Beverly Hills Dance Club By-Laws

Article I

Name & Locations

Section I: The name and title by which this organization shall be known

in law is BEVERLY HILLS DANCE CLUB and be known

herein-after as CLUB.

Section II: Its principal office shall be located at the residence of the

president.

Section III: The post office address for the transaction of business shall

be at the residence of the treasurer.

Article II

Purpose

Section I: The Beverly Hills Dance Club has been organized with the

intent of providing a small and mutually interested group of members with the opportunity to enjoy dinner and social

dancing.

Section II: The CLUB is a non-profit organization.

Article III

Membership

Section I: Membership in the CLUB is limited to 75 couples.

Section II: Each membership couple in the CLUB is entitled to 2 votes

and to hold office.

Article IV

Board Members

Section I: Prior to the last dance of the season, member volunteers will

be asked to serve on the board. These members will be

approved by the president.

Section II: The board shall consist of the following officers:

President Vice President Secretary Treasurer

Minimum of 3 Trustees or as identified by the board president

Article V

Funds

Section I: The CLUB shall use its funds only for supporting the purposes

of the CLUB stated in Article II.

Section II: The collection of membership dues and accounting for all

monies of the CLUB will be the responsibility of the officers of the CLUB, and a report shall be presented to the board by the treasurer at the end of the season after all bills have been

paid.

Section III: The treasurer's report will be available to members upon

request.

Article VI

Amendments

Section I: These by-laws may be amended by members of the CLUB.

The members of the CLUB shall have been notified of any intended amendments in writing 30 days prior to the voting

deadline.

Section II: A simple majority vote received from the members of the

CLUB is required to amend the by-laws.

Covenants

Rules and Regulations

- 1. Membership is not transferable.
- 2. No substitutions for members who are unable, for whatever reason, to attend any one or more of the scheduled dances will be permitted. Refunds will be given if possible.
- 3. No reduction in dance charges will be made for members or guests not able to attend the full event.
- 4. If members desire to bring guests, a guest fee will be charged. This charge will be set by CLUB officers and added to dinner costs.
- 5. The months recommended for the scheduling of the dinner dances are September thru May.
- 6. The location of the dinner dances will be a country club or an equivalent banquet facility.

Original By-Laws: February 1, 1978
Revised March 8, 1986
Revised April 30, 1991
Revised and Approved February 12, 2017