

The Amelia River Club (TARC) Golf Cart Rental Agreement

1. Renter agrees that only the licensed driver(s) who check in the pro shop prior to play may drive the cart and that these drivers have been instructed in the cart usage and are familiar with the rules.
2. Renter acknowledges that he/she is at least 18 years of age OR has a valid Driver License. Furthermore, renter agrees not to drive or allow anyone to drive golf cart after consuming alcoholic beverage or while intoxicated.
3. Renter agrees that no one may sit on the driver's lap while the cart is in motion and that no one except the licensed driver may steer the golf car (i.e. a child sitting next to you may not steer the cart).
4. Renter understands that pressing the gas pedal releases the brake and agrees not to allow children or others to play on cart in such a way that they may accidentally release the brake.
5. Renter agrees that carts are limited to a maximum of 2 people and that all passengers must be seated at all times while the cart is in motion.
7. Renter agrees to obey all stop signs and to only drive on cart paths where available on the golf course.
8. Renter agrees not to drive carts around greens, tee boxes and in general areas that golf carts are not typically permitted.
9. Renter may proceed off cart path in designated areas, however, it is renter's responsibly to drive safely off of the path and be observant of natural surroundings typical to a golf course such as tree limbs, tree roots, tree stumps and any other natural areas that could be deemed a hazard if a renter is driving at an excessive speed or not paying attention to the surroundings. GOLF CARTS MUST BE DRIVEN AT MINIMAL SPEEDS AT ALL TIMES WHILE ON THE COURSE, BUT OFF OF THE CART PATH TO AVOID DAMAGE OR INJURY TO DRIVER, PASSENGER AND CART.
10. Renter agrees to inform management as soon as possible of damage that happens.
11. Renter understands and acknowledges that they may incur personal injury or bodily damage while driving golf cart.
12. Renter agrees to be held liable for all damage caused to a golf cart during the term of the rental and shall also be held liable for any injuries caused to any passenger in their cart due to irresponsible and/or negligent driving.
13. Renter requests that TARC rent them the golf cart and in consideration they agree to hereby release, hold harmless, and forever discharge TARC from all actions, claims, expenses or damages of any kind growing out of or related to renting of golf cart. Renter understands and acknowledges that TARC would not allow Renter to rent golf cart without releasing and holding harmless the TARC and therefore agrees to hold TARC harmless against all claims, actions and demands for damages or otherwise that could arise either as a result of renting golf cart to Renter while on TARC Property or as a result of injuries sustained by Renter or his/her passenger. Any and all damages or losses, personal or otherwise, shall be at the risk of the Renter and not TARC. Renter acknowledges that this is a full and complete release for all injuries and damages which the renter may sustain as a result of renting golf cart.

****This agreement is added to the Amelia River Club Rules and Regulations effective March 26, 2026. All current club members have been sent this document for review via email. In addition, hard copies will be provided and posted in the Pro Shop. This document will also be made part of any online bookings via Golf Now or the Amelia River Club website.***