



TERMS & CONDITIONS FOR GOLF/CLUB CORPORATE MEMBERSHIP

1. Thenzawl Golf Course & Resort (hereinafter referred to as "TGR") having its office at Mizoram Tourism Development Authority (MTDA), Directorate of Tourism, MINECO, Aizawl – 796001, is owned by Tourism Department, Government of Mizoram and run by Mizoram Tourism Development Authority (hereinafter referred to as MTDA), a society registered under the Mizoram Societies' Registration Act 2005.
2. The application for the membership to the TGR ("Membership") may be made as per the prescribed format ('Application Form') that forms a part of the Membership Terms and Conditions ("Terms and Conditions"). The Membership is subject to the Terms and Conditions, the rules and regulations made there under and as amended from time to time and as notified to the members by putting up a copy thereof at the Clubhouse or any other suitable place ("Rules and Regulations"). The Terms and Conditions include the FEE STRUCTURE for the Membership as of the date thereof and as amended from time to time by the Management. PLAN & FEE STRUCTURE FORM PART OF THIS AGREEMENT.
3. TGR is a proprietary club and belongs to Mizoram Tourism Development Authority (MTDA).
4. The management of the TGR vests exclusively in the MTDA and its authorized executives and who in these Rules and Regulations are referred to as "Management". The Management reserves the right to reject or to conditionally accept the Application Form without assigning any reason whatsoever. A member ("Member") is a person whose Application has been accepted by the Management.
5. A Member has the right to use the facilities provided by the TGR on the days and during the time as has been specified by the Management. The Management may further designate areas as Clubhouse or Golf Course, Practice Range, Tennis Courts (if any), Futsal Grounds (if any), Swimming pool & Gym (if any) or any other facilities developed in due course if any.

6. MEMBERSHIP & MEMBERSHIP CATEGORIES:

The Corporate Members shall be Companies incorporated in India or abroad, partnership firms or any other body incorporated under any national jurisdiction. Such Corporate Members may nominate their directors, partners or employees, as the case may be ("Corporate Nominee"), to use the facilities or the TGR, subject to the Terms and Conditions and the Rules and Regulations made in this regard. A Corporate Member may request for more than one nomination for a period of time and the fee as specified in the Fee Structure attached there under.

Category of membership to TGR shall be as follows:

- a) **GOLF MEMBERSHIP:** Golf Membership entitles a member to use all facilities including Golf Course and practice range, Pool Table, Swimming Pool



(if any), Futsal Grounds (if any), swimming pool (if any), gym (if any) and other facilities. Golf Membership entitles a member the use of 3 room or 3 night; 4 room or 4 nights; 7 rooms or 7 nights free of charge excluding food per year for 1 year or 3 years or 5 years membership respectively.

b) CLUB MEMBERSHIP: Club Membership entitles a member to use pool table, Pool Table, Swimming Pool (if any), Futsal Grounds (if any), swimming pool (if any), gym (if any) and other facilities. Club Membership entitles a member the use of 2 rooms or 2 nights; 3 room or 3 nights; 5 rooms or 5 nights free of charge excluding food per year for 1 year or 3 years or 5 years membership respectively.

c) SWITCHING FROM CLUB MEMBERSHIP TO GOLF MEMBERSHIP: Membership can be switched to a GOLF MEMBERSHIP by paying the difference of applicable fee for the duration of his/her membership tenure on a pro-rata basis. However a GOLF MEMBERSHIP cannot be switched to a CLUB MEMBERSHIP. After a switch from CLUB MEMBERSHIP to GOLF MEMBERSHIP, a RE-SWITCH will not be permitted. This membership SWITCH is subject to the approval of the management. Further no refunds will be payable either.

C. ANNUAL MEMBERSHIP: For Corporate members, annual membership fee will be charged in the month of April every year.

7. ELIGIBILITY:

a) Persons indicated in CLAUSE 6 here in above can offer their application for Membership as per the details in Clause 9 herein below.

b) No Corporate Member who has been declared to be an un-discharged insolvent or has been convicted by a court shall be eligible for the Membership or the nomination to the Golf Resort.

c) A Corporate shall be eligible to nominate a fixed number of persons for a period of time (2 Corporate nominees, their spouses and 2 Children or other nominees).

