

# MEMBERSHIP PLAN

# GENERAL DESCRIPTION OF MEMBERSHIP PLAN

## MEMBERSHIP OPPORTUNITY

This Membership Plan offers you an opportunity to become a Charter Member at The Golf Club at La Quinta (the "Club"). The Club offers use of exceptional golf and dining facilities located at Trilogy La Quinta (the "Community") in the town of La Quinta, California.

## MEMBERSHIP CATEGORIES AND PRIVILEGES

The Club offers a Charter Membership which provides different categories of use privileges. The use privileges associated with each category of Charter Membership are more fully described in this Membership Plan.

#### CLUB FACILITIES

The Club Facilities will include the following:

- a championship 18-hole 7,200 yard par 72 golf course designed by Gary Panks which opened in 2002;
- a golf practice facility with driving range and separate putting and chipping greens which opened in 2002; and
- a clubhouse, featuring the Bistro 60 restaurant and a complete golf shop.

The clubhouse facility is being planned for expansion in the future to provide a mixed grille and lounge, expanded kitchen, new pro shop, new event center facilities, deli & convenience market, real estate office and amphitheater.

#### SPECIAL MEMBERSHIP BENEFITS

In addition to exceptional Club Facilities and an extensive array of programs and activities for Members and their families, Membership in the Club offers a number of attractive benefits, including:

- **Preferred Tee Time Access.** Members are entitled to a preferred tee time access on the golf course.
- **Preferred Pricing Discount.** Members are entitled to a preferred pricing discount on a variety of services and products as described hereinafter.
- **Preferred Non-resident Guest Rate.** Members are entitled to a preferred pricing discount for their guests who are not residents in the Community
- **Desert Dollars.** Members receive each month \$45 Desert Dollars which may be exchanged for food and beverage services at Bistro 60 and/or pro shop purchases and golf playing fees at the Club (excluding lessons and gratuities).

- **Refundable Membership Deposit.** One hundred percent (100%) of the Membership Deposit paid for a Charter Membership is refundable upon resignation and reissuance of the Membership or upon death of the Member as provided for in this Membership Plan.
- Transferability of Membership to Subsequent Purchaser of Member's Property. A membership is transferable to the subsequent purchaser of the Member's residence or home site in the Community or any other community designated by the Club as an affiliated club community, through reciprocal arrangement or otherwise (each a "Designated Community") provided the property is listed with the real estate brokerage company designated by the Club. This allows a Member to receive his or her refund upon the sale of the property without having to place the membership on the resigned resale waiting list referred to hereinafter.
- Lessee Privileges. Lessees of a Member's residence within the Community or in a Designated Community can enjoy privileges at the Club provided the property is listed with the real estate brokerage company designated by the Club.
- **No Assessments.** Members are not subject to either operating or capital assessments by the Club.
- **Legacy Transfer.** Members may request a transfer of the membership through the Club to the Member's spouse, adult child or adult grandchild without the payment of any additional Membership Deposit or other membership fee (on a one-time basis).
- **Inheritability.** Upon the death of a Member, the membership can be transferred to the surviving spouse, if any, or to an heir or legatee without the payment of any additional Membership Deposit or other membership fee (on a one-time basis).

# AVAILABILITY OF MEMBERSHIPS IS LIMITED

Charter Memberships are limited to four hundred (400). This limitation is important to ensure our Members' enjoyment of the Club's outstanding facilities.

#### CAREFULLY REVIEW ALL MEMBERSHIP DOCUMENTS

Every person who desires to obtain a Charter Membership should carefully read this Membership Plan and all of the referenced documents and should seek professional advice to evaluate these documents.

# RELY ONLY ON INFORMATION IN THIS MEMBERSHIP PLAN

NO PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR MAKE ANY REPRESENTATIONS NOT CONTAINED IN THIS MEMBERSHIP PLAN AND THE REFERENCED DOCUMENTS AND, IF GIVEN OR MADE, SUCH INFORMATION MUST NOT BE RELIED UPON AS HAVING BEEN AUTHORIZED BY THE CLUB. IN THE EVENT OF A CONFLICT BETWEEN THE TERMS OF MEMBERSHIP CONTAINED IN THE MEMBERSHIP PLAN, RULES AND REGULATIONS AND APPLICATIONS FOR MEMBERSHIP WITH OTHER PRINTED

MATERIALS, THE MEMBERSHIP PLAN, RULES AND REGULATIONS AND APPLICATIONS FOR MEMBERSHIP SHALL GOVERN.

