



MEMBERSHIP APPLICATION

First Name: _____ Last Name: _____

Social Security #: _____ Birthdate: _____

Address: _____

City: _____ State: _____ Postal Code: _____

Home Phone: _____ Work Phone: _____

Cell Phone: _____ Email Address: _____

Spouse: _____ Birthdate: _____

Child 1: _____ Charge Privileges: YES or NO DOB: _____

Child 2: _____ Charge Privileges: YES or NO DOB: _____

Child 3: _____ Charge Privileges: YES or NO DOB: _____

Child 4: _____ Charge Privileges: YES or NO DOB: _____

MEMBERSHIP PROFILE

Membership Category: _____ Member Number: _____

Initiation Fee: _____ Pro-rated Dues & Fees: _____

Effective Date of Joining: _____

Member Sponsor (if any): _____

Locker Rentals: Men's and Women's lockers are available for rent on a monthly basis. Please see the Schedule of Dues and Fees for the current rates. Rental fees are subject to State Sales Tax.

Men's Locker #: _____ Women's Locker #: _____

Fitness Room Access Key: The fitness room is fully accessible during regular club hours, however, may be accessed 7 days a week from 4 am until 12 midnight with an access key. Fitness Room Access Keys are \$3.00 per month and are limited to two keys per membership.

Access Key #: _____ Access Key 2 #: _____

***All Dues and Fees are subject to State Sales Tax.*

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NORTHSHORE PRIVATE CLUB, INC. APPLICATION STATEMENT

I hereby apply for membership to the NorthShore Private Club, a private Club within NorthShore Country Club, Portland, San Patricio County, Texas as noted by my signature and date listed below. NorthShore Private Club, Inc. allows for the consumption of alcoholic beverages by its members according to the laws of the Texas Alcoholic Beverage Commission. It is understood that I will comply with and observe the By-Laws, Rules, and Regulations of the Club.

Member Signature: _____

Date: _____

AGREEMENT & RELEASE OF LIABILITY STATEMENT

“As part of my membership agreement, I specifically state that I am in a better position to know of my physical condition & limitations than the Club and that I am not relying upon the Club to inquire, investigate, test or otherwise find out if my physical condition is such that my full use of the Club’s facilities will cause me harm. I have had full opportunity to inspect the Club’s facilities. I specifically state that I am not relying in any way upon any warranty or representation by the Club. I specifically release the Club and all of those participating in the design, planning, construction, staffing or supervision of those who may be involved in any inspection of the procedures or practices of the Club staff from all liability for any injury that I might suffer from the use of the Club’s facilities: I EXPRESSLY RELEASE ALL OF THESE PERSONS FROM THE EFFECTS OF THEIR OWN NEGLIGENCE. I recognize that although the Club provides for amenities for the storage of any personal property, the Club and I agree that the Club will not be responsible for the loss or loss of use of any of this property. My expressed release of the Club and those people generally mentioned but sufficiently identified above extends to any claim that I might have in the future as the result of any injury that any minor child of mine might suffer related to that minor’s use of the Club’s facilities.

I understand that the Club **DISCLAIMS ALL EXPRESSED AND IMPLIED WARRANTIES OF MERCHANTABILITY AND OF FITNESS FOR A PARTICULAR PURPOSE** as to any goods I might bring from the Club and that the Club makes no warranties which extend beyond the description of any such goods”.

Members Signature: _____

Date: _____



MEMBERSHIP AGREEMENT

Welcome to NorthShore Country Club. NorthShore wants you, the member, to enjoy utilizing this facility under one of the memberships you have selected. As with any type of “Membership” there must be certain rules and guidelines for every member to follow. The obligation of enforcing these rules and regulations is placed in the hands of the management and staff whose main principal responsibility is to assure you of all the courtesies, comforts, and services to which you are so entitled. But, it is further the duty of the Membership to know and understand the rules and regulations, and to cooperate with the management and staff in the enforcement thereof. By becoming a “Member” at NorthShore Country Club, you are signing a Membership Agreement, acknowledging that you understand and will abide by the following, and that you are completely in agreement of the following rules as stated herein:

A. DUES:

The designated dues, according to the type of membership package you have chosen, are billed to the member on the first (1st) of each month; the dues being billed in advance for the month you are going into, but the charges being billed are for the prior month. These dues and charges must be paid on or before the 15th of each month, beginning with the first month after joining as a “Member”. Delinquent accounts may be posted throughout the Club in accordance with the Club’s Rules & Regulations.

