DEL TIERRA HOMEOWNERS ASSOCIATION GOLF CART REGISTRATION POLICY

Resident Name:______Address:______

- 1. Initial Registration is a \$50.00 fee. (\$25 will be refunded when plate is surrendered)
- 2. Annual renewal will be \$25.00 a year for the new sticker.
- 3. Plates are to be displayed on the rear of the Golf Cart at all times.
- 4. Upon completion of a successful registration, 1 Plate with the year sticker will be issued.
- 5. Successful registration is contingent on the following criteria:

Golf Cart Registration

Application _____

Waivers	

Insurance_____

Pictures

ee Collected

Plate number Issued_____

Plates are non-transferrable to new owners and must be surrendered before moving out of the community.

Golf Carts that aren't registered and are parked on community property are subject to violation/fining.

Manager/Boa	rd Approval:	
Signature		

APPLICATION FOR REGISTRATION OF MEMBER OWNED GOLF CART

Pursuant to Article IX, Section 8(a) of the Declaration of Covenants, Conditions, and Restrictions of Del Tierra, this is to request that Del Tierra Homeowners' Association, Inc. accept this as my application for registration of my golf cart.							
NAME OF DEL TIERRA MEMBER:							
ADDRESS OF LOCATION OF CART:							
PHONE NUMBER FOR RESPONSIBLE CONTAC	CT:						
INSURANCE COMPANY:		POLICY #					
(Attach Proof of Insurance and Color Photos of	of Cart)						
DESCRIPTION AND COLOR OF CART:							
GOLF CART COMPLIANCE CHECK LIST FOR S	TREET DRIVING:						
HEADLIGHTSTAIL	LIGHTS	_TURN SIGNALS					
I/We agree to abide by the attached Member Golf	Carts Use Restriction	<u>ns</u> and all revisions thereto.					
By submitting this application for registration, <u>Assumption of Risk, General Release of Liability,</u> for each owner and operator of the foregoing golf	Indemnity and Hold F						
DEL TIERRA MEMBER NAME PRINTED:							
DEL TIERRA MEMBER SIGNATURE:							
DEL TIERRA MEMBER NAME PRINTED:							
DEL TIERRA MEMBER SIGNATURE:							
DATE:							
GOLF CART PLATE #							
Board Approval:							

MEMBER GOLF CARTS USE RESTRICTIONS

I/We agree to fully comply with the requirements of Article IX, Section 8(a) of the Declaration of Covenants, Conditions, and Restrictions of Del Tierra, which states as follows:

No golf carts shall be permitted in the Community except as provided in this Subsection. Only those golf carts registered on an annual basis with the Association, which at all times visibly display a license plate and registration sticker as provided by the Association, shall be permitted in the Community. Applications for registration of a golf cart shall include the name and address of its owner, proof of insurance, an executed waiver of liability by each owner and all operators under eighteen (18) years of age, and a separate waiver of liability executed by each operator eighteen (18) years of age or older. The fee for such annual registration shall be determined by the Association on an annual basis. All golf carts shall be maintained in good order and repair. No golf carts shall be placed, parked, stored or operated on the sidewalks in the Community, lawns of the Common Areas, or lawn of any Lot at any time. Golf carts shall only be operated on paved roadways in the Community, subject to all State, County, and City traffic rules, ordinances and regulations.

Golf carts shall only be operated during daylight hours (sunrise to sunset), unless equipped with fully functional headlights and taillights.

Golf carts shall only be operated by an individual who is a named insured of an existing insurance policy which provides coverage for the operation a golf cart. Golf carts shall only be operated by an individual who is in legal compliance with all applicable Florida laws regarding the operation of a golf cart.

Golf carts may only be placed, parked or stored along paved roadways in the Community or regular parking spaces. Subject to applicable laws and ordinances, any golf cart in violation of this Subsection or any other Rules and Regulations as the Association may adopt from time to time, is subject to immediate towing by the Association (at said golf cart owner's expense).