8. PROCEDURE:

Corporates seeking Membership are required to submit the duly filled in Application Form complete in all respects. Management of the TGR has the absolute right to accept or reject any application for Membership at their sole discretion without assigning any reason whatsoever and the applicant shall have no right to challenge the decision of the Management. Membership is awarded only after proper & complete procedure is followed as decided by management.

9. TENURE:

Membership is for a fixed tenure of 1 year, 3 years or 5 years as the case may be from the date of acceptance for being a membership.



10. MEMBERSHIP FEES:

A. APPLICANTS ARE REQUIRED TO PAY

1) A one-time MEMBERSHIP FEE for 1 year, 3 years or 5 years as the case may be, non-refundable, as prescribed in the Fee Structure **(Annexure I)**

2) Tax: Applicants are required to pay the prevailing Service Tax as per Finance Bill of Government of India wherever applicable and also any other new tax.

B. REFUND OF INTEREST FREE SECURITY DEPOSIT:

The INTEREST FREE SECURITY DEPOSIT made with the Club at the time of grant of the membership is refundable only after the expiry of term of membership of 1 year or 3 years or 5 years as the case may be, without payment of any interest or compensation of whatsoever nature after adjusting dues if any against the member. However, if during the membership tenure, if the Management is satisfied that special circumstances justify the grant of premature refund, then the Club will refund only a part of the deposit in accordance with the following schedule and forfeit the balance..

C. REFUND SCHEDULE:

1) The interest free security deposit shall be paid to the outgoing members in full at one time. No installment is allowed.

2) NON-PAYMENT OF MEMBERSHIP FEES: Should any applicant fail to pay the complete Membership Fee amount or the Interest Free Security Deposit amount or the cheques bounce then the club management is empowered to cancel/reject the membership and retain all the monies. The decision will be completely with the club management.

11. MEMBERSHIP RIGHTS:

A Corporate Member may choose one of the Membership options (term of the Membership and the number of nominees permitted) provided for under the Fee Structure, to avail of the TGR facilities. Nominations can be changed during the tenure of Membership by making an application to the Management along with a copy of the Resolution passed by the Board of Directors of the Company which is the concerned Corporate Member, or a request letter signed by all the partners of the firm which is a Corporate Member and upon payment of applicable re-nomination fee as may be fixed by the Management from time to time.

A. ENTITLEMENT:

Subject to the Rules and Regulations made in this regard the TGR facilities are available to 2 nominees of Corporate, spouses and the 2 (two) children of the Corporate Members or any other nominees. Children hereby mean children who are below the age of 18 years.



B. GUESTS:

Guests of the members shall be permitted to use the facilities of the TGR (except on certain specified days as mentioned in the Rules and Regulations or as may be notified from time to time by the Management). The Members shall be charged a fee, as specified in the Fee Structure or as notified by the Management from time to time, for the use of the facility of the TGR by the guests of such Members.

D. MEMBERSHIP CARD:

1) Each Corporate, Nominee, Annual Member their respective spouses and Eligible Children shall be issued Identity Card(s) by the Management which will be required to be produced on entry to the club premises and/or when by using of club services/facilities.

2) Loss of the Identity Cards must be reported to the Management immediately and a new card will be issued on payment

3) The Identity Cards of the concerned Eligible Children must be surrendered to the Management as soon as the child ceases to be eligible.

4) Whenever a Corporate ceases to be eligible under these Terms and Conditions or has been removed or replaced by the Corporate Member, the said nominee must surrender the Identity Cards including those of their spouses and Eligible Children to the Management immediately.

5) In the event a spouse ceases to be a spouse by operation of law or otherwise, the Management must be immediately informed of the same and the Identity Card of the spouse must be surrendered by the Corporate Member / Corporate / Nominee / Annual to the Management immediately.

