

DEC 29 2022



CHARTERED CLUB BYLAWS

INVESTMENT CLUB OF SUN CITY WEST

Contents

Document Change Control	1
Article I - General	5
Section A - Name of Organization.....	5
Section B - Purpose of Organization	5
Section C – Compliance with Recreation Centers of Sun City West, Inc.	5
Section D – Chartered Club Operation as a Non-Profit Organization	5
Section E -.....	5
Article II – Membership	6
Section A – Membership.....	6
Section B – Honorary and Lifetime Memberships.....	6
Section C – Membership Reporting.....	6
Section D – Membership Preconditions	6
Section E – Recreation Card Holder Guest/Visitor Privileges	6
Section F – Non-Recreation Card Holder Guest/Visitor Privileges	6
Section G – Club Dues.....	6
Section H – Maintaining a Chartered Club.....	7
Section I – Club Monitoring	7
Article III – Code of Conduct	8
Section A - Member conduct	8
Article IV – Officers	9
Section A – Club Officers.....	9
Section B – Club Officer Election	9
Section C – Club Officer Verification.....	9
Section D – Responsibility to Submit Annual CR-15 Report	9
Section E – Officer Duties/Responsibilities, Term Lengths, Term Limits, and Duties.....	9
Section F – Filling a Board Vacancy.....	9
Section G – Removal of Directors and Officers.....	9
Section H – Officer Succession.....	9

Article V – Meetings.....	10
Section A – Club General Membership Meeting Frequency and Openness	10
Section B – Club Business Currency and Board Meeting Openness.....	10
Section C - Provisions for Calling and Recording Meetings	10
Section D – Required Club Officers Meetings.....	10
Section E – Club Meeting Purpose.....	10
Section F – Special Meetings	10
Section G – Voting and Quorum Requirements	11
Article VI – Financial.....	12
Section A – Financial Record Retention.....	12
Section B – Spending Limits	12
Section C – Club Member Compensation	12
Section D – Financial Record Audits	12
Section E - Club Advertising	12
Section F - Contracts	12
Section G - Treasurer’s Duties and Responsibilities	12
Article VII – Committees	13
Section A – Non-Permanent Committees and Chairpersons.....	13
Section B – Permanent (Standing) Committees	13
Section C – Ad Hoc Committees	13
Section D - Duties of the Safety Committee	13
Section E – Audit Committee/Chairperson Duties and Responsibilities	13
Section F - Other Committees and Their Duties.....	13
Article VIII – Amendments	14
Section A – Amending These Bylaws	14
Section B – Amendment Review Requirements.....	14
Section C – Proposed Amendment Publication	14
Section D – Revised Bylaws Review Requirement.....	14
Article IX – Dissolution	15
Section A – Clubs with an IRS Tax Status Other than 501(c)(3).....	15
Appendix A – Club Officer Role Descriptions.....	16

President 16

Vice President 16

Treasurer 16

Secretary 17

Appendix B – Bylaws Amendments 18

 Attach Amendments To This Document Behind This Page 18

Signatures 19

Chartered Club Bylaws

Article I - General

Section A - Name of Organization

Investment Club of Sun City West

Section B - Purpose of Organization

The purpose of the Investment Club is to assist club members to become proficient in making their own, individual investment decisions. Club money will not be used to purchase any securities.

Section C – Compliance with Recreation Centers of Sun City West, Inc.

These bylaws will fully comply with the Recreation Center of Sun City West, Inc. (Recreation Centers, the Association), Articles of Incorporation, Association Bylaws, Rules, Regulations, and Procedures (RR&Ps) for Chartered Clubs. In the event of a conflict between these bylaws and the above stated governing documents of the Recreation Centers, the Recreation Center's documents shall prevail.

Section D – Chartered Club Operation as a Non-Profit Organization

This Chartered Club shall be operated exclusively as a non-profit organization in accordance with applicable Arizona and Internal Revenue Service (IRS) Tax Exempt Codes, and Association Bylaws.

Section E -

The Investment Club will have two divisions (special interest group).

One will be referred to as The Stamp Group and the other as The Coin Group. Each club (division) will meet once a month.

The Stamp Group will meet year-round and The Coin Group from September through May

Article II – Membership

Section A – Membership

Membership shall be open to individuals in good standing with the Recreation Centers. Club membership is only open to those issued a current Owner-Member Card, Associate Member Card or Tenant Activity Card (Recreation Card). Each Club Member has equal rights, responsibilities, and obligations.