MEMBERSHIPS AT THE CLUB ARE OFFERED ONLY FOR RECREATIONAL PURPOSES

MEMBERSHIPS AT THE CLUB ARE BEING OFFERED EXCLUSIVELY FOR THE PURPOSE OF PERMITTING MEMBERS THE RECREATIONAL USE OF THE CLUB FACILITIES. MEMBERSHIPS SHOULD NOT BE VIEWED AS AN INVESTMENT AND NO MEMBER SHOULD EXPECT TO DERIVE ANY ECONOMIC PROFITS FROM MEMBERSHIP AT THE CLUB.

NO FEDERAL OR STATE AUTHORITY HAS PASSED UPON OR ENDORSED THE MERITS OF THIS MEMBERSHIP PLAN.

# MEMBERSHIP DIRECTOR AVAILABLE TO ANSWER QUESTIONS

All inquiries regarding Membership in the Club or this Membership Plan and referenced documents should be directed to the Membership Office at The Golf Club at La Quinta or by calling (760) 771-0707. You may call or visit the Membership Office, generally open from 9:00AM to 5:00PM each day. No appointment is necessary.

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# GENERAL DESCRIPTION OF MEMBERSHIP PLAN

#### MEMBERSHIP FEATURES

This Membership Plan offers you an opportunity to become a member in The Golf Club at La Quinta. The terms of Membership are described in this Membership Plan, the Rules and Regulations and the Membership Application and Agreement.

#### CLUB FACILITIES

The Club Facilities available to members, their families and guests will include:

- a championship 18-hole 7,200 yard par 72 golf course designed by Gary Panks which opened in 2002;
- a golf practice facility with driving range and separate putting and chipping greens which opened in 2002; and
- a clubhouse, featuring the Bistro 60 restaurant and a complete golf shop.

#### ADDITIONAL CLUB FACILITIES

The clubhouse facility is being planned for expansion in the future to provide a mixed grille and lounge, expanded kitchen, new pro shop, event center facilities, deli & convenience market, real estate office and amphitheater.

The Club may, in its sole discretion, change or add additional facilities as it determines appropriate from time to time, including additional golf facilities. If additional facilities are added to the Club Facilities, the number of Memberships issued in the Club may be increased.

# OWNERSHIP AND OPERATION OF THE CLUB FACILITIES

CBGM, LLC. (the "Company"), owns the Club Facilities (the Club and the Company are hereinafter sometimes collectively referred to as the "Club") and TTBGM, Inc. shall be the operator of the Club.

## MEMBERSHIP CATEGORIES AND PRIVILEGES

# CATEGORIES OF MEMBERSHIP

In order to provide exclusivity and availability of facilities and services to Members, the Club is offering a limited number of Charter Memberships with following use categories: Charter and Charter Annual Couple Golf and Charter Annual Single Golf.

#### DESCRIPTION OF MEMBERSHIP PRIVILEGES

Each person who acquires a membership will be entitled to use the Club Facilities in accordance with his or her use category and the terms and conditions of this Membership Plan. The membership privileges currently associated with each category of Charter Membership are as follows:

<u>Charter</u>. Each Charter Membership entitles the husband and wife to use all of the golf, and social facilities of the Club. Charter Members are entitled to reserve tee times twelve days in advance of day of play in the Annual Golf Member Block. In addition, Charter Members are entitled to reserve tee times outside the Golf Member Block fifteen days in advance of the day of play. Charter Members shall pay a playing fee.

<u>Charter Annual Couple Golf.</u> Each Charter Annual Couple Golf Membership entitles the husband and wife to use all of the golf, and social facilities of the Club. Both spouses are entitled to reserve tee times fifteen days in advance of day of play in Annual Golf Member Block. In addition, if they have at least two Guest Fees Charter Annual Couple Golf Members are entitled to reserve tee times fifteen days in advance of play outside the Annual Golf Member Block.

<u>Charter Annual Single Golf</u>. Each Charter Annual Single Golf Membership entitles the husband and wife to use all of the social facilities of the club and one designated spouse to play golf. The designated spouse is entitled to reserve tee times fifteen days in advance of day of play in Annual Golf Member Block. In addition, if the designated spouse has at least two Guest Fees the designated spouse is entitled to reserve tee times fifteen days in advance of play outside the Annual Golf Member Block. The other spouse is entitled to reserve tee times as a Charter Member.