12. USE OF THE TGR AND OTHER FACILITIES:

a) Entry of pets within the premises of the TGR is strictly prohibited

b) Smoking is permitted only in the designated areas as specified by the Management or as stated in the Rules & Regulations

c) Possession of firearms, ammunitions and weapons of any kind whether licensed or not within the TGR premises is strictly prohibited.

d) Food and beverages will be supplied by the TGR at rates as may be fixed from time to time by the Management. Catering by outside agency within the TGR premises is not permitted.

e) Users of the TGR are not permitted to give any monetary or non-monetary benefits to any staff member of the TGR. A service charge will be added in the bills relating to food, soft beverages and other items.



f) Children below 12 years of age will not be allowed entry in the TGR unless accompanied by an adult Member or Guest of a Member admitted to the TGR by the Member who himself is entitled to use the TGR facilities.

g) Corporate Members are requested to authorize their Eligible Children.

h) The Management reserves the right to verify the identity of all persons entering the premises to ensure that only Members, their spouses, Eligible Children and guests of such Members are admitted.

13. DRESS CODE

A. Golf:

Golf courses require that men wear collared shirts, wear long pants made of cotton or a polyester blend, or dress shorts with a pleated or flat front. These tops come in an array of colors and designs including button down, v-neck and zip-top in both short and long sleeves. Shorter pants should be knee length or longer. Skirts (a combination of a skirt and shorts) Collar T Shirt & Cotton Trouser, golf shoes with soft spikes.

B. Tennis: (not yet developed)

MEN: Tennis T-shirt, tennis shorts, predominately white socks & tennis shoes.

WOMEN : tennis skirt and tennis T-shirt or tennis shorts, predominately white socks & tennis shoes.

C. Futsal: (not yet developed)

T-Shirts/Shorts/Skirts and Rubber sole shoes with sock. (Black sole are not allowed).

D. Swimming Pool: (not yet developed)

Swimming suit and caps are compulsory for ladies.

a) It is expected that all the Users of the TGR facilities shall follow the dress code as indicated in the Rules and Regulations of the TGR.

b) Dress code for the dining and lounge area may be casual. However such dress code may be made formal from time to time by the Management for special occasions and functions. Swimming, jogging, gym, athletic or other types of shorts are prohibited in areas other than the designated places as provided for in the Rules and Regulations.

c) If any other facility will be added in future then the dress code will be informed by email/circular or it will be on the notice board.

14. GAME RULES:

Detailed rules governing the playing of Golf, Tennis, Futsal Grounds,



Gymnasium and use of the Swimming pool which are currently in force are notified from time to time to members.

15. SUSPENSION OF PLAY:

The Management reserves the right to suspend the right of some or all of the Members to enter the golf course or any other designated area like Golf Course, Gym, Futsal Grounds, Tennis Court, Swimming pool and Change room in the TGR or to play the game of golf, in order to facilitate conduct of the golf tournaments and events from time to time at all or some designated areas. No User shall have any right whatsoever to challenge the decision of the Management in this regard.

16. CLUB STAFF:

Member should not at any point engage in any argument with any Club Staff. Any issues with regard to staff should be informed to the Club Management.

17. COACHING FACILITY:

The coaching facility on offer for all or some facilities at TGR is been run & managed under specific rules laid down by TGR/Facilitator of coaching wherein any member will not have any say on the procedure, technique ,fees, timings, coaching area fixed from time to time by TGR Management.

18. PAYMENT FOR SERVICES & FACILITIES:

a) Payments for all services and facilities, if any; including Pro-shop, Cafeteria, hiring of equipment (golf sets & golf carts), shuttle, range balls, caddies and guest charges etc., are required to be made by cash, approved credit cards or cheques or by signing the invoice provided only by the person designated by the Management.

b) All Corporate Members are required to pay annual fee as fixed from time to time irrespective of the usage of the TGR if any. The annual fee is payable w.e.f. the date of the acceptance of the Membership by the Management and as specified in the Fee Structure. In the absence of any member not subscribing to any of the annual sporting plans the management will charge a minimum annual sports' fee. All charges incurred by spouse, Eligible Children, guests will be debited to the account of the concerned Member.