- When a member is 30 days delinquent, he/she will be notified by letter with the next statement. Charging privileges will be suspended and designated as “Cash Only”, until the account is paid in full.
- When the account is 60 days or more delinquent, the member will be on a “Suspended” status until the account is paid in full.
- If an account is 60 days or more delinquent, NorthShore Country Club has the authorization to charge the credit card listed for reference for any dues and/or charges incurred on the account. A \$25.00 processing fee will apply to the membership account for any disputed credit card charges.
- When the account is 90 days delinquent, the membership will be terminated, and your file will be sent to the attorneys for further action. You will be responsible for attorney’s fees and court costs if incurred.
- A service charge equal to 1.5% of the entire unpaid delinquent balance shall be charged to the members account at the end of each consecutive month they are delinquent.
- A member can upgrade or downgrade their current member status at any time through the membership office. There will be an upgrade and/or downgrade fee each time the membership type is changed.

DELINQUENT ACCOUNTS:

I fully acknowledge and understand the billing procedures as stated above and agree to the conditions set forth. Additionally, I authorize NorthShore Country Club to charge my MasterCard, Visa, Discover, or American Express for any dues and charges that are 60 days or more past due. A \$25.00 processing fee will apply to the membership account for any disputed credit card charges.

Card Type: MC Visa Amex Discover **Card #:** _____ **Exp.** _____

Cardholder Signature: _____ **Date:** _____



B. RESIGNATION OF MEMBERSHIP:

The membership you have chosen is on a month to month basis, therefore you the member, may terminate your membership at any time under the following stipulations:

- The member must give a 30 day notice of resignation.
- The resignation must be in writing and signed by the member in order for the account to be closed on the books, otherwise the account will continue accruing dues and interest each month until written notification has been received.
- If re-locating out of the area, you are to include a change of address on the written notification.
- Membership does not confer any ownership of the Club’s property or assets. It is further agreed that a member may not offset dues and/or charges against the initiation fee, which shall nevertheless remain with the club.

C. TWO YEAR MEMBERSHIP COMMITMENT OPTION

Initials

**2 Year Membership Commitment Option (Full Privilege Memberships Only):*

I hereby accept a 2 year Membership Commitment in lieu of a fully paid initiation fee to join NorthShore Country Club. I fully understand that by accepting this option, I must maintain my membership account in good standing, under the selected Membership Classification that I chose, for a period of 24 consecutive months from the date of this agreement. Any account Terminated by the Club for a violation of Club rules or policies is subject to Early Termination penalty as stated below. The 2 Year Membership Commitment may be cancelled prior to the Maturity Date with an Early Termination option as follows:

1. If cancelled in the first year of the commitment, penalty payment in full of \$750.00 and resignation of the Membership.
2. If cancelled in the second year of the commitment, penalty payment of \$450.00 and resignation of the Membership.
3. *Upon written notice of Early Termination, or upon Termination of the Membership by the Club for a violation of Club rules or policies, the Early Termination Fee will be automatically charged to the credit card on file guaranteeing the account.*

I Fully Acknowledge and Understand the Membership Agreement of NorthShore Country Club as an Integral Part of the Rules and Regulations of the Club, and agree to be bound by all conditions and policies as set for in the aforementioned paragraphs of this Membership Agreement. I further understand and acknowledge that, from time to time, the Club may amend its policies, Rules & Regulations, and membership offering, at its sole and absolute discretion. The Club is not obligated to provide membership privileges indefinitely, and may cancel any membership with a thirty day written notice to the member.

Signature: _____ **Date:** _____