



Date of Agreement: _____
 Agreement Expires if not completed by: _____

GOLF OUTING AGREEMENT

Company:			Event Date:	
Event Name:			Telephone:	
Contact:			Fax:	
Address:			Email:	
*Guaranteed Minimum:	Estimated Final Count:	*Host will be charged a minimum based on player count provided	Start Time:	
			Format:	
Package Rate: (per player)			Final Count Due:	
			Pairings Due:	

- Package Includes:**
- Green Fee, Cart Fee, Range Balls
 - Event Services & Set-up (*Registration Table, Professional Scoring, On-Course Events, Scorecards*)
 - Use of Covered Patio

Description of Event: One day, four-person, scramble format. Course will be closed on the day of the tournament to members and guest not in the tournament to prevent interference of non-tournament players. If seven days prior to the tournament there are 50 or more registered to play. If less than 50 players, arrangements will be made so that non-tournament players will not interfere with tournament players on the course

OPTIONAL CHARGES:

These charges are based on your specific group needs and are optional. Please indicate your preference below.

Golf Shop Merchandise: **Please circle:** Individual Master Bill

The undersigned has read & confirmed all event details stated above, certifies that he or she is an authorized representative Of Host, has the authority to bind Host to this agreement. *Please initial _____*

DEPOSIT/GUARANTEE:

A non-refundable deposit of \$200.00 is required if there are less than 36 players; if more than 36 players a \$400.00 non-refundable deposit is required to hold the date of your event. Dates are not guaranteed until deposit and signed agreement is received. Should your group cancel or no-show, Host will be responsible for Guaranteed Minimum. Please make check or money order payable to Gulf County Board of County Commissioners. Deposit will be applied to final bill.

**ST. JOSEPH'S BAY GOLF CLUB EVENT AGREEMENT
GROUP TERMS & CONDITIONS:**

To secure event date initial and sign where indicated acknowledging you have read and agree to the terms and condition and remit with deposit.

GUEST GUARANTEES:

Discounting of gift certificates will be reconciled off the final bill for the day's event. Please initial _____

Final guarantee for number of golfers and food must be received 7 days prior to event date. Maximum player count should not exceed 90. Please initial _____

Host is responsible for securing additional private golf carts in the event that we exceed 45 carts. Please initial _____

COST/PAYMENT SCHEDULE:

An invoice based on the minimum guarantee will be sent to the host once signed agreement and deposit is received. The cost per player if below 50 players is \$35.00; above 50 players will be \$25.00 per player. This invoice along with any additional charges is due the day of the event upon completion. Arrangements for payment on outstanding invoices must be approved prior to the event.

Please initial _____

RESPONSIBILITY FOR CONDUCT / DAMAGE / INJURY / LOSS:

Dress code of collared shirt, mid-length shorts or slacks, soft spikes, no denim, no halter tops. Host is responsible for the conduct of its Participants' observation of the rules and bylaws of the Club and must pay for any damage to the golf course, golf cars, clubhouse, or other property, including personal injury, caused by any of Host's Participants. Host shall also be responsible for any damage to houses, cars, or other property, including injury to persons hit by its players' golf balls. The Club is not responsible for any injury to Participants or for damage to any property caused by Participants. The Club shall not assume any responsibility for security, damage or loss of golf clubs or any personal property while on Club premises, including the parking lot. Any Host who wishes to use a third-party vendor(s) to provide a specific service, not available through the Club, agrees to use vendor(s) that meet the insurance requirements established by the Club. The Club reserves the right to reject vendors that do not provide appropriate proof of insurance.

INDEMNIFICATION AND HOLD HARMLESS:

Licensee shall defend, indemnify and hold harmless the County, its officers, agents, employees, successors and assigns from any and all claims, losses, costs, damages, expenses and liabilities, including reasonable attorneys' fees, for or from loss of life or damage or injury to any person or property of any person or entity, including, without limitation, the agents, officers, employees, invitees and Licensees of the County, arising out of, connected with or incidental to, either directly or indirectly, Licensee's use of the Licensed Property during the term of this License by Licensee, its employees, agents, contractors and subcontractors, Licensees or invites or the exercise by Licensee of any of its rights or the performance by Licensee of any of its obligations. Licensee shall not interfere with or damage existing utility facilities or County infrastructure, on, off, under, or near the Licensed Property, and shall indemnify and reimburse the County for any damages, costs, expenses or liabilities resulting from the Licensee's damage or interference therewith. The indemnity obligation contained in this Section shall survive the expiration or earlier termination of this License. In no event, however, shall the foregoing agreement to defend, indemnify and hold harmless the County be deemed to extend to any liability for any environmental condition of the Licensed Property.

Licensee shall, at its own expense, defend the County in all litigation arising out of licensee's use of, construction on or maintenance of the licensed property during the term of this license, pay all reasonable attorneys' fees, damages, court costs and other expenses arising out of such litigation or claims incurred in connection therewith; and shall, at its own expense, satisfy and cause to be discharged such judgments as may be obtained against the County, or any of its officers, agents or employees, arising out of such litigation.

Please initial _____

INCLEMENT WEATHER:

In the case of inclement weather, a refund of green fees based on rack rate will apply according to holes played. 1 – 4 holes = 75% refund; 5 – 8 holes = 50% refund; 9 –12 holes = 25% refund; 13 holes or more is considered a full tournament and no refund will apply. Inclement weather is based on the decision of the Golf Professional and course Superintendent.

Please initial _____

ALCOHOL CONSUMPTION

Club does not serve alcoholic beverages to minors. It is the responsibility of Host to make sure that minors do not obtain or drink alcoholic beverages. The Host agrees to be responsible for the consumption of alcoholic beverages by all its Participants and agrees to prevent any Participant who has become impaired from leaving Club premises without assistance. Host understands that Club, at its sole discretion, may refuse service to any Participant, or to all Participants, in the event of violation of any state law. The Host shall remain liable for all amounts owed to Club and shall have no right to obtain a refund of any amounts paid to the Club.

Please initial _____

SMALL CLAIMS COURT/ARBITRATION:

Any controversy arising out of this Contract shall be settled by bringing a proper action in small claims court (or its equivalent) within Gulf County, Florida, if the controversy is within the jurisdiction of the small claims court. Any controversy outside the jurisdiction of the small claims court shall be settled by binding arbitration pursuant to the rules of and administered by the American Arbitration Association.

Please initial _____

EVENT AGREEMENT

ST. JOSEPH'S BAY GOLF CLUB SIGNATURE OF ACCEPTANCE:

The undersigned has read and agrees to the terms and conditions stated on page 2, certify that he or she is an authorized representative of Host, has the authority to bind Host to this Contract, and acknowledges receipt of a copy of this Contract.

HOST:

Event Contact:

Signature: _____

Date: _____

CLUB:

St. Joseph's Bay Golf Club

Club Contact: Jordon Arnold

Title: Director of Golf

Signature:

Date: