

SUN CITY LINCOLN HILLS LINE DANCE CLUB

BYLAWS

Amended June 13, 2024

ARTICLE I. NAME

The name of this group shall be Sun City Lincoln Hills Line Dance Club, hereinafter referred to as "The Club".

ARTICLE II. PURPOSE

The Club is organized and will operate in full compliance with the Association's governing documents, including the Club Policies.

The mission of the Club is to promote structured, international Line Dance, helping beginners get started and experienced dancers improve. The primary responsibility of members, is to have fun dancing.

ARTICLE III. MEMBERSHIP

Membership in the Club is open and restricted to all Association residents. Members are subject to annual payment of dues. Dues for all members will be determined annually by The Steering Committee.

ARTICLE IV. MEETINGS

Members will be provided advance notice for the time and location of all Club General Membership meetings, social and Steering Committee meetings. For Club General Membership meetings, at least 20% of the current membership must be in attendance to constitute a quorum. A quorum of The Steering Committee must be present to conduct Club business.

ARTICLE V. VOTING

The Club Steering Committee will be elected by the Club's general membership. If a member of

The Steering Committee does not complete their term, The Steering Committee has the authority to appoint a replacement member to complete that term.

ARTICLE VI. RECORDS AND REPORTS

The Club is responsible for internal financial transactions and records, including any tax responsibilities, and has the responsibility to report appropriate financial business to its members.

All Club governing documents, meeting minutes, and financial records must be available for review by any Club member in good standing.

The Club will maintain a current list of at least two Club contacts with phone numbers and email addresses, and submit it to the SCLHCA Room Booking and Club Coordinator.

Lists containing Club member information shall not be used for commercial, political or personal purposes not related to the business of the Club.

ARTICLE VII. CLUB DISSOLUTION

In the event that the Club dissolves, all remaining assets will be either returned to Club members or donated to a charitable organization. Dissolution will not be initiated until all outstanding debts are satisfied. Upon dissolution or abandonment of recognized club status, the Club should notify SCLHCA Lifestyle staff of its reasons for dissolution or status abandonment.

ARTICLE VIII. AMENDMENTS

Amendments to these bylaws must be approved by the Club's general membership prior to being submitted to the CCOC for review and recommendation to the Association's Board of Directors for approval. Club general membership approval will be by a majority vote of members at a General Membership meeting, providing a quorum is present. Should a quorum not be present or it is desired to obtain membership approval without calling a General Membership meeting, the Steering Committee will provide ballots to all members by either The

Club website, via email, or regular mail requesting return of completed ballots within 1 week.
Approval conducted by ballot will pass with a simple majority of ballots received.

All proposed amendments to these Bylaws shall be made available to the entire membership at least two weeks prior to an approval vote.

The amended Bylaws will become effective after final approval by the Association's Board of Directors.

DATE OF Club Approval: 6/23/24

Date of CCOC Review: 7/2/24

Date of Final Review and Approval by the SCLHCA Board of Directors 7/25/24