

II. EVENT TERMS AND CONDITIONS

Deposits and Date Reservation. A deposit of \$50.00 is required for groups requesting and qualifying for discounts. The receipt of the deposit and the signed contract reserves the golf course for your requested date.

Cancellation: In the event that the group cancels more than the 7 days prior to the outing date, the deposit will be refunded (including deposit). For cancellations within the 10 day period, the entire deposit is nonrefundable.

Inclement Weather: The golf course reserves the right to postpone the outing due to impending inclement weather. Decisions are at the sole discretion of management and will be based on the risk to golfers and playability of the golf course. Rain delays up to 60 minutes should be expected before issuing rain checks or rescheduling the event.

Guaranteed Players: Four (4) days prior to the outing, the outing coordinator must provide a final count of the guaranteed number of golfers, as well as the final food and beverage requirements. The group organizer will also be responsible for the entire food and beverage guarantee, plus any additional consumption on the day of the outing. Cash refunds shall not be given for no-shows.

Final Payment: The balance of the entire outing cost, minus deposit, is due and payable before tee off of the outing. Payment may be made by check or cash only. The group will be responsible for the actual number of golfers or the guaranteed number, whichever is greater, as well as the confirmed food and beverage order. Additional costs incurred during the outing shall be due and payable at the completion of the event. (No-shows may be refunded in the form of rain checks, given to party organizer at the discretion of management.)

Conduct: The outing coordinator is responsible for notifying each outing participant of the rules of conduct at the course including these rules of golf course care, dress code, golf cart care, pace of play, and alcohol policies:

- Obey Cart Rules of the Day. Replace Divots. Repair Ball Marks. Rake Sand Bunkers
- Proper attire required at all times. Shoes and shirts are required, improper heels of any kind are prohibited on the greens.
- Carts must be operated in a safe manner by persons 18 years old or over with state issued drivers license.
- The expected playing time is 4 1/2 hours or less. Each group is expected to keep pace with the group ahead and play ready golf.
- No outside alcohol may be brought on the premises. State law requires that all alcoholic beverages consumed on a licensed premise be purchased from the permit holder, and considers the golf course to be our premise.
- Course management retains the rights to refuse service of alcoholic beverages to anyone at anytime.
- All outing participants are required to have proper legal identification in order to be served alcoholic beverages.
- Only course employees are permitted to serve alcohol on the premises. Course organizer will be financially liable for monetary damages caused by outing guests.

Liability: The group organizer is financially responsible for damage to the course, course property, clubhouse, or golf carts and will reimburse golf course for any such damage within thirty (30) days of receipt of invoice. The golf course assumes no responsibility for personal injury or damage caused to persons or property resulting from play on the golf course.

III. CLUBHOUSE TERMS OF USAGE

Please read thoroughly if clubhouse is rented or included in your tournament package.

- Your Reservation is not confirmed until the entire booking deposit is received and the terms are accepted and signed.

- Event organizer will assume liability for any damages done to the building by guests, including furniture, carpet, equipment, etc. and will leave the facility in satisfactory conditions (please monitor children closely).
- Children must be supervised with a designated babysitter during the event. Event organizer will assume liability for all damages by children and guests.
- Events must be cleaned up and the building vacated by designated times (no later than 10 p.m.) \$50 credit card charge will be assessed for every half hour past designated ending time.
- The clubhouse shall be left clean and tidy, in the condition it was found. Garbage sacks should be put in dumpsters. Garbage sacks often leak and are not allowed across the carpeted areas.
- Fire code does not permit smoking, candles, or open flames of any kind inside of the building. Smoke damage is costly and organizer will be responsible for repair costs.
- Use of the clubhouse TV and audio players must be arranged with management before. Tampering with TV and video settings during event is not allowed.
- Furniture, fixtures, and wall hangings may not be arranged or removed. Any special arrangements of fixtures will be done by management before your event.
- Decorations must be approved prior to use. Adhesives such as tape, stickers, vinyl or similar may not be used on walls or light fixtures.
- Glitter, confetti, rice, flower petals (used as confetti) or similar products are not allowed.
- Clubhouse rental does not include use of the practice green or driving range. Damages from high heels and children are costly and organizers will be responsible for repairs.
- Events must comply with state laws including Utah alcohol laws and must comply with Course rules and regulations. Alcohol may be served with permission but may not be sold.
- Groups may not charge an admission fee, sell tickets, or solicit donations at the facility without written permission.
- In accordance to county health code the kitchen may only be used by licensed caterers under supervision of certified safety manager. Cooking is not allowed.

IV. WAIVER AND ACCEPTANCE

Waiver: The Group or Organization agrees to protect, indemnify, and hold harmless the Golf Course and all affiliated companies and individuals associated with the course from and against all expenses, damages, claims, suits, action, judgments, and cost whatsoever, including attorney fees arising out of, or in any way connected with any claim to personal injury or death resulting from the services the entity shall render, with the exception of gross negligence on the part of the golf course. This indemnity shall survive any termination of the agreement.

By signing, you agree to the terms and conditions previously mentioned in this document. You also represent that you are authorized to represent the group or organization designated, and the information provided is correct.

Signed: _____ Date: _____

Printed Name: _____

Cashier Only
Date
Payment
Received: _____
Receipt #: _____



