

Welch's T-Fleet Reservation Order Form

Make copies of this form and use it all season long!! Use it each time you make a T-Fleet reservation.

Fax to 419-872-2232 or mail to Welch's Golf Carts 8272 Fremont Pike, Perrysburg Ohio 43551

Golf Course Name:		Authorized Contact Name:			
Street Address:					
Phone:		Fax:	E-Mail:		
Actual Event Start Date:		Actual Event End Date:			
Number Of Carts:		<i>Call for pricing \$ ____ Per Day/Per Cart \$ ____ Delivery = Total \$ ____</i>			
Additional Fuel Chages Will Apply.Call for Pricing 419-874-4985					
Delivery Time Requested:		Pick-Up Time Requested:			
T-Fleet rental charges are due at pick-up or you can fill out the information below to authorize us to debit your credit card on the day charges are due. Other payment plans must be made in advance.					
Type of Card(circle):	Master Card	Visa	Discover	AMEX	Cardholders Name:
Card Number:			Expiration Date:		
Authorizing Signature:			Today's Date:		

WELCH'S GOLF CARTS, INC. RENTAL AGEEMENT

Welch's Golf Carts, Inc. (Henceforth referred to as Welch's) is an Ohio Corporation located at 8272 Fremont Pike, Perrysburg Ohio 43551. The undersigned Leasee (Henceforth referred to as Customer) will use the golf carts only at the Golf Course specified above and in accordance with the covenants that both parties agree to as follows:

- 1. RENTAL CHARGES: THE DAILY CHARGE IS \$42.00 PER DAY PER CART COD. ADDITIONAL FUEL CHARGES WILL APPLY.**
- 2. CANCELLATIONS** are accepted until 14 days in advance of Delivery Date. After which time the Customer is responsible for the total invoice amount of carts ordered.
- 3. WELCH'S is NOT** responsible for bad weather or any adverse situations beyond our control and therefore in the event of "all day Rain Outs" Customer is responsible for 50% of the total invoice amount regardless of whether the carts are USED or NOT. To receive this 50% discount the Customer must declare a "RAIN OUT" by phoning Welch's by 9 a.m. on the day in question. Welch's, at their option, may then pick-up the carts.
- 4. RENTAL CHARGES** are due and payable at the time of cart | cart drop off.unless payment arrangements are made in advance. FAILURE TO PAY AT DROP OFF WILL RESULT IN CARTS NOT BEING LEFT FOR USE.
- 5. INSPECTION & TRAINING:** The party signing below as Customer acknowledges his responsibility to inspect the carts at delivery and accepts the carts as suitable for his needs and in good condition unless otherwise noted at the time of delivery to Welch's delivery person. Customer acknowledges that they understand proper operating procedures and use of golf carts.
- 6. REPLACEMENT OF MALFUNCTIONING EQUIPMENT:** If the equipment becomes unsafe or in disrepair as a result of normal use, Customer agrees to discontinue use and notify Welch's who will replace or repair the rental cart with similar equipment if available.
- 7. PROHIBIT USES:** Use of equipment in the following circumstances is prohibited and constitutes a breach of this contract: (a) illegal purposes, (b) using when in disrepair, (c) improper, unintended use or misuse, and (d) use at any location other than the address furnished to Welch's without Welch's express permission in advance.
- 8. TIME OF RETURN:** Customer's right of possession terminates on the expiration of the rental period and retention of possession after this time without a new agreement constitutes material breach of this contract and subjects Customer to additional charges equal to the agreed upon daily rate. Any extension must be mutally agreed upon in writing.
- 9. DAMAGED EQUIPMENT:** Customer agrees to pay for any damage to or loss of equipment regardless of cause, except reasonable wear and tear, while equipment is out of possession of Welch's. Accured rental charges cannot be applied against the purchase or cost of repair. The total cost of repair will be borne by Customer.
- 10. LOST KEYS** will subject Customer to a one time charge of \$3.00 for each unreturned key.
- 11. CONSENT & RELEASE:** Customer understands his rights and responsibilites and voluntarily consents to have Welch's and it's directors, officers, representatives, employees, agents, successors and assign from all legal responsibility and liability for any injuries or property damage caused by use of this equipment.
- 12. TITLE:** This agreement is not contract for sales. Welch's retains full ownership rights to equipment rented. By execution of this agreement, the Customer acknowledges that if the equipment is not returned as provided herein, Welch's may institute legal proceedings against the signers to cover the equipment and for any and all damages which Welch's may suffer as a result for the Customer's failure to return equipment in good condition.

By signing this agreement as Customer, the undersigned is bound by all provisions of this agreement and garentees Customers obligations and payments as specified herein.

Authorized Signature: _____

for the _____ Golf Course