c) In the event of non-payment of dues by Members within 30 days from the due date of payment, interest @ 2% per month or part thereof will be charged and if the dues are not cleared within 30 days from the due date of payment, the said Member, the respective spouse and the Eligible Children may not be permitted to use the TGR facilities and in addition the Membership is liable to be terminated at the sole discretion of the Management. The Management is not liable to issue individual notice to the defaulting Members in this regard.



d) Member unpaid CLUB DUES will be made good from the membership Security Deposit. The shortfall in the Security Deposit should be cleared within 30 days failing which the club will cancel the Membership.

e) The Management of the TGR shall provide golf carts and related equipment that may be used subject to the availability, Rules and Regulations made in this regard. The use of these golf carts and related equipment will be at the users own risks and responsibilities. Any damage/ loss to the cart or parts thereof are to be made good by the user. Members will be solely responsible for settlement of bills on this account. In respect of the amounts payable by a Corporate Nominee the concerned nominee and the Corporate Member shall both be jointly and severally liable towards the TGR.

f) It will be sole responsibility of member to update their details i.e mobile nos, telephone nos, residential & office address & email ID's incase of any changes in them. Updating of email ID's is must since our Club monthly Invoice & Newsletters are sent to registered emails id's with us. In case you do not update it will result into accumulation of dues & would later on attract Late Fee charges which under any circumstances shall not be waived off once debited to the member. If any member does not receive Club Monthly Invoice or Circulars more than a month than he has to immediately contact Club office.

19. ALTERATION IN FACILITIES:

The Management shall have the sole discretion to make repairs, refurbishment, additions, modifications, reductions, and elimination temporary closure of all or some facilities of the TGR. All Members have to adhere to the decision without any objection.

20. LOSS, DAMAGES OR INJURIES:

a) The use of the facilities of TGR is entirely at the risk and responsibility of the corporate Members or their respective guest, spouse or Eligible Children who use such facilities ("User"). The Management of the TGR shall not be liable for any injury, damage or loss caused to the Users of the TGR during the course of their visits to TGR or due to use of the TGR facilities.

b) All the Users of TGR are warned of high-speed balls that may cause grievous injuries/ death or loss of property. Further, it shall be the duty/obligation of every Member to warn their respective spouses, guests, Eligible Children of such danger/risk before entering TGR. All such Users shall be presumed to have understood the risks inherent and consented to their exposure to all the risks naturally incidental to their presence on the TGR. All the Users shall enter the TGR at their own risk and responsibility and the Management shall not be responsible for any consequences whatsoever. No one is allowed to venture into the golf course for purposes other than to play golf.

c) Every User will be fully liable for any damage caused to the property of



the TGR or to the person or property of any employee of the TGR or to any other User of the TGR, resulting directly or indirectly from their action. Compensation for such damage will be fixed by the Management alone and shall be recoverable from the concerned Corporate Nominee or Corporate Member.

d) The Members of the TGR agree to fully indemnify and hold harmless MTDA, its directors, officers and employees for any liability, loss or damage to MTDA from third parties resulting from the acts or omissions of such Members.

e) Any action for indemnification by the Management is without prejudice to any other legal action that the Management may initiate in this regard.

21. USE BY NON-MEMBERS:

The management shall have the absolute right to allow the use of Club facilities, including the golf course to any persons who are not members of the Club and without prejudice to the generality of that right to persons staying in the hotels or service apartments, or villas to be built in the vicinity of the golf course, their guests and family members and members of other Clubs having reciprocal arrangements with the Club and also persons attending functions organized on the premises of the Club.

22. EFFECTS OF EVENTS BEYOND MANAGEMENT CONTROL:

The Management shall not be responsible or liable for not performing any obligation or undertaking given to the Members, if such performance is prevented, delayed or hindered by an act of God, fire, flood, explosion, earthquake, war or, terrorist act, sabotage, inability to procure or general shortage of energy, labour, equipment, facilities, material or supplies, action of labour unions, due to enactment of any law or issue of any directive by any Government or Public Authority or by a Competent Court or any other cause not within the control of the Management. The Management is further absolved from any liability towards any User of the TGR arising from any act beyond the control of the Management of the TGR.

