

GST # 102801826

Name: _____

No: _____



SPRINGBANK LINKS
GOLF CLUB

Pickleball Membership Agreement 2026

Springbank Links Offers:

- 1) Two new, regulation Pickleball courts
- 2) Unlimited play for the 2026 season
- 3) 7-day advance court booking
- 4) Member-guest rates (\$5/hour/guest)
- 5) Intro Pickleball lesson (optional, no charge)
- 6) Locker room with towel service
- 7) Private locker option (\$25)
- 8) Clubhouse & patio use
- 9) Member charge account

Terms & Conditions:

- 1) Springbank Links Golf Club is a privately owned and operated golf and Pickleball club. All operations and policies are exclusively managed by Springbank Links Golf Course Ltd. (the "Club").
- 2) The executor of this Agreement shall be the Member and shall receive privileges at the Club.
- 3) The Member hereby agrees to be governed by and subject to all rules and regulations adopted and amended from time to time by the Club concerning the use, operation, and administration of the Club and its facilities. The Club shall set the dress code, speed of play, hours of play, booking privileges, and general rules.
- 4) The Member's information and cost breakdown options for the 2026 season as follows:

ANNUAL MEMBERSHIP OPTIONS

1. Individual (19+)	(\$100)	\$ _____
2. Couples	(\$150)	\$ _____
3. Junior (12-18)	(\$ 75)	\$ _____
4. Junior (7-11)	(\$ 50)	\$ _____
5. Private Locker	(\$ 25)	\$ _____

PAYMENT OPTIONS

BY CHEQUE TO:

SPRINGBANK LINKS GOLF COURSE LTD
125 HACKAMORE TRAIL, CALGARY, AB. T3Z 1C2

SUBTOTAL 1: \$ _____

G.S.T. @ 5%: \$ _____

E-TRANSFER TO: payment@springbanklinks.com

SUBTOTAL 2: \$ _____

CREDIT CARD #: _____

*CC Fee 3%: \$ _____

*3% Administration Fee ONLY if paying by credit card

Expiry: _____ Security Code: _____

TOTAL \$ _____

- 5) The Member shall have a minimum clubhouse expenditure of \$100 over the season. This expenditure shall include items from the clubhouse food & beverage. Should the Member not achieve this by the end of the season, the difference shall be charged automatically to the Member.
- 6) The Member may receive a private locker with a combo lock for the season for an optional fee of \$25.
- 7) This Agreement is non-transferable and shall expire the day after the final day of Pickleball in the season.
- 8) **The Member agrees to complete the Member Information & Charge Account Agreement (attached) to activate booking privileges and charge account(s). The Club is hereby authorized to settle any charges to the credit card unless otherwise settled. The Club reserves the right to suspend or terminate privileges on overdue accounts.**
- 9) **The Member agrees to complete the attached PICKLEBALL INJURY & DAMAGE WAIVER & AGREEMENT prior to first play.**
- 10) **The Member agrees to complete the attached CONSENT OF A MINIOR in order for a family member under 18 years of age to use/rent the courts and equipment with signature from a Parent or Legal Guardian.**
- 11) Should the Member provide less than 24 hours' notice or 'no-show' for a booked tee time and the Pro Shop is unable to fill that slot, a penalty per missed court time shall be applied to the member's account of \$10. The member is responsible for any abandoned guest tee times reserved through him or her as well.
- 12) The Member understands and accepts the Club will welcome outside play 48-hours or less in advance if the courts are not booked in advance by a member and are available.
- 13) Management of the Club shall have the right to suspend or expel the Member should a breach of these terms and conditions or if the Member's conduct is determined by Management to be improper, unbecoming, or likely to endanger the interests or reputation of the Club. No Member shall be suspended or expelled without first being given prior written notice of the charge of complaint against him/her and without having first been allowed to be heard by the Management at a meeting called for that purpose. Any Member who is expelled from the Club or whose privileges are terminated, withdrawn, or delinquent shall forthwith be deemed to have relinquished all fees, rights and privileges.
- 14) The Member conclusively deems to have agreed that neither Springbank Links Golf Course Ltd., the owners, directors, general manager, employees, nor agents thereof shall be responsible in any way whatsoever for any loss of property or damage to person or property of any Member or guests in or about the facilities, the courts or golf course lands, or elsewhere, or arising directly or indirectly from the use or occupation of the golf course lands or adjacent lands.

In Agreement,

Date

Member's Signature

Member's Name (please print)

- and -

Date

Signature

Springbank Links Golf Course Ltd.



MEMBER INFORMATION & CHARGE ACCOUNT AGREEMENT

Please complete the following to activate booking and account charging privileges at the Club.

Member: _____

Phone: _____

Email: _____

Family members to be attached to my account (if applicable):

<u>NAME</u>	<u>AGE</u>	<u>EMAIL</u>		<u>CHARGE PRIVILEGES</u>
_____	_____	_____	Yes <input type="checkbox"/>	No <input type="checkbox"/>
_____	_____	_____	Yes <input type="checkbox"/>	No <input type="checkbox"/>
_____	_____	_____	Yes <input type="checkbox"/>	No <input type="checkbox"/>

“Club” means Springbank Links Golf Club Ltd.

“I” or “Me” means the Primary Member/the cardholder/the undersigned.

TERMS & CONDITIONS

Upon signing, the Club shall activate a member account with charging privileges for me and my authorized family members.

