

Avalon Golf and Country Club

Terms and Conditions of Non-Resident* Membership

- * To be considered a non-resident, neither the member nor spouse can reside either on a full or part-time basis, or be employed in any of the counties of Mercer and Lawrence in Pennsylvania or Trumbull, Mahoning and Columbiana in Ohio.
1. Members may begin booking tee-times for the upcoming season after April 1st, with the exception of prime tee-times. Prime tee-times are from open until 11:00 a.m. on Saturdays, Sundays and holidays, and from 11:00 a.m. to 4:00 p.m. on Fridays. Members may begin booking these tee-times one month in advance of the date of play. If a member has a special circumstance which requires more than one-month advance booking, the Director of Golf will consider such a request for approval.
 2. Member golf outings of thirty-two (32) or more golfers may be booked eighteen (18) months in advance. Deposit, payment, and cancellation requirements must be confirmed with the Golf Shop.
 3. Adult golf members may use either the Avalon Lakes or Squaw Creek driving range and practice areas on an unlimited basis at no charge at either facility. Guests may use either driving range and practice area at no charge on the day scheduled to golf.
 4. Children of Family Golf Plan Members have unlimited use of the Squaw Creek driving range and practice facilities with the exception of Friday afternoon, Saturday morning and Sunday morning when they must be accompanied by an adult. On the Avalon Lakes Course children under 18 must receive permission from a manager at the Golf Shop to use the course or practice facilities.
 5. Members may store their clubs at any of our courses for the entire season at no charge. Lockers are available to members and their guests at each location.
 6. The Club shall not be responsible for lost, stolen or damaged property.
 7. Subject to approval of credit, members may establish a Club "house" charge account. A monthly statement for all charged purchases will be sent to the member. Any payment made for dues or toward your house account must be paid by check or cash. All accounts must be paid in full within thirty (30) days of invoice date. A one and one-half percent (1½%) late fee shall be charged on all balances outstanding beyond thirty (30) days. In addition to any other remedies, any member having an outstanding Club account balance for more than sixty (60) days may have their membership suspended or terminated.
 8. Credit/Debit Cards are accepted for payment of Dues, Account Balances, Banquet Deposits and Banquets, Gift Cards, Gift Certificates, Salon and Spa Services and Golf Shop/Tennis Shop Merchandise. When you choose to use your Credit/Debit Cards for these purchases, there will be a 3.5% Administrative Fee added to the total.
 9. There shall be no monthly minimum purchase requirements or year-end assessments.
 10. Spouses and children with Family Memberships are full members of the Club with full membership privileges.
 11. Spouses and children of Individual Memberships **are not** members of the Club and when at the Club only have the limited privileges associated with being a guest of a member.
 12. Guests of a member are only permitted to use any of the facilities a total of 3 times in any one year.
 13. The member must be with their guests while at the Club (i.e. the guest may not use the swimming pool while the member plays golf).
 14. Guests have no charging privileges and may not sign a tab or initiate a charge on a member's account.
 15. Guests are permitted to pay for merchandise, services or food and beverages utilizing cash or credit card.
 16. Members must follow all Club and/or golf course policies now in effect or adopted in the future. Members are responsible to ensure that their guests follow all policies. The cost of damages to property resulting from the willful act or gross negligence of a member or guest shall be assessed against the member. Appropriate attire and etiquette are required at all times.
 17. Members and their guests may walk the courses while playing provided that the pace of play is not hindered. Members may also bring or arrange for their own caddies.
 18. Designated individual corporate memberships may be transferred to other employees once per year without additional initiation fees. The Club must be notified in writing of any transfer of memberships.
 19. The Club in its sole discretion reserves the right to terminate any membership at any time, modify these Terms and Conditions of Membership and to modify existing or implement new Club policies. In the event of a change in a Club policy or condition of membership, which a member in his or her sole discretion determines to be unacceptable, the member may resign within thirty (30) days of such change. In any such event, the Club will refund a pro-rated portion of the annual dues, less any sums owed the Club.
 20. Resignations must be in writing and received by the Club prior to the member's anniversary date. Except as set forth in Paragraph 19, no resignation shall relieve a member of his/her obligation for dues and other sums.