



King of Carts
www.kingofcarts.net sales@kingofcarts.net

BINDING GOLF CART AGREEMENT

(Please read carefully before signing and returning.)

Lessee acknowledges receipt of the equipment identified in the rental agreement / invoice (the "equipment") which was examined by the Lessee and found to be in first class condition upon receipt (except as noted on the inspection form). Lessee further acknowledges that the equipment is leased by Lessor to Lessee for the purpose for which it was manufactured for (subject however to the terms and conditions set forth herein).

The equipment shall be returned in the same condition as when received, ordinary wear and tear accepted. Lessee is fully financially responsible for any and all damages occurring from accidents, its self, or others during the entire time cart is leased until returned.

Lessee shall reimburse Lessor, upon demand, for the loss/theft or any damage to the equipment (golf cart, charger, etc.) while it is rented to Lessee and for all cost and expenses, including reasonable attorney's fees, incurred by Lessor in collecting any amounts owing by Lessee hereunder or in otherwise enforcing Lessor's rights hereunder. _____

Lessee shall pay to Lessor, upon demand, rental for the equipment at the rate provided until the equipment is returned to Lessor. Daily rates will apply unless other arrangements are made with Lessor in advance. Daily rates will apply if the equipment is kept after the scheduled return date. All days, including weekends and holidays, are chargeable.

Lessee, shall reimburse the lessor for the cost of the golf cart lock provided during rental if it is lost, stolen or damaged while it is being rented, or the Lessee forgets the combination and it has to be cut off.

Lessee, shall indemnify and hold Lessor harmless from and against any and all liability, including but not limited too bodily injury and / or property damage to themselves, or others, arising out of the use or operation of the equipment. _____

Lessee shall abide by all rules and regulations of Lessor governing the use of the equipment, as well as local law enforcement rules and regulations. Lessee shall be responsible for all costs and expenses incurred if rules and regulations are not abided by. It is the responsibility of the Lessee to contact local law enforcement agencies for rules and regulations for operating vehicle within the towns limits. **ONLY HOLDERS OF VALID DRIVER'S LICENSE MAY OPERATE THE EQUIPMENT.** _____

Lessee shall not assign the Rental Contract or sublease the equipment.

In case of an accident or damage of leased property, Lessee is fully financially responsible for repairs or replacement of leased item. Lessee also authorized King of Carts Inc to charge the credit card number as noted for damage to the golf cart, or any other equipment. King of Carts Inc will notify you of the damage, the amount for repair / replacement, and give the Lessee the option of paying cash, or certified check prior to charging the credit card. _____

Lessee agrees that using a golf cart is a privilege that can be revoked if any South Carolina laws or golf cart rental rules are broken, Lessee will forfeit rental for remainder of leased term without any reimbursement of monies paid.

Lessee understands that if the golf cart should become inoperable through no fault of their own, King of Carts will take responsible steps to have the vehicle repaired. In the event that the golf cart cannot be repaired, or replaced, a refund will be issued towards the unused rental agreement period.

By my signature below, I certify that I understand and agree to the terms and conditions set forth in this **King of Carts Binding Golf Cart Agreement**. I acknowledge that I have signed this document voluntarily and freely and that my signature creates a binding contractual obligation that binds me (lessee), my guest, and all of my passengers.

After hour emergency phone number is 803-391-3145.

X _____
Lessee Signature

Date: _____

X _____
Print Name

Date: _____

DL# _____

Date: _____