In addition to the previously described three Charter Membership categories, the Club has two add-on Charter Memberships which a Charter Member in good standing may enjoy, subject to availability. The membership privileges currently associated with each category of add-on Charter Membership are as follows:

<u>Platinum Charter.</u> Each Platinum Charter will be entitled to an additional \$45 Desert Dollars for a total of \$90 per month. In addition, Platinum Charter Members will have the 2015 Preferred Annual Pass Rate extended until December 31, 2020 and the Preferred Charter Golf Paying Fee of \$65 extended to December 31, 2020. Furthermore, the discount on non-sale merchandise in the pro shop and food (not alcohol beverages) is increased to 20%. When the initial Charter Membership is resigned and resold by the Club, the Club will refund the additional Platinum Charter Membership Deposit at the same time.

<u>Life Time Charter.</u> Each Life Time Charter Member will have the same privileges as Charter Annual Couple Golf Members, except that they will not pay any dues, Annual Pass Fees or cart fees for the term the Membership. Furthermore, the discount on non-sale merchandise in the pro shop and food (not alcohol beverages) is increased to 20%. Each Life Time Charter Member must continue to be a Charter Life Time Member for at least five years. After the first five years when the Life Time Member resigns or dies the Club will refund the Membership Deposit within thirty days of receipt of notice, but the Charter Membership is not also required to be resigned. Life Time Charter Memberships are not transferable, except to the surviving spouse on the Membership Application and Agreement.

## NUMBER OF MEMBERSHIPS

## LIMIT ON THE NUMBER OF MEMBERSHIPS

The combined number of Charter Memberships in all categories shall not exceed four hundred (400), provided that the maximum number of Memberships in each such category shall be determined by the Club from time to time. The Club anticipates that the combined total number of Charter Annual Couple Golf and Charter Annual Single Golf Memberships will not exceed one hundred (100).

The foregoing represents the anticipated number of Charter Memberships that can be issued in the various categories of Membership offered by the Club. The number of Memberships which are ultimately issued in any given category may be more or less depending upon Member usage patterns, the ability of the Club to provide services and facilities to meet the expectations of its Members and other relevant factors, as determined by the Club in its sole discretion.

#### **GUEST PRIVILEGES**

#### USE OF THE CLUB FACILITIES BY A GUEST OF A MEMBER

Member guests who do not reside in the Community will be entitled to preferred guest fees. Members will be responsible for the deportment of their guests.

## USE OF THE CLUB FACILITIES BY A RENTAL GUEST OF A MEMBER

Members may have rental guests use the Club Facilities in accordance with the Member's category of Membership and the Rules and Regulations of the Club provided the property is listed with the real estate brokerage company designated by the Club.

#### OFFERING OF MEMBERSHIPS

#### OFFERING OF MEMBERSHIPS

Memberships will be offered to such persons as the Club determines appropriate from time to time.

# ELIGIBILITY FOR MEMBERSHIP

Memberships will be available to persons approved for membership who pay the required Membership Deposit. The number of Memberships is limited, and eligibility for membership is subject to availability.

## RESERVED MEMBERSHIPS

Memberships may be reserved by the Club for sale to initial purchasers of new homes or lots in communities designated by the Club ("Designated Communities"). Reserved memberships are not considered as available memberships and the Club may not be compelled to offer a reserved

membership to a property owner who does not acquire a membership during their initial eligibility period or to any subsequent purchaser of that property.

### WAITING LIST

If Memberships are not available, the Club will establish a waiting list of those persons who have notified the Club in writing of their desire to purchase a Membership.

# MEMBERSHIP MAY BE HELD IN THE NAME OF A LEGAL ENTITY

For the convenience of Members, a Membership may be held in the name of a partnership, company, trust or other form of multiple ownership (collectively, the "entity"). The entity may designate one family who will have the right to use the Membership. The entity may change the designated users prior to the start of each membership year in accordance with the Rules and Regulations of the Club and upon payment of the re-designation fee established by the Club. Each designated user must submit an Application for Membership and will be subject to the approval of the Club. Each designated user must be an owner, director, officer, partner, shareholder, beneficiary or employee of the entity and pay the required fees and charges. No persons other than the designated users and his or her immediate family will be entitled to simultaneously use the Membership. The Club may establish from time to time the rules governing the designated user of a Membership, including a limit on the number of times the designated user may be changed.

