## **Brookcliff Property Owners Association Inc. Recreation Area**

Whereas, the By-Laws of the Brookcliff Property Owners Assoc. provided that the Association may grant membership in the recreation area owned by the Association, provided said memberships shall be for a one –year term thereof and shall not provide the subscriber thereof with any rights in the Association other than use of the facilities mention herein.

Whereas, the executive officers of the Association on December 1, 2022 did authorize and direct that memberships be offered at a cost of Three Hundred and Sixty Dollars (\$360).

Whereas, the subscription hereof has been approved by the Board of Directors.

Names of Family Members: \_\_\_

Referred by

WITNESSETH:			
This agreement, n	nade this day	ofter referred to as "Assoc	, by Brookcliff Property Owners Assoc., Inc. of the mutual promise dember". In consideration of the mutual promise
herein contained	and the payment of \$3	B60 by Member to Asso	ociation, the parties agree as follows:
and c  2. This event  3. This  4. This other  5. Mem inclu  6. Mem in all have  7. The a agree  8. Eithe the o speci be te be gi date or ad this a  9. In the mem  10. The	conditions hereof, as well as membership shall be grante to at the end of the period. membership shall not be as party or entity for their use aber shall obtain approval freding the pool, tennis courts aber hereby accepts the area I respects as to negligence to a third party while utilizing Association shall not be requested and this agreement shall have been party may terminate this at their, specifying the date of affied. Should the premises, or minated by either party by twen within thirty days follow therein specified. If Member aliquicated a bankrupt, or tall agreement by giving written the event of termination as probership fee as provided here Member shall at all times a faction area hereinafter specified.	all rules and regulation of the defor the May 2022 to A for the benefit and use of the signed, transferred, encumber and benefit.  om the Association for any and play areas.  in its present condition and or any acts or omissions or any acts or omissions or any acts or omissions or any the swimming facility, to uired in any manner to main hall not impose any duties ungreement at any time, without termination such notice to bor any essential part be total giving written notice to the owing such partial destruction shall make an assignment aske advantage of any bankrunotice to the Member specific provided herein, the Member ein.  adhere to and abide by any field and published.	ntain the area for any period of time after the date of this upon the Associations to maintain the area hereafter. Out regard to payment periods by giving written notice to be given not less than thirty days prior to the date thereing the destroyed by fire or other casualty, this agreement my expected on and not less than thirty days prior to the termination of the benefit of creditors, or be placed in receivership uptcy of insolvency law, the Association may terminate if ying the date of termination.  The acknowledges there will be no refund of any pert of his y new rules or regulations of the Association regarding
I Acce	to the legally bindi	ing terms and conditions or res appearing on this Agre	ccept" using any device, means or action, you consent of this Agreement. You further agree that any eement or such other documents are the same as validity, enforceability, and admissibility.
	TESS WHEREOF, the particular day of		Membership Agreement at Marietta, Georgia,
	R		
			By:

Referred (check one):