Proposed Bylaw Changes.

AMEND:

Article II, Section 201

Each club member will be charged annual dues and work fees as specified by the Board of Directors. Annual dues and work fees are due and payable by the first day of December. Members not paying dues and applicable work fees by December 31st will be dropped from the rolls unless exempted under Sections 204, 206, or 207 (reference Sections 108 and 109). New memberships will have annual dues, work fees, and assessments prorated based on that portion of the year that remains at the time of acceptance. Additional work fees and assessments may be required by the Board of Directors.

ADD:

Article II, Section 201A

Each member will have an "account" established for them. Each year members' accounts will be invoiced for dues, applicable work party fees, and assessments as specified by the board of directors. Dues payments, work party fee payments, assessments, and work party credits will be applied to each member's invoice as received. Payments received in excess of the amount due will be credited to the member's account as dollars credited, and the credit balance will be carried forward to future years. Overpayments, or advance payments will not be credited as years paid in advance. Credit balances will be used to pay for dues, work party fees, or assessments in the earliest year they are assessed as determined by the Board of Directors. Credit balances will not be refunded and cannot be transferred to other club members. In the event of a member's death, involuntary club membership termination, or voluntary club termination, any credit balance will be forfeited and considered a donation to the club.