Section B – Honorary and Lifetime Memberships

Honorary and Lifetime Memberships are not allowed in Chartered Clubs.

Section C – Membership Reporting

The Annual Membership Report (CR-15) must contain each Club Member's name and Recreation Card number as of December 31 and is to be submitted to the Recreation Manager by February 15 of the following year.

Section D – Membership Preconditions

There shall be no precondition for membership other than as defined in Article II – Membership, Section A – Membership, above, nor will Club Members be required to join any local, national, state, or regionally affiliated organization.

Section E – Recreation Card Holder Guest/Visitor Privileges

See the Rules, Regulations, and Procedures (RR&Ps) for the definition of a Guest/Visitor.

Non-Member/guest participation must enhance the recreational experience of the club members nor impose non-reimbursed expenses on the Association and its member.

Non-Members/Guests should not diminish the attractiveness of Association membership by obtaining its benefits without taking on its obligations.

Non-Members/Guests shall not exceed club members per meeting at any time.

Section F – Non-Recreation Card Holder Guest/Visitor Privileges

See the Rules, Regulations, and Procedures (RR&Ps) for the definition of a Guest/Visitor.

Non-Recreation Card Holders may attend meetings at the invitation of a club Member.

Non-Recreation Card Holders/Guest must be accompanied by the club member at the meetings.

Section G – Club Dues

The dues for each member will be determined annually on the recommendation of the Club Board and approved by a majority vote of the Club Members attending the meeting after a quorum has been established (see Article V – Meetings, Section G – Voting and Quorum Requirements on page 11).

Section H – Maintaining a Chartered Club

Chartered Clubs must meet membership and membership participation requirements per the RR&Ps measured by Rec Center software and annual CR-15 Membership Report.

A Club Charter is dependent on club membership, membership participation of existing Club Charter.

Section I – Club Monitoring

This club does not require monitoring.

Article III – Code of Conduct

Section A - Member conduct

Disciplinary action is necessary when members threaten the safety of themselves or others, are abusive, create turmoil, disruption, or dissension among Club members, Club, or the Association in general.

The Club Board (majority vote of 51%) must initiate and approve all disciplinary actions, with the member notified within five (5) business days of infraction. The infraction is to be documented in Club records by including a form CR-16 (Chartered Clubs Disciplinary Actions), with copies forwarded to the Recreation Manager and Chartered Clubs Committee Chairperson.

Refer to the RR&Ps for full disciplinary procedures.

Article IV – Officers

Section A – Club Officers

The Club board must consist of four officers: President, Vice President, Secretary, and Treasurer.

Up to 3 additional members may also be appointed to the Board by a majority vote of the President, Vice-President, Secretary and Treasurer.

Section B – Club Officer Election

The Club Board shall be elected by a majority vote of those present at the Club's annual membership meeting after a quorum is established (see Article V – Meetings, Section G – Voting and Quorum Requirements on page 11). The elected officers shall serve **without** compensation. If appointed by the Club Board to fill a vacancy, the appointee must be confirmed by a majority vote of the Club's board.

Section C – Club Officer Verification

Newly elected or appointed officers, shall, within fourteen (14) days of taking office, attest that they have read and understand the Rules, Regulations, and Procedures (RR&Ps) for Chartered Clubs by signing the CR-5 (New Club Officers and Rules, Regulations, and Procedures for Chartered Clubs Affirmation Report) and forward it to the office of the Recreation Manager.

Section D – Responsibility to Submit Annual CR-15 Report

The Treasurer shall submit the Annual Membership Report (CR-15) for the year just ended to the Recreation Manager by February 15th of the following year.

Section E – Officer Duties/Responsibilities, Term Lengths, Term Limits, and Duties

See Appendix A – Club Officer Role Descriptions on page 16 for Officer Duties and Responsibilities descriptions.

Terms of office for each officer will be one (1) year from January 1 through December 31 of each year. An ex-officio officer may not hold that position for more than one (1) year.

Section F – Filling a Board Vacancy

The Vice President shall take over if the President steps down from the position. All other officers will be voted on by the membership.

Section G – Removal of Directors and Officers

Contact the Recreation Manager for information on this topic.

Section H – Officer Succession

It is the responsibility of the Club President to educate the incoming president on Club bylaws including the Rules, Regulations, and Procedures information (which can be found online at www.scwclubs.com) onto their successor.