23. CONSTRUCTION, MODIFICATION, DEMOLITION OF STRUCTURES & BUILDINGS:

MTDA as the lessee of the land utilized for the TGR shall be free to alter any existing structure or building and to construct any building including hotels, villas, commercial plazas, etc., on the land or on the periphery of the TGR with the permission of the appropriate authorities and the Members/their nominees shall have no right to object, obstruct or create hindrance or dispute or raise any claims in respect thereof.

24. COMPLIANCE BY NON-RESIDENT INDIANS AND FOREIGN CITIZEN'S MEMBERS:

a) Members who are non-resident Indians, foreign nationals or expatriates shall be solely responsible for complying with the required formalities as laid



down in Foreign Exchange Management Act 1999 or any statutory re-enactment or replacement, and Rules made there under and all other applicable laws for the time being in force governing the remittance of payments to the TGR.

b) The applicants and Members shall be solely responsible for violations if any, under the aforesaid laws and the TGR accepts no responsibility in this regard. Such Members shall keep MTDA and the Management fully indemnified and holds MTDA harmless in his regard.

c) In the event of the failure on the part of a person to comply with aforesaid laws and rules, the Membership is liable to be cancelled by the Management.

d) The applicants and Members shall be responsible for providing to the Management necessary permissions/approvals as applicable, prescribed under aforesaid laws.

25. RULES NOT EXHAUSTIVE:

These rules are not exhaustive and the Management shall have the absolute right and sole discretion to add to or amend them from time to time and all such additions or amendments will be notified by displaying them only on the notice board of the club and shall become immediately binding on all the users of the Club.

26. IN THESE RULES, UNLESS THERE IS ANYTHING REPUGNANT IN THE SUBJECT OR CONTEXT:-

a) Words importing the masculine genders shall be taken to include females: and

b) Words in the singular shall include the plural and vice verse.

27. NON-TRANSFER OF MEMBERSHIP:

Corporate or Annual Membership is non-transferable

28. CESSATION OR TERMINATION OF MEMBERSHIP:

i) The Management of the Club may at its sole discretion accept the registration of a member after the expiry of appointed years (as the case may be) from the grant of membership and refund to him or it a part of the interest free security deposit in accordance with the schedule laid down under Rule 10 (B) without payment of the interest and forfeit the balance.

ii) In the event of any Corporate Member or any of his guests, spouse or children being found guilty of questionable behavior, misconduct or misuse of any of the facilities of the Club, the Management may terminate his membership and forfeit the whole or part of his interest free security deposit in accordance with the Schedule laid down under Rule 10 (B).



iii) In the event of any Corporate Member or any of his guests, spouse or children being found guilty of questionable behavior, misconduct or misuse of any of the facilities of the Club, the Corporate Member may be required by the Management to withdraw himself and propose the name of another nominee acceptable to the Management.

29. DEATH OF CORPORATE/ ANNUAL MEMBER:

Upon death of an Corporate/Annual member, the person nominated by the Member in the Application Form shall alone be entitled to get the refund of interest free Security Deposit after deducting all the outstanding dues of the deceased Corporate/Annual Member. Alternatively, the nominee himself/herself can opt for Membership by paying the then prevailing Membership Fee.

30. TERMS AND CONDITIONS NOT EXHAUSTIVE:

Terms and Conditions or the Rules and Regulations framed there-under are not exhaustive and the Management shall have the sole discretion to add, amend or delete them from time to time and all such additions, amendments will be notified by displaying them on the notice board of the TGR / Monthly Club Circular/Emailer for the Members and shall become binding immediately on all the users of TGR.

31. INTERPRETATION OF TERMS AND CONDITIONS:

In these rules, unless there is anything repugnant in the subject or context: Words importing the masculine gender shall be taken to include females; and Words in the singular shall include the plural, vice versa.

32. MLP Act 2019

The Mizoram (Liquor Prohibition) Act 2019 is in force in Thenzawl Golf Course & Resort. Consumption, carrying and stocking of liquor is prohibited by law in the State. Anyone involving such illegal activity will be dealt severely by the Management.

