## **2020 LAWN BOWLING CONDOMINIUM CHALLENGE**

## FEBRUARY 28, 2020 at 6:00 PM





For one evening, current and future lawn bowlers from the Downtown Sarasota condominiums will come together to compete for the traveling trophy that goes to the winning condo team.

A minimum of eight 3-person teams will be needed to meet the challenge and a maximum of 24 teams can have a lot of fun and watch a beautiful sunset. The team with the highest number of points will take the trophy home for one year - only to have to defend it next year in 2021.

NDOMINIUM NAME:	
NDOMINIUM ADDRESS:	_
AM NAME:	
AM MEMBERS:	
TERNATE:	
ST: \$30 per team – make checks payable to SLBC - DUE WHEN SIGNING	i UP.

TEAMS MUST BE SIGNED UP BY <u>February 21, 2020</u>
MAIL ENTRY FORM TO: SLBC – 809 N. TAMIAMI TRL., SARASOTA, FL 34236.

SLBC will have lawn bowling coaches available for teaching or practicing on <u>February 25<sup>th</sup> and 27<sup>th</sup> from 5 to 7 pm</u>. All team members and alternates are welcome to one or both practice sessions.

Snacks and soft drinks will be provided by SLBC on the 28<sup>th</sup> and cheerleaders on the 28<sup>th</sup> are definitely encouraged to come cheer their team to victory. Spectators are also welcome and the beautiful sunset on Sarasota Bay will be free to all.

All participants must sign the liability waiver on the reverse side.

## SPORT PARTICIPANT RELEASE OF LIABILITY, WAIVER OF CLAIMS EXPRESS ASSUMPTION OF RISK AND INDEMNITY AGREEMENT.

WARNING: THIS AGREEMENT WILL AFFECT YOUR LEGAL RIGHTS, READ IT CAREFULLY.
EVERY PERSON MUST READ AND UNDERSTAND THIS WAIVER BEFORE PARTICPATING IN ATHLETIC ACTIVITIES.

Please read and be certain you understand the implication of signing Express Assumption of Risk Associated with Sport, Venue Use and Related Activities. I do hereby affirm and acknowledge that I have been fully informed of the inherent hazards and risks associated with Sarasota Lawn Bowling Club, transportation of equipment related to the activities and traveling to and from activity sites in which I am about to engage. Inherent hazards and risks include but not limited to: risks of injury from the activity and equipment utilized is significant including the potential for broken bones, severe injuries to the head, neck and back or other bodily injuries that may result in permanent disability and death, possible equipment failure and/or malfunction or misuse of my own or others equipment. Variation and/or steepness of terrain, variation or changes in surfaces including but not limited to rocks, stumps, debris, ditches, trees, fences, posts, light poles, signs, buildings, roads, walkways, ramps, rails, stairs, manual pads, bowls, rakes, half-pipes, mats, other persons and other natural and man-made hazards, my own negligence and /or negligence of others including, but not limited to, operator error and guide decision making including misjudging terrain, weather, riding surfaces, or other obstacles. Exposure to the elements and temperature extremes may result in heat exhaustion, heat stroke, sunburn, hypothermia and dehydration. Dangers associated with exposure to natural elements include but are not limited to inclement weather, thunder and lightning, severe and/or varied wind, temperature and other weather conditions, accidents or illness occurring in remote places, where there are no available medical facilities. Fatigue, exhaustion, chill and/or dizziness may diminish my/our reaction time and increase the risk of accident, impact or collision with other athletes, spectators, facility employees, pedestrians, motor vehicles and cyclists. I understand the description of these risks is not complete and unknown or unanticipated risks may result in injury, illness or death.

## RELEASE OF LIABILITY, WAIVER OF CLAIMS AND INDEMINITY AGREEMENT

In consideration for being permitted to participate in the above described activity/activities, I hereby agree, acknowledge and appreciate that (1) I HEREBY RELEASE AND HOLD HARMLESS WITH RESPECT TO ANY AND ALL INJURY, DISABILITY, DEATH or loss or damage to person or property, WHETHER CAUSED BY NEGLIGENCE OR OTHERWISE, SARASOTA LAWN BOWLING CLUB herein referred to as RELEASEE; (2) To release the RELEASEE, its officers, directors, employees, representatives, agents and volunteers from liability and responsibility whatsoever and for any claims or causes of action that I, my estate, heirs, survivors, executors or assigns may have for personal injury, property damage, or wrongful death arising from the above activities whether caused by active or passive negligence of the RELEASEE or otherwise. By executing this document I agree to hold the RELEASEE harmless and indemnify them in conjunction with any injury, death or loss or damage to person or property that may occur as a result of engaging in the above activities; (3) By entering into this agreement I am not relying on any oral or written representation or statements made by the RELEASEE; other that what is set forth in this Agreement; (4) This Agreement shall apply to any and all injury, disability, death or loss or damage to person or property occurring at any time after the execution of this agreement. The release shall be binding to the fullest extent permitted by law. If any provision of this release is found to be unenforceable, the remaining terms shall be enforceable.

YOUR PROFILE NAME AND PHOTO MAY APPEAR IN ARTICLES AND ADVERTISING. YOU MUST INDICATE BY YOUR SIGNATURE, IF YOU ALSO ALLOW YOUR LIKENESS TO BE USED IN ARTICLES AND ADVERTISING IN PERPETUITY.

I HAVE READ THIS RELEASE OF LIABILITY AND ASSUMPTION OF RISK AGREEMENT. I FULLY UNDERSTAND ITS TERMS. I UNDERSTAND THAT I HAVE GIVEN UP LEGAL RIGHTS BY SIGNING THIS FORM, AND I SIGN IT FREELY AND VOLUNTARILY WITHOUT INDUCEMENT. I hereby agree to the release of liability and waiver.

	ALL TEAM MEM	BERS AND ALTERNATES MUST SIGN BELOW:	I agree to allow my be used for club pub	
	CONDO:	<b>TEAM</b> :	EACH PERSON	CIRCLE ONE:
1.			Yes	No
2.			Yes	No
3.			Yes	No
4.	-		Yes	No