#### MEMBERSHIP DEPOSIT

# MEMBERSHIP DEPOSIT REQUIRED TO ACQUIRE A MEMBERSHIP

Each person who desires to acquire a Membership will be required to pay a refundable Membership Deposit determined by the Club from time to time. Membership Deposits are not transferable, except to the Member's child or surviving spouse, and are refundable only in accordance with this Membership Plan, the Rules and Regulations of the Club and the Application for Membership.

#### REFUND OF MEMBERSHIP DEPOSIT

The Membership Deposit paid by a Member will be refunded, without interest, by the Club to the Member within 30 days after the reissuance of the resigned membership by the Club to a new Member in accordance with the "Transfer of Membership" Section of this Membership Plan. Notwithstanding the foregoing provision, the Membership Deposit paid by a Member will be refunded, without interest, on that date which is the 30-year anniversary of the date the membership held by the Member was issued by the Club, provided that the Member is member in good standing on such date.

The Company's obligation to refund the Membership Deposit to the Member shall be evidenced by the Member's Membership Application and Agreement, which shall control in the case of a conflict with the terms and conditions of this Membership Plan.

In the event a dispute arises between two or more parties as to who is entitled to the refund of the Membership Deposit, the Club may file an interpleader action or similar type action and thereby deposit the refund amount into the registry of a court of competent jurisdiction for the court to determine who is entitled to the refund without recourse to the Club. The Club shall be entitled to

reimbursement of reasonable attorneys' fees and costs for filing such interpleader action.

The amount to be repaid to a resigning Member will be the amount paid by the resigning Member. The difference between the amount paid by the new Member and the amount refunded to the resigning Member will be retained by the Club.

## MEMBER MAY CONTINUE MEMBERSHIP AT END OF 30 YEARS

Provided a Member who has paid a Membership Deposit is in good standing at that date which is the 30-year anniversary of the date the Member's membership was issued, such Member shall have the right to renew his, her or its membership for an additional 30 years by making a new deposit in an amount equal to such Member's original Membership Deposit. Such renewal deposit thereafter shall be the Membership Deposit of such Member. Further, any Member who continues to be a Member for 30 years after the date the membership was issued, shall not count toward the limit or the maximum number of memberships which can be issued and outstanding in the Club.

### DEDUCTION OF AMOUNTS OWED TO CLUB

The Club will deduct from any amount to be repaid to the Member any amount, which the Member owes the Club.

# TAX CONSEQUENCES OF ACQUIRING A MEMBERSHIP

The Club makes no representations and expresses no opinions regarding the federal, state or local income tax consequences of acquiring a Membership or with respect to any Membership Deposits paid to the Club. All persons acquire their Membership subject to all applicable tax laws, as the same may be amended from time to time. Accordingly, Members should consult with their own tax advisors with respect to the tax consequences of any Membership Deposits.

#### TRANSFER OF MEMBERSHIP

# TRANSFER OF MEMBERSHIP TO THE CLUB

A Member may transfer his or her Membership only to the Club. Should a Member desire to resign from the Club, the Member shall be required to give written notice to the Club. The resigned Membership will be placed on a waiting list and will be reissued on a first-resigned, first-reissued basis as follows:

- (a) Prior to the initial sale of all of the Charter Memberships, every second Charter Membership when there is a membership on the waiting list will be a resigned Membership from the waiting list (the other Membership being from the Club's unissued Memberships). This procedure allows the reissuance of resigned memberships prior to the issuance of all Charter Memberships in the Club.
- (b) After the initial sale of all Charter Memberships, each Charter Membership issued in that category will be a resigned Membership from the waiting list.
- (c) A Member who sells or otherwise transfers his, her or its residence or home site in the Community or a Designated Community may arrange with the Club for the reissuance of

his, her or its membership to the subsequent purchaser or transferee of the subject residence or home site, regardless of whether all Charter Memberships have been issued and are outstanding, provided the property in question is listed with the real estate brokerage company designated by the Club at the time of the close of escrow on the residence or home site. The subsequent purchaser or transferee desiring the resigned membership will be required to submit a Membership Application and Agreement as provided for hereinafter no less than 15 days prior to the close of escrow on the residence or home site, and if approved for membership, must pay to the Club the Membership Deposit which is then in effect for the category in question unless otherwise determined by the Club. The subsequent purchaser or transferee must acquire the membership at the time of the real estate closing. ©