I hereby authorize the Club to charge monthly auto payments to my credit card on the 7th of the month following my month-end statement from the Club.

I acknowledge I may review my account online through the Club’s website, and I may settle my account prior to the 7th via e-transfer, debit, cheque, or cash if preferred.

CREDIT CARD TYPE

Visa MasterCard

NAME ON CARD: _____

CARD #: _____ EXPIRY: _____ SECURITY CODE: _____

ACCEPTANCE OF THE ABOVE per my signature below;

Date: _____ Signature: _____



PICKEBALL INJURY & DAMAGE WAIVER AGREEMENT

THIS AGREEMENT COVERS ASSUMPTION OF RISKS, RELEASE OF LIABILITIES, WAIVER OF CLAIMS & RENTAL AGREEMENT TERMS (the "Agreement"). BY SIGNING THIS DOCUMENT, YOU WILL BE RESPONSIBLE FOR ANY DAMAGE TO THE COURTS AND RENTAL EQUIPMENT AND WAIVE OR GIVE UP CERTAIN LEGAL RIGHTS, INCLUDING THE RIGHT TO SUE OR CLAIM COMPENSATION FOLLOWING AN ACCIDENT.

OVERVIEW: In this Agreement the term "Pickleball" includes use of any of the court facilities at Springbank Links Golf Course Ltd. (the "Club"), including, without limitation, parking lots, roadways, pathways, courts, restaurant, rental and use of equipment and all other activities including involvement as a participant, visitor or spectator at events, activities, clinics, lessons, tournaments and competitions which take place at the Club.

ASSUMPTION OF RISKS: I agree to assume all risks and hazards of Pickleball of whatsoever kind, including but not limited to: accidents or collisions involving persons, nets, fence, slips and falls; being hit by pickleballs, paddles, stray golf balls; lightning strikes; encounters with domestic or wild animals; failure to act safely or within one's own ability; partial negligence of other persons, or on the part of the Club; and their associated companies, and their respective directors, officers, shareholders, employees, instructors, guides, agents, volunteers, contractors, subcontractors, representatives, sponsors, successors and assigns (hereinafter collectively "the Releasees"). I understand that partial negligence includes the potential failure on the part of the Releasees to protect me from all the risks of Pickleball.

RELEASE OF LIABILITY AND WAIVER OF CLAIMS: I agree to waive any and all claims and to release the Releasees from any and all liability for any loss, damage, expense or injury, including death, that I may suffer as a result of Pickleball due to any cause whatsoever, including negligence, breach of contract or breach of any statutory or other duty of care, including any duty of care owed under the *Occupiers Liability Act*, R.S.A. 2000, c.0-4 on the part of the Releasees. I agree that any litigation involving the Releasees shall be brought solely within the exclusive jurisdiction of the Courts of the Province of Alberta. I further agree that these conditions and any rights, duties and obligations as between the Releasees and myself shall be governed by and interpreted solely in accordance with the laws of the Province of Alberta and no other jurisdiction.

BINDING AGREEMENT: I HAVE READ AND UNDERSTAND THIS AGREEMENT ON THIS FORM AND I AM AWARE THAT BY SIGNING THIS AGREEMENT I AM WAIVING CERTAIN LEGAL RIGHTS WHICH I, OR MY HEIRS, NEXT OF KIN, EXECUTORS, ADMINISTRATORS, ASSIGNS AND REPRESENTATIVES MAY HAVE AGAINST THE RELEASEES.

I AGREE:

- i. I shall not play Pickleball if impaired from consuming alcohol, cannabis or any other drug.
- ii. I agree to comply with signage.
- iii. I am familiar with the proper and safe play of Pickleball.

I AGREE TO THE TERMS OF THIS AGREEMENT,

Name (print) & Signature

Agreed to by:

KEVIN HEISE
GENERAL MANAGER | SPRINGBANK LINKS GOLF COURSE LTD.



CONSENT FOR A MINOR (MINOR AGED UNDER 18)

THIS CONSENT FOR A MINOR COVERS ASSUMPTION OF RISKS AND BY SIGNING THIS DOCUMENT THE MINOR IS PERMITTED TO PLAY PICKLEBALL AND USE OR USE THE COURTS AND EQUIPMENT.

I, _____ (name of Parent/ Legal Guardian),
residing at _____ (address) give my
consent to _____ (the "MINOR"),
who was born on _____, _____, _____, to rent courts and/or equipment to play Pickleball
at Springbank Links Golf Course Ltd. (the "Club").

ASSUMPTION OF RISKS: I understand the risks and hazards of playing Pickleball, including but not limited to accidents; collisions; slips and falls; being hit by paddles, pickleballs and stray golf balls; lightning strikes; encounters with domestic or wild animals; failure to act safely or within one's own ability.

I REPRESENT the MINOR is under 18 years of age and children under 12 must be accompanied by an adult.

THE MINOR IS RESPONSIBLE to be familiar with proper and safe play of Pickleball and use of equipment.

I DECLARE THAT THE INFORMATION SHOWN ON THIS CONSENT OF A MINOR IS TRUE AND CORRECT.

DATE: _____

Signature of Parent/Legal Guardian Giving Consent

Identification to verify Parent/ Legal Guardian

Phone Number of Parent/ Legal Guardian

Signature of MINOR