

PRIVATE GOLF CAR USE APPLICATION AND AGREEMENT
FOR SIGNATURE OF SOLON COUNTRY CLUB
EFFECTIVE JANUARY 2012

Name of Owner:_____ Name of Spouse:_____

Address:_____

Phone:(____)_____ Email:_____

Year and Make of Golf Car:_____ Serial No:_____

Insurance Company:_____ Policy No:_____

In order to better provide for the Full Member residents of Signature of Solon Country Club, Fore Golf Management, d/b/a Signature of Solon (hereinafter referred to as the "Club") has issued this revocable license agreement to the owner of a golf car at the Club pursuant to the following rules, regulations and policies.

Your signature below indicates your agreement to abide by the terms and conditions stated below, please review them carefully.

1. The owner is fully responsible for the care and operation of their golf car and the behavior/actions of the driver and occupants at all times. The owner assumes all liability for the behavior and actions of all drivers and occupants of their golf cars at all times. ALL DRIVERS of golf cars must be at least 16 years of age and be issued an unrestricted drivers license. The owner of the golf car must be a resident of Signature and must be a full or corporate golf member of the Club.
2. All private golf car owners must sign a Wavier of Liability Agreement before the Private Golf Car License Agreement is accepted and signed by an agent of the Club.
3. The owner of the golf car shall at all times keep in force a comprehensive general liability insurance policy in amounts not less than \$100,000 for each claim with respect to any one death or bodily injury and \$300,000 in respect to any occurrence for all claims of property damage. Signature of Solon and Fore Golf Management shall be named in such policy as an additional insurer and shall be supplied with such evidence satisfactory to the Club management that such insurance coverage is in effect. Such policy shall expressly provide that it may not be cancelled prior to 30 days after notice of cancellation and such cancellation must be delivered to the Club.
4. The owner shall not allow anyone else to use their golf car unless accompanied by the owner. All users other than the owner or owner's immediate family must pay the equivalent of the Club's golf car rental fee and guest fee for one rider to the Club when playing golf at the Club.
5. No gasoline golf cars will be allowed for private golf car use.
6. Prior to any privately owned golf car being allowed on the golf course, it must be inspected and approved by Club Management. The car must be in good condition and it must have acceptable turfgrass tires and approved seating for two passengers. It may have only two spaces for golf bags. Only two players may ride in a golf car at one time. Once approved for use, the owner shall be provided an "approved" decal to be displayed on the golf car at all times. Failure to display the "approved" decal on the golf car shall invalidate this agreement and the permission granted hereunder.
7. All privately owned golf cars shall be kept in good repair and condition and shall be given periodic maintenance as necessary to maintain them in proper operating and safe condition. All maintenance shall be the sole responsibility and be done at the sole expense of the private golf car owner. The club shall not be required nor obligated to perform any maintenance or repairs whatsoever to any privately owned golf cars at any time. The club may request a golf car's appearance, condition, or operating condition to be changed, altered or repaired to comply with acceptable levels of safety and aesthetics. Such changes will be made within thirty (30) days of such written request and golf cars will not be permitted entry onto the course during this time.

8. The Private Golf Car License Agreement will remain in force for continual months of use without interruption. Any interruption or request from the golf car owner to stop the agreement must be made in writing. In such case where the golf car owner does stop use of the golf car, the agreement will be terminated. If the golf car owner decides at a later date to reinstate the agreement, they must remit the next twelve (12) months payment in advance to activate the agreement again. If a resident full member downgrades to a lower category of membership, the agreement will automatically be terminated. If a resident full members' membership status is transferred to inactivate status, the fees for the agreement will remain in force without a refund or discounts.
9. The prices are set by the Club and may be changed at any time with sixty (60) days written notice.
10. The only cars which may be utilized are E-Z-Go and Club Car. All extras/options installed on a car must be approved by the Club. All new cars must be maroon, black, green, beige or white in color and must be approved by golf shop staff.
11. Operators of the golf car must check-in at the pro shop and sign a Homeowner Trail Fee ticket prior to each use of the golf car on golf course property.
12. No alcoholic beverages are permitted on golf course property, unless purchased from golf course restaurants or snack bars. No private ice chests or coolers are permitted on the golf course property.
13. In the event that your golf cart becomes disabled on golf course property, the Owner hereby agrees to allow golf course staff to remove the golf car, to pay for such removal, and to hold Signature of Solon and Fore Golf Management and their respective employees, agents and representatives harmless from any and all claims of liability for personal injury, death, or property damage related to such removal.

Any violation of the rules and regulations or the terms of this agreement will automatically invalidate this agreement and the permission granted hereunder and results in the forfeiture of the fee paid in connection herewith. Reinstatement will require a new application, payment of the application fee, and will be subject to approval of golf course staff.

I have read and understand the above terms and conditions for myself and on behalf of the other named operators. I agree to abide by the above terms and conditions with regard to the use and operation of the golf cart on golf course property; to release, indemnify and hold harmless Signature of Solon and Fore Golf Management and their respective owners, officers, employees, agents and representatives from any and all claims of liability for personal injury, death and property damage which may arise out of the use, operation or maintenance (or lack thereof) of the golf car.

“OWNER”

(Signature)

(Print Name)

Date:_____

“Immediate Family Members” and Birthdays
(Print Name(s))

Internal Use Only:

Golf Season:_____

Approved by:_____

Date:_____

Receipt of fee:_____ Amount:\$_____

Receipt of Insurance Certificate:_____

Provided Owner with copy of Rules and Regulations and Decal:_____

Internal Check List for Approving Golf Carts (Share with Member)

MEMBER

- ☐ Must be a resident of Solon
- ☐ Member is a Full Golf Member for use on course
- ☐ All Drivers must have a valid Drivers License
- ☐ Signed Waiver of Liability by Member and Agent of Club.
- ☐ Current Proof of Insurance (Updated Annually)
 - ☐ comprehensive general liability insurance policy in amounts not less than \$100,000 for each claim with respect to any one death or bodily injury
 - ☐ \$300,000 in respect to any occurrence for all claims of property damage
 - ☐ Signature of Solon and Fore Golf named in policy as an additional insurer and be supplied with evidence satisfactory to the Club management that insurance coverage is in effect

GOLF CART

- ☐ Electric Cart Only
- ☐ Must have acceptable turf grass tires
- ☐ Approved seating for two passengers
- ☐ Only two spaces for golf bags
- ☐ Only two players may ride in a golf car at one time
- ☐ The only cars which may be utilized are E-Z-Go and Club Car
- ☐ All new cars must be maroon, black, green, beige or white in color