



BRAVE HORSE

2025 Golf Cart Rental Agreement

Renter Details

Contact Name: _____ Phone #: _____
 Trainer/Barn name: _____ Trainer Phone #: _____
 Address: _____ Email: _____
 City: _____ State: _____ Zip Code: _____

1) The customer represents that only licensed drivers will operate equipment and that the vehicle will be used in a safe and prudent manner in accordance with all instructions on equipment.

2) Customer agrees to carefully use said equipment, and returns the equipment in the same condition as when Customer received it. In the event that the equipment is lost, stolen, damaged or in disrepair regardless of fault, customer agrees to reimburse Brave Horse for all necessary repairs, fees including replacement of equipment. Equipment Value may be up to \$10,000.00 ea. Customer agrees not to sell or attempt to sell, remove or attempt to remove the same or any part thereof, from the place of business listed above without the written consent of rental company.

3) Customer agrees not to tamper with any part of the throttle assembly, linkage or governor. Customer also agrees not to place any type of stickers or advertising on said equipment, other than on the information holder provided, that may damage or leave any glue residue on the body material or any other part of the equipment and to return equipment in reasonably clean condition, free of trash. A charge for each item may be added to the rental bill for damage. \$80.00 per hour plus parts will be charged to cover the expense of readjusting linkages, removal of trash, stickers or glue and the pressure washing of excessive dirt, mud or other debris. The customer will be charged \$5.00 per key for all non returned keys.

4) It is expressly understood that the title to the equipment shall be and remain in rental company name, free and clear of all claims of the Customer or others.

5) Customer agrees that it shall not pledge, or part with possession of the equipment, or mortgage it, or suffer any claims or encumbrances to be made thereon, it is further agreed that this rental agreement may not be assigned except with the consent of rental company first being obtained in writing.

6) Brave Horse reserves the right to inspect the equipment at any time during the contract.

7) Brave Horse and its employees retain the right to take possession of any equipment at any time for default in payment or upon the breach of any of the conditions in this contract. Customer on demand by Brave Horse shall return the equipment in as good condition as when received by customer. And should customer fail or refuse so deliver equipment. Customer hereby authorizes Brave Horse to enter any premises in which the equipment may be found with or without force or process of law, and forthwith take possession of equipment.

9) Customer agrees to indemnify and hold Brave Horse, Mid Ohio Golf Cars, and employees and assignees harmless from any and all losses, damage injuries, claims, demands and expenses by (including but not limited to attorneys fees, court costs and any claim made under strict liability) arising out of use or operation of the equipment by Customer from and after delivery of the equipment. In the event customer is a party to proceedings subject to this paragraph, at the option of Brave Horse and/or MOGC Customer shall receive such counsel and other third parties as are reasonably necessary and acceptable to defend such action. The provisions of this paragraph shall not apply to claims resulting from the willful negligence of Brave Horse and/or MOGC in maintaining and/or repairing equipment during the term of this agreement

10) Customer agrees to allow Brave Horse or Mid Ohio Golf Car to charge the following credit card:
 Card # _____ - _____ - _____ - _____ Exp. Date _____ Code _____ to insure the full performance by customer of the terms of this agreement.
 MOGC will also charge for any damages it suffers as a result of customer's breach of any provision of this agreement.

Accepted By: _____ Date _____

Cart # Issued