## TRANSFER OF MEMBERSHIP UPON THE DEATH OF A MEMBER

Upon the death of a Member, the surviving spouse, if any, may elect: (i) to continue the Membership privileges without having to pay any additional Membership Deposit; (ii) receive a refund of the Membership Deposit or (iii) to designate one adult child to acquire the Membership without payment of any Membership Deposit, subject to the approval of the adult child for Membership in the Club, by giving written notice to the Club. Failure of the surviving spouse to elect one of said alternatives shall be deemed an election to continue the Membership privileges. If there is no surviving spouse, and the deceased Member has not designated one adult child as the beneficiary of the Membership and who is approved for Membership in the Club, the children of the Member may designate one adult child to acquire the Membership without payment of any Membership Deposit. In the event there is no surviving spouse or no adult child who wants to continue Membership privileges or who is approved for Membership in the Club, the death of the Member shall terminate the Membership, and the Membership Deposit previously paid for the Membership, without interest, will be refunded within thirty days of receipt of written notice by the Club of death and a request for refund.

# FEES AND CHARGES

#### FEES AND CHARGES

The Club will determine the amount of fees and charges to be payable by Members each year. The current fees and charges for use of the Club Facilities are indicated on the Schedule of Fees and Charges. The amount of fees and other charges is subject to change from time to time by the Club.

#### PAYMENT OF DESERT DOLLARS

On the first day of each month the Club shall credit to each Charter Member's account \$45 Desert Dollars. These Desert Dollars may be exchanged by the Member for food and beverage services at Bistro 60 and/or pro shop purchases and golf playing fees at the Club (excluding lessons and gratuities). Desert Dollars may be accrued but may not be assigned.

# LEGAL SEPARATION OR DIVORCE OF MARRIED MEMBERS

When a Membership is issued in the name of more than one person, each person will be jointly and severally liable for all dues, fees and other charges and liabilities associated with the Membership. In the event of the divorce or separation of married Members, the Membership,

including all of its rights and benefits, will vest in the spouse awarded the Membership by an agreement of separation or a decree of divorce. Until the award of the Membership and written notice thereof provided to the Club, both spouses will be jointly and severally liable for all dues and charges. The Club reserves the right, in its sole discretion not to transfer the Membership to either spouse if the Club, in its sole discretion, is unable to determine the person who is lawfully entitled to receive the Membership.

#### NO ASSESSMENTS AGAINST MEMBERS

Members will only pay Membership dues, fees and other charges established from time to time. Members will not be subject to any liability for capital or operating assessments for the costs and expenses of ownership or operation of the Club or the Club Facilities. The Company will pay all operating deficits incurred in the operation of the Club Facilities and will retain all operating revenues resulting from operation of the Club Facilities.

## MEMBERSHIP YEAR OF THE CLUB

The Club's Membership year will constitute the twelve month period commencing January 1 to December 31, unless otherwise established by the Club from time to time.

## PAYMENT OF FEES BY A RESIGNED MEMBER

A resigned Member is not obligated to pay fees after the resignation, but no fees paid in advance will be refunded.

# FEES PAID IN ADVANCE WILL BE PRORATED WHEN THE MEMBERSHIP IS REISSUED

If a Membership is reissued during a membership year, the resigned Member shall be entitled to a refund of a pro rata portion of any fees paid in advance for which services have yet to be rendered.

# A MEMBERSHIP MAY NOT BE PLEDGED EXCEPT FOR PURCHASE MONEY OBLIGATIONS

A Member may not pledge or hypothecate the Membership except to the extent the lien or security interest is incurred as a result of obtaining the Membership privileges.

