2024 Golf Cart Rental Agreement

resents that only accordance with to carefully use seent that the equives for all necess tomer agrees not usiness listed about to tamper will ickers or advertis	all instructions on aid equipment, ar ipment is lost, stol ary repairs, fees ir to sell or attempt ve without the wr	will operate equipment nd returns th len, damage ncluding rep t to sell, rem	equipment ne equipme ed or in disreplacement on	ent in the same co epair regardless of of equipment. Equempt to remove t	ondition as when Customer of fault, customer agrees to uipment Value may be up to he same or any part thereof,
resents that only accordance with to carefully use seent that the equives for all necess tomer agrees not usiness listed about the totamper will ickers or advertis	r licensed drivers wall instructions on aid equipment, ar ipment is lost, stolary repairs, fees in to sell or attemptive without the wr	will operate equipment. nd returns th len, damage ncluding rep t to sell, rem	equipment ne equipme ed or in disreplacement on	Email: Zip Code: and that the veh ant in the same co epair regardless of equipment. Eque	ondition as when Customer of fault, customer agrees to uipment Value may be up to
resents that only accordance with to carefully use seent that the equives for all necess tomer agrees not usiness listed about to tamper will ickers or advertis	r licensed drivers wall instructions on aid equipment, ar ipment is lost, stolary repairs, fees in to sell or attemptive without the wr	will operate equipment. nd returns th len, damage ncluding rep t to sell, rem	ne equipme d or in disr blacement c nove or atte	Zip Code: and that the veh ant in the same co epair regardless of equipment. Equency	ondition as when Customer of fault, customer agrees to uipment Value may be up to
resents that only accordance with to carefully use seent that the equives for all necess tomer agrees not usiness listed about to tamper will ickers or advertis	r licensed drivers wall instructions on aid equipment, ar ipment is lost, stolary repairs, fees in to sell or attemptive without the wr	will operate equipment. nd returns th len, damage ncluding rep t to sell, rem	ne equipme d or in disr blacement c nove or atte	and that the veh ent in the same co epair regardless of equipment. Equempt to remove t	ondition as when Customer of fault, customer agrees to uipment Value may be up to
to carefully use so yent that the equivese for all necess tomer agrees no usiness listed about not to tamper with	all instructions on aid equipment, ar ipment is lost, stol ary repairs, fees ir to sell or attempt ve without the wr	equipment. nd returns the len, damage ncluding rep t to sell, rem	ne equipme d or in disr blacement c nove or atte	ent in the same co epair regardless of of equipment. Equempt to remove t	ondition as when Customer of fault, customer agrees to uipment Value may be up to
vent that the equiverse for all necess tomer agrees not usiness listed about to tamper with the total	ipment is lost, stol ary repairs, fees ir to sell or attempt ve without the wr	len, damage ncluding rep t to sell, rem	ed or in disr placement o nove or atte	epair regardless of of equipment. Equempt to remove t	of fault, customer agrees to uipment Value may be up to
ickers or advertis				company.	
e of trash. A char, arged to cover th	ing on said equipr / material or any c ge for each item m ie expense of read	ment, other other part of nay be adde ljusting linka	than on the the equipr d to the rer ages, remov	e information holo ment and to retur ntal bill for damag val of trash, sticke	ers or glue and the pressure
	title to the equip	ment shall b	e and rema	ain in rental comp	pany name, free and clear of all
e made thereon, i	t is further agreed	I that this re			
rves the right to i	nspect the equipn	nent at any	time during	g the contract.	
any of the condit s when received orse to enter any	ions in this contra by customer. And premises in which	ct. Custom should cust	er on dema omer fail o	and by Brave Hors r refuse so delive	se shall return the equipment ir r equipment. Customer hereby
ge injuries, claim ler strict liability) ne event custome all receive such c ovisions of this pa	s, demands and e) arising out of use er is a party to pro- ounsel and other tragraph shall not	xpenses by (or operatio ceedings su third parties apply to cla	(including b n of the equ bject to this s as are reas lims resultin	out not limited to uipment by Custo s paragraph, at th sonably necessar ng from the willfu	attorneys fees, court costs and omer from and after delivery of ne option of Brave Horse and/or y and acceptable to defend
