

La Grande Country Club

MOBILE MESSAGING TERMS AND CONDITIONS

La Grande Country Club (“La Grande Country Club,” “LGCC,” “we,” or “us”) operates a mobile messaging program (the “Program”) subject to these Mobile Messaging Terms and Conditions (these “Mobile Messaging Terms”). The Program and our collection and use of your personal information are also subject to our Privacy Policy (available on our website at <https://www.lagrandecountryclub.com/-text-message-notifications>). By enrolling, signing up, or otherwise agreeing to participate in the Program, you accept and agree to these Mobile Messaging Terms and our Privacy Policy.

1. Program Description: We may send promotional, transactional, and informative mobile messages in various formats through the Program. Promotional messages advertise, inform, and promote our products and services and may include event notifications, tournament information, golf and bar sales and events, and other LGCC private and public events. Transactional messages relate to member accounts, statements, bill due dates, and other LGCC transactional information. Informative messages include Board and committee meeting notices, course closures or information, hours of operation, and other pertinent information regarding LGCC. Mobile messages may be sent using automated technology. Message frequency will vary but will not exceed 15 messages per month. You agree that LGCC may send you messages regarding the foregoing topics or any topic and that such messages may be made or placed using different telephone numbers or short codes per the designated providers. We do not charge for mobile messages sent through the Program, but you are responsible for any message and data rates imposed by your mobile provider, as standard data and message rates may apply for short message service and multimedia message alerts.

2. User Opt-In: By providing your mobile phone number to us, you are voluntarily opting into the Program, and you agree to receive recurring mobile messages from us at the mobile phone number associated with your opt-in, even if such number is registered on any state or federal “Do Not Call” list. You agree that any mobile phone number you provide to us is a valid mobile phone number of which you are the owner or authorized user. If you change your mobile phone number or are no longer the owner or authorized user of the mobile phone number, you agree to promptly notify us at lagrandecountryclub@gmail.com or by calling 541-963-4241.

Your participation in the Program is not required and is completely voluntary.

3. User Opt-Out and Support: You may opt out of the Program at any time. If you wish to opt out of the Program and stop receiving mobile messages from us, or you no longer agree to these Mobile Messaging Terms, reply STOP, QUIT, CANCEL, OPT-OUT, and/or UNSUBSCRIBE to any mobile message from us sent from Constant Contact. Reply STOP to any messages sent from Text Magic. You may continue to receive text messages for a short period while we process your request, and you may receive a one-time opt-out confirmation message. You understand and agree that the foregoing is the only reasonable method of opting out. If you want to join the Program again, sign up as you did the first time, and we will start sending messages to you again. For support, reply HELP to any mobile message from us.

Our mobile messaging platform may not recognize requests that modify the foregoing commands, and you agree that we and our service providers will not be liable for failing to honor requests that do not comply with the requirements in these Mobile Messaging Terms. We may also change the telephone number or short code we use to operate the Program, and we will notify you of any such change. You acknowledge that any requests sent to a telephone number or short code that has been changed may not be received by us, and we will not be responsible for failing to honor a request sent to a telephone number or short code that has been changed.

LGCC: MOBILE MESSAGING TERMS AND CONDITIONS

4. Disclaimer of Warranty and Liability: The Program is offered on an “as-is” basis and may not be available in all areas, at all times, or on all mobile providers. You agree that neither we nor our service providers will be liable for any failed, delayed, or misdirected delivery of any mobile message or information sent through the Program.

5. Modifications: We may modify or cancel the Program or any of its features at any time, with or without notice. To the extent permitted by applicable law, we may also modify these Mobile Messaging Terms at any time. Any such modification will take effect when it is posted to our website. You agree to review these Mobile Messaging Terms periodically to ensure that you are aware of any modifications. Your continued participation in the Program will constitute your acceptance of those modifications.