## ACKNOWLEDGMENT OF MEMBERSHIP RIGHTS

Charter Membership in the Club permits the Member to use the Club Facilities in accordance with this Membership Plan and the Rules and Regulations, as they may be amended from time to time. Charter Membership is not an investment in the Club, its facilities or the Company and does not give a Member a vested or prescriptive right or easement to use the Club Facilities. Charter Membership in the Club does not provide a member with an equity or ownership interest or any other property interest in the Club. A Member only acquires a revocable license to use the Club Facilities. The Club reserves the right to terminate or modify this Membership Plan and the Rules and Regulations, to reserve Memberships, to discontinue operation of any or all of the Club Facilities, to sell, lease or otherwise dispose of the Club Facilities in any manner whatsoever and

to any person whomsoever, to issue, modify or terminate any type or category of Membership, to convert the Club into a membership-owned club, and to make any other changes in the terms and conditions of Membership or in the Club Facilities available for use by Members after review and discussion with the Advisory Board of Governors.

In the event of termination of the Membership Plan, termination of a category of membership or the discontinuance of operation of all or substantially all of the Club Facilities, the Club will pay the refundable portion of the Membership Deposit paid to the affected Members.

## APPLICATION FOR MEMBERSHIP

# AN APPLICATION FOR MEMBERSHIP MUST BE MAILED OR DELIVERED TO THE MEMBERSHIP DIRECTOR

Each person who desires to become a Member must mail or deliver to the Membership Director a fully completed and signed Membership Application and Agreement, along with a check for the required Membership Deposit.

## OTHER MEMBERSHIPS AND USE PRIVILEGES

#### HONORARY MEMBERSHIPS

The Club may issue Honorary Memberships to such persons as the Club determines appropriate from time to time. These Honorary Memberships are in addition to all other Memberships and will be available on such terms and conditions as the Club determines appropriate.

# LIFETIME GOLF MEMBERSHIPS

When the Company acquired the Club Facilities it was subject to eleven (11) Lifetime Golf Memberships who may use the Club Facilities in accordance with their agreements.

#### RECIPROCAL PRIVILEGES

The Club may enter into reciprocal use privileges and arrangements with other clubs.

#### CLUB GUESTS

The Club will permit the general public including residents in the Community and Designated Community ("Club Guests"), to use the Club Facilities on such terms and conditions as the Club determines appropriate (and subject to the Golf Course CC&R) subject to the priority reservation privileges granted to Charter Members in the Annual Golf Member Block. The Annual Golf Member Block shall be approximately one quarter (1/4) of the tee times on the golf course, adjusted by one (1) tee time more or less for every ten (10) Annual Couple and Single Golf Members greater or lesser than one hundred (100). The Club may, from time to time, allocate certain reservation priorities and/or tee times for Club Guests and schedule group play, including shotgun starts.

# PROMOTIONAL USE, TOURNAMENT OR GROUP PLAY AND OTHER USERS

The Club will have the right to designate other persons who will not count toward Membership limits, including, without limitation, officers, directors, partners, shareholders, employees and designees of the Company and its affiliates and their guests to use the Club Facilities upon such terms and conditions as may be determined from time to time by the Club. The Club will also have the right to permit prospective purchasers of Memberships in the Club to use the Club Facilities on such terms and conditions as may be determined from time to time by the Club. The Club reserves the right, in its sole and absolute discretion, to restrict or to otherwise reserve in advance the Club Facilities for maintenance, tournament, group or individual play, outings, parties, receptions and other special events from time to time.

#### CLUB OPERATIONS

# MANAGEMENT AND CONTROL OF THE CLUB FACILITIES AND OPERATION OF THE CLUB

TTBGM, Inc. manages and operates the Club Facilities. The Company and TTBGM, Inc. are responsible for the government and administration of the Club Facilities and the Club and will have the exclusive authority to accept Members, set dues and charges, establish rules and regulations and control the management and affairs of the Club Facilities and the Club.

# ADVISORY BOARD OF GOVERNORS

The Club has established an Advisory Board composed of Members whose purpose includes fostering good relations between the Members and management of the Club, providing input on programs, plans and activities of the Club, and advising on the Club's policies and rules and regulations. The management of the Club meets with the Advisory Board on a periodic basis to discuss the operation of the Club Facilities. The Advisory Board of Governors serves only in an advisory capacity and the management of the Club will have the final authority on all matters concerning the Club Facilities and the Members of the Club.

## GENERAL PROVISIONS

## MEMBERSHIP OFFICE

Should you have any questions concerning this Membership Plan or the Membership opportunities available at the Club, please contact the Membership Director at 60-151 Trilogy Parkway La Quinta, California 92253, phone number 760.771.0707. No appointment is necessary.

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