Club Facilities and any privilege or service incident to membership is undertaken with knowledge of risk of possible injury. The undersigned hereby accepts any and all risk of injury to myself, my guests and my family sustained while using the Club Facilities or involved in any event or activity incident to membership in the Club. In accepting the risk of injury, I understand that I am relieving the Company, its affiliates, their successors and assigns and their respective directors, officers, partners, shareholders, employees and agents and the members of any board of the Club and any Club committee from any and all loss, cost, claims, injury, damages or liability sustained or incurred by me, my guests and my family resulting from or arising out of any conduct or omission by the Company, all Club employees while on duty and any other agent or representative of the Club for any conduct or event occurring on the Club premises or connected with membership in the Club, use of any of the Club Facilities or participation in any Club event.
- 11. Amendment and Reserved Rights. This Membership Agreement may not be amended or modified, nor shall any waiver of any provision hereof be effective, except by an instrument in writing executed by the undersigned and the Company. The Company reserves the right in its sole and absolute discretion but shall have no obligation to: (i) amend in whole or in part, terminate or modify the Membership Provisions or any portion thereof, (ii) reserve memberships in the Club, (iii) discontinue operation of any or all of the Club Facilities or Club privileges, (iv) add, delete, sell, lease or otherwise dispose of the Club Facilities in any manner whatsoever and to any person, entity or group of persons whomsoever, (v) issue, add, modify or terminate any type or category of Club membership, (vi) convert the Club into an equity member-owned club, (vii) encumber all or any portion of the Club Facilities with one or more liens or encumbrances including, but not limited to, in conjunction with other property owned or indebtedness owed by the Company and (viii) make any other changes in the terms and conditions of Club membership or to or in the Club Facilities available for use by the Club members. Any amendment other than to this Membership Agreement shall be effective immediately upon the date of notice to the Club members of such amendment given in accordance with the applicable Membership Provisions.
- 12. <u>Governing Law and Performance</u>. This Membership Agreement and Membership Provisions shall be governed by and construed and enforced in accordance with the laws of the State of Oklahoma and is performable in Muskogee County, Oklahoma.
- 13. <u>Counterparts & Signatures</u>. This Membership Agreement may be signed in one or more counterparts and each counterpart is an original. Signatures to this Membership Agreement transmitted by facsimile or in electronic PDF or other text readable electronic format, are binding upon the party providing such signatures and such signatures are deemed original signatures for all purposes.

If the Applicant is married, both the Applicant and his/her spouse mu	ast also sign below.
Signature of Applicant: Printed Name:	Date:
Signature of Spouse: Printed Name:	Date:
This Membership Application and Agreement is not binding upon the signed by the Company.	ne Company until the acceptance below is
Approved and Accepted:	

an Oklahoma Limited Liability Company By: MGCC, LLC an Oklahoma Limited Liability Company, Its General Partner By:________ Date:_______ Name: _______

Muskogee Golf and Country Club Accounting Options:

Company:

Muskogee Golf and Country Club, LLC,

 olf and Country Club offers two forms of payments for monthly statements. Please review information and check the option you wish for your account.
 Credit Card- Credit Card Payments will be drafted on the 15 th of each month. 3% fee.
 Cash or Check, due on the 1 st of each month.

If you have any question about these options, please contact Tony Collins, PGA or Brent Anderson, PGA at 918-682-3721.

^{*} Please note that statements reflect the current month's dues and the previous month's charges (i.e. The statement you receive in February will have February Dues along with January charges).

Schedule of Dues and Fees

Membership Dues and Fees by Category

	Golf	Non-Res	Nat'l	Junior	Senior	Social	SocYouth	Corporate
Dues								
Monthly	\$330	\$203	N/A	See Scale	\$277	\$48	\$130	\$1,066
Annual	\$3960	\$2436	\$800	Scale x12	\$3324	\$576	\$1560	\$12,792
InitFee	\$400	\$100	\$100	\$100	\$100	\$100	\$100	\$1,500
Food	NA	NA	N/A	NA	NA	N/A	N/A	NA
Min								

Junior Membership Dues Scale

Age:	16 to 21	22	23	24	25	26	27
Dues:	\$ 160	\$ 171	\$ 181	\$ 192	\$ 203	\$ 213	\$ 224
Age:	28	29	30	31	32	33	34
Dues:	\$ 235	\$ 256	\$ 267	\$ 277	\$ 287	\$ 299	\$ 309

Fee Schedule

	Tues – Fri	Sat –	Golf Cart	Total w/ C	art & Tax
		Sun/Holiday			
Unaccompanied Guest	\$75	\$90	included	\$81.86	\$98.24
Accompanied Guest	\$55	\$70	included	\$60.03	\$76.41
1 st Guest of the Month (Up to 3 Guests)	\$25	N/A	Included	\$27.29	N/A
Tournament/Outing (50+ people)	\$60	\$60	included	\$65.49	\$65.49
ISCC Reciprocal Rate	\$35	\$35	included	\$38.20	N/A
Immediate Family Guest	\$40	\$40	Included	\$43.66	\$43.66

Food & Beverage Monthly Minimum

Social, Senior & Non-Resident \$25/Month Full Golf Members \$40/Month

Junior Golf \$0

New - 1st Guest of Month 2018 Promotion:

This is a new promotion is designed for members to bring out guests and recruit them to the club. For \$25/ player you can bring up to 3 guests to play Muskogee Golf Club Tuesday-Friday!

• Fee includes the full use of the Perry Maxwell 18 hole championship course and practice facilities. Regular Guest Policies Apply. Promotion will run through 2018.

Muskogee Golf Club is glad to offer you the following upgrade options with your Membership. Please check next to the following options you would like to take advantage of and return this form by mail, Muskogee Golf Club, 2400 N. Country Club Road, Muskogee, OK. 74403. Fax (918)683-0294, or email tony@muskogeecountryclub.com.

Ha	ndicap USGA Handicaps are required in order to participate in Club tournaments. Yearly fee: \$ 40.00
	Billed every January 31
Me	n's Golf Association
	Enjoy MGA for a yearly fee of \$50.00
	Billed every December 31
Clı	ıb Storage
	Store your Clubs at Muskogee Golf Club. Monthly fee – \$10 per bag.
Н	ole In One Club

The cost is \$5 each time a hole in one is made by a member of the Hole In One Club. If you are a member of the Hole in One Club and make a hole in one, you will receive Golfshop Credit of the amount charged to other Hole In One Club members.