33. ARBITRATION:

It is agreed to and undertaken by the Members and/or their Nominees/Guests/ Eligible Children hereto that any difference or dispute that may arise by and between them and the Management in the interpretation of these Terms and Conditions or other incidental matter arising out of the Terms and Conditions, shall be resolved as far as practicable through mutual negotiations failing which the matter would be referred to arbitration. Arbitration shall be conducted by a sole arbitrator appointed by the Management of the TGR. The arbitration shall proceed in accordance with the Arbitration and Conciliation Act, 1996. The arbitrator shall give a reasoned award. The venue of the arbitration shall be Aizawl.



34. JURISDICTION:

This offer is strictly subject to courts of Guwahati High Court, Aizawl only.

DECLARATION:

1) I/We hereby declare that I/we are applying for the membership of TGR after being fully satisfied about the quality & quantity of facilities and after going through the membership terms & conditions of the club being satisfied in all respects on the basis of my/our judgment.

2) I/We have not been influenced by anything extraneous including any oral assurances given by any person connected with TGR.

3) I/We hereby agree to pay the annual/ monthly/sports subscription fee as fixed by the management from time to time is payable in advance or when requested, change of nominee fee incase of corporate membership, re-nomination fee as applicable, sports fees as may be applicable & prices of food and other consumables by my family members, guests be charged to my account.

4) I/We understand that the terms & conditions as accepted by me/us may be amended from time to time at the sole discretion of the management and such amended rules shall become binding on me/us.

5) I/We accept that in the event of my/our application being rejected all monies paid by me/us shall be refunded.

6) I/We agree to be fully liable for the violation of the rules & regulations as stipulated therein.

7) I/We have sought detailed explanation and clarification from the management in respect of this application and the management has readily provided all such explanation & clarification.

8) I/We have signed this application, fully conscious of my/our liabilities & obligations.

9) I/We assure the management that in the event of total cancellation/abrogation of the rules & regulations I/we shall accept the decision of the management and shall not dispute or challenge such cancellation/abrogation.

10) I/We am/are aware that the management of TGR has absolute right to accept or reject my/our application without assigning any reason and I/We agree that I/We shall not challenge the decision of the management.

11) All the aforesaid undertakings & commitments given by me/us shall be equally binding on my/our legal representatives & successors-in-interest and their legal representatives also.



12) I/We also Undertake that I have no criminal record and not been jail for any offence.

13) I/We also undertake that I have not defaulted on any bank loan.

14) I/We as a member of this club hereby fully agree to keep the club & the company fully indemnified & harmless in respect of the following:

a) any injury(ies), accident(s), impairment(s), loss of life that may be caused to me/ us, any other member, third party(ies), staff and employees working in the club, any person(s) inside/outside the periphery/boundary of the golf course, my family members, guests visitors which may be caused or occasioned during the use of the club facilities by me.

b) That I/We are fully knowledgeable as to the proper use of the facilities in the club as well as to my/our own physical limitations, medical history etc.

c) It is specifically understood and agreed by me that this declaration shall be binding on me or my heirs, successors, and assigns at all times during my membership of the club and use of the club facilities from time to time.



APPLICATION FORM

CORPORATE MEMBERSHIP (PLEASE USE BLOCK LETTERS)

Corporate in
India

Corporate
outside India

Please tick above box

CORPORATE DETAILS		
1	NAME OF COMPANY	
2	NATURE OF BUSINESS	
3	PAN NO OF COMPANY	
4	REGD ADDRESS OF COMPANY	
5	OFFICE ADDRESS	
6	EMAIL	
7	MOBILE NO/PHONE NO	

Name & Signature of Head of Company
With Seal



CORPORATE NOMINEE 1		
1	NAME OF EMPLOYER	
2	DOB OF EMPLOYER	
3	DESIGNATION	
4	NATIONALITY (for foreigners/NRI)	
5	PASSPORT NO & DATE OF ISSUE (for foreigners/NRI)	
6	PLACE OF ISSUE (for foreigners/NRI)	
7	EXPIRY DATE OF PASSPORT (for foreigners/NRI)	
8	ADDRESS	
9	MOBILE NO	
10	EMAIL	
11	BLOOD GROUP	
12	PAN CARD NO (for Indians)	