Article V – Meetings

Section A – Club General Membership Meeting Frequency and Openness

There will be a minimum of three (3) general membership meetings conducted each calendar year. One of these meetings should be designated as the election meeting. All General Membership Meetings are to be open meetings.

Section B – Club Business Currency and Board Meeting Openness

The Club's Board will meet as needed to ensure Club business is kept current and that Board Meetings are open.

Section C - Provisions for Calling and Recording Meetings

Minutes will be taken by the Secretary to document all business sessions and approved by the Club President.

Meeting Minutes should be available to Club membership prior to the subsequent General Membership Meeting.

Minutes, as well as pertinent administrative records, will be retained for a period of three (3) years.

Section D – Required Club Officers Meetings

Club officers (or their designated attendee) are required to attend Officers Meetings called by the Recreation Center. The purpose of these meetings is to update policies, clarify procedures, and discuss mutual concerns.

Section E – Club Meeting Purpose

Membership meetings should not have as their primary purpose a social event.

Section F – Special Meetings

For a grievance or reasonable cause, Club membership must present a petition signed by at least ten (10) percent of the Club members to require the Board to call a Special Membership Meeting. The Club Board must acknowledge receipt of the petition within two (2) business days of receipt of the petition and schedule the special meeting and notify Club members of the date, topic, and venue of the special meeting within three (3) business days of receipt of the petition. The special meeting must be held within ten (10) days of receipt of the petition.

The Club Board may call a special Membership Meeting. The Club Board must schedule the meeting and notify Club members of the date, topic, and venue within two (2) business days after announcing the special meeting. The special meeting must be held within ten (10) days of the meeting announcement.

An officer of the Board may call for a special meeting of the Board.

Section G – Voting and Quorum Requirements

1. Club Board Meetings – A quorum is a simple majority of the Board.
2. Membership Meetings – Quorum Definitions

A quorum is the minimum attendance at a Club membership meeting necessary to conduct elections, approve bylaws, approve budget, or conduct Club business.

The required majority must be of those present at the meeting specifically called for such purpose.

A simple majority is required for all issues except bylaws.

To approve bylaws, a two-thirds (2/3) majority is required. A quorum shall be ten percent (10%) of the Club membership. However, a quorum for approving bylaws cannot be less than twenty (20) members. A Club could have an excess of one hundred (100) members at a meeting, but the top requirement is one hundred (100).

Voting may be done in person (voice vote or show of hands), by paper ballot, or any generally accepted other technologically assisted solutions and retained in Club records. There will be no proxy votes.

Reference Robert's Rules of Order for assistance in parliamentary provisions. Note that stated bylaws take precedence over Robert's Rules of Order (i.e., anything not stated in bylaws shall be referred to Robert's Rules of Order for parliamentary procedures).

Article VI – Financial

Section A – Financial Record Retention

Financial Records shall be retained for a period of seven (7) years prior to current year.

Section B – Spending Limits

The Club Board may authorize (a) the Treasurer to disburse funds in support of Club activities in amounts not to exceed three-hundred dollars (\$300.00). Expenditures greater than three-hundred dollars (\$300.00) must be approved by a vote of the general membership. Other expenditures of twenty-five dollars (\$25.00) or less can be paid by petty cash.

Section C – Club Member Compensation

No member shall receive compensation or financial award from Club funds for contributions or service to the Club. The only exception is when a member has an independent contractor agreement reviewed by the Recreation Manager.

Section D – Financial Record Audits

Financial records must be audited annually by individuals other than those elected to the Club Board. The results of the Report of Audit will be presented to the general membership and duly recorded in the applicable minutes of such meetings. A copy will be provided to the office of the Recreation Manager.

Section E - Club Advertising

Any commercial advertising or flyers of Club activity must follow RR&Ps and Association policies.

Section F - Contracts

Any contracts for instructors must meet RR&Ps Guidelines. Each contract must be renewed annually and a copy of each sent to the office of the Recreation Manager for approval. (Refer to RR&Ps).

Section G - Treasurer’s Duties and Responsibilities

See Treasurer role description in the Appendix A – Club Officer Role Descriptions on page 16.

Article VII – Committees

Section A – Non-Permanent Committees and Chairpersons

Committees and/or chairpersons may be elected or appointed by the Club board. Club Bylaws must state the election or appointment process to be used (see Article IV – Officers on page 9).

