2024-2025 BLUE ROCK SPRINGS GOLF COURSE PRIVATE CART SUPPLEMENTAL AGREEMENT

Owner Name:		Member Number:	
Co-Owner Name:		Barn:	Space:
This Blue Rock Private Cart Supple undersigned member (the "undersignis/her use of a private owned golf	gned") of the Blue Ro	ck Springs Golf Co	urse in connection with
1. Waiver and Release. The discharges, waivers and releases, to Golf LLC, and Blue Rock Springs employees, agents, representatives, all losses, injuries, damages, claims nature, character and description we limitation, personal injury, property which the undersigned may now hat to, or in connection with the underse Property, and/or such use by any fathroughout this Agreement, the terrentities and persons associated with	o the fullest extent per Golf Course, and its re- successors and assign s, costs, liabilities, exp hatsoever, whether for y damage, property lost ave or may in the future signed's use of his/her amily member and/or g m "Course" shall be by	mitted by law, The elated parties, affilins (collective, the "conses, actions and present or unforeseets, and wrongful dere have against the privately owned goguest of the undersite to addy interpreted a	ates, divisions, officers, Course") of and from any and causes of action, of every n, including, without ath (collectively, "Claims"), Course, arising out of, related olf cart on or about the Course gned. In this Section and
2. Assumption of Risk. The undersigned acknowledges and understands that there are a number of risks associated with playing golf and using a golf cart. The undersigned assumes and accepts all risks associated with or related to (a) playing golf and/or using the Course Property (b) the use of a privately owned golf cart on or about the Course Property by the undersigned, and any guest of the undersigned, and/or (c) any loss, injury of damage resulting there from.			
3. Indemnification. The undersigned agrees to indemnify, defend and hold the Course harmless from and against all Claims, including, without limitation, reasonable attorney's fees and costs, directly or indirectly arising out of or attributable to, in whole or in part, the undersigned's use of his/her privately owned golf cart on or about the Course Property, and/or such use by any guest of the undersigned. This indemnity shall be broadly interpreted and applied, to the maximum extent allowed by law.			
4. Insurance. The undersigned in force a policy of Combined Sing undersigned, and naming the Course attributable to, the undersigned's usuand/or such use by any guest of the The limits of said insurance shall nundersigned shall deliver to Course existence and amounts of such insurance.	the Limit Bodily Injury se as additional insure se of his/her privately undersigned, in an arot, however, limit the e a copy of such policy	and Property Dam rs, against any liabi owned golf cart on nount not less than liability of the under of insurance or ce	lity arising out of, or or about the Course Property, \$100,000.00 per occurrence. ersigned hereunder. The
5. Acceptance. The undersvaluable consideration for the undersproperty, and/or such use by any grant of the understand o	ersigned's use of his/h	er private golf cart	ying upon this Agreement as on or about the Course
6. Course Rules and Guide to safe operating condition and kee Property. The undersigned shall ov golf cart while on or about Course tees and greens.	p the speed of his/her ersee that no other far	golf cart under 15 n mily member, frienc	l, or guest, operate his/her
Dated	Owner's Signa	ture	
Dated	Co-Owner's S	ignature	