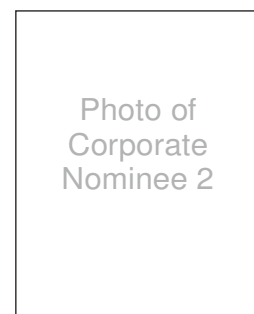
Name & Signature of Head of Company
With Seal

Photo of
Corporate
Nominee 1



CORPORATE NOMINEE 2		
1	NAME OF EMPLOYER	
2	DOB OF EMPLOYER	
3	DESIGNATION	
4	NATIONALITY (for foreigners/NRI)	
5	PASSPORT NO & DATE OF ISSUE (for foreigners/NRI)	
6	PLACE OF ISSUE (for foreigners/NRI)	
7	EXPIRY DATE OF PASSPORT (for foreigners/NRI)	
8	ADDRESS	
9	MOBILE NO	
10	EMAIL	
11	BLOOD GROUP	
12	PAN CARD NO (for Indians)	

Name & Signature of Head of Company
With Seal





SPOUSE NOMINEE OF CORPORATE NOMINEE 1		
1	NAME OF SPOUSE	
2	DOB	
3	OCCUPATION	
4	NATIONALITY (for foreigners/NRI)	
5	PASSPORT NO & DATE OF ISSUE (for foreigners/NRI)	
6	PLACE OF ISSUE(for foreigners/NRI)	
7	EXPIRY DATE OF PASSPORT (for foreigners/NRI)	
8	ADDRESS	
9	MOBILE NO	
10	EMAIL	
11	BLOOD GROUP	
12	PAN CARD NO (for Indians)	

Name & Signature of Corporate Nominee 1
With Seal

Photo of
Spouse of
Corporate
Nominee 1



Please enclose photographs of nominees

CHILDREN/OTHER NOMINEE 1 OF CORPORATE NOMINEE 1		
1	NAME OF NOMINEE 1	
2	DOB	
3	OCCUPATION	
4	NATIONALITY (for foreigners/NRI)	
5	PASSPORT NO & DATE OF ISSUE (for foreigners/NRI)	
6	PLACE OF ISSUE (for foreigners/NRI)	
7	EXPIRY DATE OF PASSPORT (for foreigners/NRI)	
8	ADDRESS	
9	MOBILE NO	
10	EMAIL	
11	BLOOD GROUP	
12	PAN CARD NO (for Indians)	

CHILDREN/OTHER NOMINEE 2 OF CORPORATE NOMINEE 1		
1	NAME OF NOMINEE 2	
2	DOB	
3	OCCUPATION	
4	NATIONALITY (for foreigners/NRI)	
5	PASSPORT NO & DATE OF ISSUE (for foreigners/NRI)	
6	PLACE OF ISSUE (for foreigners/NRI)	
7	EXPIRY DATE OF PASSPORT (for foreigners/NRI)	
8	ADDRESS	
9	MOBILE NO	
10	EMAIL	
11	BLOOD GROUP	
12	PAN CARD NO (for Indian)	

Name & Signature of Corporate Nominee 1
With Seal



SPOUSE NOMINEE OF CORPORATE NOMINEE 2		
1	NAME OF SPOUSE	
2	DOB	
3	OCCUPATION	
4	NATIONALITY (for foreigners/NRI)	
5	PASSPORT NO & DATE OF ISSUE (for foreigners/NRI)	
6	PLACE OF ISSUE(for foreigners/NRI)	
7	EXPIRY DATE OF PASSPORT (for foreigners/NRI)	
8	ADDRESS	
9	MOBILE NO	
10	EMAIL	
11	BLOOD GROUP	
12	PAN CARD NO (for Indians)	