ny considerate en es	narged to cover the ve dirt, mud or othe ve made thereon, is that it shall not put the made thereon, is company first being verves the right to it its employees retainly of the conditions when received the corse to enter any possession of equals to indemnify and age injuries, claims der strict liability) he event custome all receive such covisions of this paraintaining and/or rest to allow Brave Hamiltonians and the terrest of the same of the terrest of the	narged to cover the expense of reactive dirt, mud or other debris. The curderstood that the title to the equipalmer or others. Is that it shall not pledge, or part with the made thereon, it is further agreed company first being obtained in writing erves the right to inspect the equipality of the conditions in this contrasts when received by customer. And corse to enter any premises in which possession of equipment. It to indemnify and hold Brave Horse age injuries, claims, demands and exage	narged to cover the expense of readjusting links we dirt, mud or other debris. The customer will derstood that the title to the equipment shall be mer or others. Is that it shall not pledge, or part with possession we made thereon, it is further agreed that this recompany first being obtained in writing. Perves the right to inspect the equipment at any its employees retain the right to take possession as when received by customer. And should customs when received by customer. And should customs to enter any premises in which the equipment possession of equipment. Is to indemnify and hold Brave Horse, Mid Ohio (age injuries, claims, demands and expenses by der strict liability) arising out of use or operation he event customer is a party to proceedings suntall receive such counsel and other third parties ovisions of this paragraph shall not apply to classintaining and/or repairing equipment during the est to allow Brave Horse or Mid Ohio Golf Car to Exp. Date Exp. Exp. Date Exp. Date Exp. Date Exp. Date Exp. Date Exp. Date Exp. Exp. Date Exp. Date Exp. Date Exp. Date Exp. Date Exp. Exp. Date Exp. Date Exp. Exp. Date Exp. Date Exp. Date Exp. Date Exp. Date Exp. Exp. Exp. Date	narged to cover the expense of readjusting linkages, remove dirt, mud or other debris. The customer will be charged derstood that the title to the equipment shall be and remainer or others. It that it shall not pledge, or part with possession of the equipment determined thereon, it is further agreed that this rental agreer company first being obtained in writing. Perves the right to inspect the equipment at any time during its employees retain the right to take possession of any expenses to enditions in this contract. Customer on demais when received by customer. And should customer fail or orse to enter any premises in which the equipment may be possession of equipment. It to indemnify and hold Brave Horse, Mid Ohio Golf Cars, as age injuries, claims, demands and expenses by (including be der strict liability) arising out of use or operation of the equipment customer is a party to proceedings subject to thin all receive such counsel and other third parties as are real ovisions of this paragraph shall not apply to claims resulting and/or repairing equipment during the term of the est to allow Brave Horse or Mid Ohio Golf Car to charge the	that it shall not pledge, or part with possession of the equipment, or mortage made thereon, it is further agreed that this rental agreement may not be company first being obtained in writing. Erves the right to inspect the equipment at any time during the contract. Its employees retain the right to take possession of any equipment at any to any of the conditions in this contract. Customer on demand by Brave Horses when received by customer. And should customer fail or refuse so delive orse to enter any premises in which the equipment may be found with or wippossession of equipment. It to indemnify and hold Brave Horse, Mid Ohio Golf Cars, and employees an age injuries, claims, demands and expenses by (including but not limited to der strict liability) arising out of use or operation of the equipment by Customer to the event customer is a party to proceedings subject to this paragraph, at the nall receive such counsel and other third parties as are reasonably necessare ovisions of this paragraph shall not apply to claims resulting from the willfus aintaining and/or repairing equipment during the term of this agreement est to allow Brave Horse or Mid Ohio Golf Car to charge the following credit of the contract of the contrac

_ Date _

Cart # Issued

Accepted By: _