Section B – Permanent (Standing) Committees

Permanent (standing) committees, at a minimum, will include a Safety and Audit Committee. Additional committees must be brought to a vote of the membership and so stated in Club Bylaws.

Section C – Ad Hoc Committees

The Club President may appoint ad hoc committees with the approval of the Board.

Section D - Duties of the Safety Committee

The duties of the safety Chairperson/Committee are to ensure that the rooms or areas dedicated to activities are clear of hazards and if any are noted to advise Facility Supervisor.

Section E – Audit Committee/Chairperson Duties and Responsibilities

The Audit Chairperson/Committee (person(s) other than those elected to the Club Board) shall audit Club financial records on an annual basis. The results of the financials will be presented to the membership and recorded in applicable minutes of such meetings.

Section F - Other Committees and Their Duties

Article VIII – Amendments

Section A – Amending These Bylaws

This Club requires a two-thirds (2/3) vote of membership at a meeting specifically called to amend the bylaws.

Section B – Amendment Review Requirements

The Recreation Manager shall review the proposed amendments prior to the submittal to the Club membership.

Section C – Proposed Amendment Publication

Proposed amendments shall be publicized to the membership at least one (1) month prior to the vote. All amendments must be voted upon and approved by a quorum of the membership (see Article V – Meetings, Section G – Voting and Quorum Requirements on page 11).

Section D – Revised Bylaws Review Requirement

A complete revised set of the Club's bylaws will be submitted to the Recreation Manager for final review. The amended bylaws require the approval of General Manager prior to implementation. The results and dates of the membership vote shall be duly noted on the submitted document.

Article IX – Dissolution

Section A – Clubs with an IRS Tax Status Other than 501(c)(3)

Upon the winding up and dissolution of this Club, after paying or adequately providing for the debts and obligations of the Club, the remaining assets shall be turned over to the Recreation Centers.

Any remaining monetary assets shall be distributed to a nonprofit fund, foundation, or corporation which is organized and operated exclusively for charitable, educational, religious, and/or scientific purposes and which has established its tax-exempt status under section 501(C)(3) of the Internal Revenue Code.

Appendix A – Club Officer Role Descriptions

President

- Shall be the chief executive office and shall preside all Investment Club and board meetings.
- Shall be an ex-officio member of all committees: direct Board activities: call special meetings and appoint special committees when necessary: report or appoint a representative to report, to the Recreation Centers when requested to do so.
- The President, assisted by board officers and committee chairpersons, shall assemble data and submits reports as requested and specified by Recreation Centers management (e.g., meeting attendance, inventory, etc.)
- Shall have duties of office to promote effective and harmonious operations of the Investment Club.

Vice President

- The Vice President shall perform all duties of the President during the President's absence or at the President's request.

Treasurer

- Shall be custodian of all Investment Club funds.
- Collect all annual dues and special event fees.
- Makes all board approved disbursements by check or from petty cash as supported by billing statements and receipts.
- Maintains a bank checking account in the Investment Club's name and makes deposits.
- Prepares and presents monthly financial status reports for the Board and Investment Club membership meetings.
- Prepares and submits to the Recreation Centers a consolidated Annual Financial Statement of all operations (Form CR-7) in January of each year.
- Preserves all financial records for a period of at least seven (7) years prior to the current year.
- Shall prepare the appropriate IRS 990/990 EZ Tax Exempt Reporting Form and file same, as required by law with copies to the Recreation Centers when gross receipts (for any tax year) are "normally" more than \$25,000.00.
- The IRS Form 990 instructions states, "An organization's gross receipts are considered normally to be \$50,000.00 or less if the organization is Three (3) years old or more and averaged \$25,000.00 or less in gross receipts or less for the immediately preceding three tax years (including the year for which the return would be filed)."

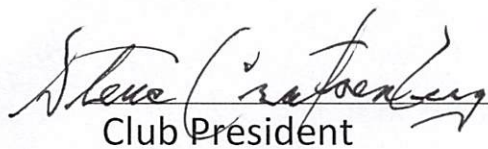
Secretary

- Shall keep the minutes of all meetings.
- Conduct all Club correspondence.
- Maintain all its records for at least three (3) prior years to the current year.
- Shall issue all notices of meetings and related information upon approval of the President.


Appendix B – Bylaws Amendments

Attach Amendments To This Document Behind This Page

Signatures


Club President

12/29/2022
Date


General Manager

12-30-22
Date