Name & Signature of Corporate Nominee 2
With Seal





Please enclose photograph of nominees

CHILDREN/OTHER NOMINEE 1 OF CORPORATE NOMINEE 2		
1	NAME OF NOMINEE 1	
2	DOB	
3	OCCUPATION	
4	NATIONALITY (for foreigners/NRI)	
5	PASSPORT NO & DATE OF ISSUE (for foreigners/NRI)	
6	PLACE OF ISSUE (for foreigners/NRI)	
7	EXPIRY DATE OF PASSPORT (for foreigners/NRI)	
8	ADDRESS	
9	MOBILE NO	
10	EMAIL	
11	BLOOD GROUP	
12	PAN CARD NO (for Indians)	

CHILDREN/OTHER NOMINEE 2 OF CORPORATE NOMINEE 2		
1	NAME OF NOMINEE 2	
2	DOB	
3	OCCUPATION	
4	NATIONALITY (for foreigners/NRI)	
5	PASSPORT NO & DATE OF ISSUE (for foreigners/NRI)	
6	PLACE OF ISSUE (for foreigners/NRI)	
7	EXPIRY DATE OF PASSPORT (for foreigners/NRI)	
8	ADDRESS	
9	MOBILE NO	
10	EMAIL	
11	BLOOD GROUP	
12	PAN CARD NO (for Indian)	

Name & Signature of Corporate Nominee 2
With Seal



1. Photocopy of Passport (Front & Back) to be enclosed
2. I/We enclose herewith a cheque/demand draft of Rs. _____
in favour of the Thenzawl Golf Resort bearing no. _____
dated _____ drawn on _____ towards Membership fees.
for Mr./Mrs./Ms. _____

Name of Director/Authorized Signatory _____

Signature _____

Company Seal

FOR OFFICE USE ONLY

FORM CHECKED & VERIFIED BY	
DATE	
RECEIPT NO	
AMOUNT RECEIVED BY CHEQUE	(Please tick)
AMOUNT RECEIVED BY TRANSFER	(Please tick)
AMOUNT RECEIVED BY POS	(Please tick)
AMOUNT RECEIVED CASH	(Please tick)

CARD/CARDS DESPATCH ON	
------------------------	--

SIGNATURE OF OFFICER WHO CHECKED THE DOCUMENT:

SIGNATURE OF ISSUER OF CARD/CARD:



ANNEXURE I

MEMBERSHIP PLAN & FEES

A. INDIVIDUAL PLAN

WITHOUT GOLF			
Particulars	1 year	3 years	5 years
Membership Fee for permanent resident of India	Rs.50000	Rs.100000	Rs.125000
Membership Fee for NRI	Rs.75000	Rs.125000	Rs.150000
Membership Fee for Foreign Nationals	Rs.85000	Rs.135000	Rs.165000

WITH GOLF			
Particulars	1 year	3 years	5 years
Membership Fee for permanent resident of India	Rs.75000	Rs.125000	Rs.150000
Membership Fee for NRI	Rs.85000	Rs.135000	Rs.165000
Membership Fee for Foreign Nationals	Rs.95000	Rs.145000	Rs.175000

B. CORPORATE PLAN

WITHOUT GOLF			
Particulars	1 year	3 years	5 years
Corporate entity in India	Rs.100000	Rs.150000	Rs.175000
Corporate entity outside India	Rs.125000	Rs.175000	Rs.200000

WITH GOLF			
Particulars	1 year	3 years	5 years
Corporate entity in India	Rs.125000	Rs.175000	Rs.200000
Corporate entity outside India	Rs.150000	Rs.200000	Rs.250000

C. SECURITY DEPOSITS:

Particulars	1 year	3 years	5 years
Individual Membership for all Categories	Rs.35000	Rs.75000	Rs.90000
Corporate Membership for all Categories	Rs.100000	Rs.120000	Rs.150000

D. ANNUAL FEE/SUBSCRIPTION

Particulars	1 year	3 years	5 years
Individual Membership for all Categories	Rs.2500	Rs.3000	Rs.4000
Corporate Membership for all Categories	Rs.5000	Rs.6000	Rs.8000