WAIVER, ASSUMPTION OF RISK, GENERAL RELEASE OF LIABILITY, INDEMNITY AND HOLD HARMLESS AGREEMENT, AND COVENANT NOT TO SUE

NOTE: READ THIS DOCUMENT CAREFULLY BEFORE SIGNING. THIS DOCUMENT HAS LEGAL CONSEQUENCES AND WILL AFFECT YOUR LEGAL RIGHTS AND WILL ELIMINATE YOUR ABILITY TO BRING FUTURE LEGAL ACTIONS.

Name:	
Address:	
Phone Number or Email Address:	

I, ______ [Print Full Legal Name], individually, and for and on behalf of my spouse, children, respective legal guardian(s), heir(s), personal representative(s), successor(s) and assign(s), and anyone else who might claim or sue on behalf of any of the foregoing (collectively, the "Releasing Party"), in consideration as stated hereunder and other good and valuable consideration for the use of the following, both on and off the Del Tierra property, as referenced in the Declaration of Covenants, Conditions, and Restrictions of Del Tierra as "Community" or "Del Tierra" (hereinafter, "Property"), including, but not limited to, operating a golf cart, occupying a golf cart, and any other use arising out of or in connection with a golf cart (hereinafter, "Activities"), agree as follows:

Assumption of Inherent Risks. Releasing Party fully understands that Releasing Party may be engaging in Activities 1. on the Property that involve risk of serious injury, including personal injury, permanent disability and death, and severe and socialeconomic losses which might result not only from my actions and activities but the actions and activities of other participants, and the inactions or negligence of myself or other participants. Releasing Party is fully aware of the risks and hazards connected with participation the Activities including, but not limited to, emotional injury, physical injury, and/or death of self and others. Releasing Party hereby elects to voluntarily participate in the Activities knowing that such Activities may be hazardous to Releasing Party and others, and/or any property of Releasing Party and others. Releasing Party hereby assumes the risk of known and unknown consequences of participation in any Activities on the Property and acknowledges that DEL TIERRA HOMEOWNERS' ASSOCIATION, INC., and its affiliates, manager, management company, volunteers, committee members, agents, employees, and officers (collectively the "Releasees") are NOT in any way liable to the Releasing Party and/or to those accompanying me for any damages or injury to my or their person or property or death. occurring while on the Property. The Releasing Party acknowledges that Releasees are not providing any warranties on the condition of personal property utilized by Releasees for Activities or the Property being used for the Activities. Releasees shall not be liable for any injury or death as a result of Releasee's failure to warn the Releasing Party of known, unknown or inherent risks associated with the Activities. Releasees shall not be liable for any injury or death of Releasing Party or other participants in the Activities acting in a negligent or intentional manner and contribute to the injury or death of Releasing Party. Releasing Party acknowledges that an instructor of the Activities, if any, is not an employee, independent contractor, agent, or servant of Releasees.

2. <u>General Release of Liability</u>. Releasees shall not be liable for any injury, death or property damage incurred by the Releasing Party. This release of liability is intended to include, without limitation, all claims for negligence, personal or bodily injury, emotional injury, illness, property damage, and death, within and\or outside of the Property caused by Releasees or otherwise. Releasing Party further releases Releasees from any liability whatsoever in connection with preparation, execution, and participation in the Activities. **RELEASING PARTY UNDERSTANDS THAT THIS WAIVER OF LIABILITY INCLUDES ANY CLAIM(S) BASED ON NEGLIGENCE**, **ACTION, OR INACTION OF RELEASEES**. Releasing Party hereby forever releases, waives, discharges, and covenants not to sue Releasees from any and all liability, for any and all claims, demands, losses, or damages on account of injury, including death or damage to property, regardless of fault or negligence of the Releasees resulting directly or indirectly from, arising out of, or in any way connected within and\or outside of the Property, for Activities or participating in the Activities by the Releasing Party or by any of the other person(s) participating in the Activities.

3. <u>Indemnification Agreement</u>. Releasing Party hereby agrees to defend, hold harmless and indemnify Releasees from and against: (a) any and all claims made by Releasing Party, individually, or any other party for injury or loss arising from, due to or in *WAIVER, ASSUMPTION OF RISK, GENERAL RELEASE OF LIABILITY, INDEMNITY AND HOLD HARMLESS AGREEMENT, AND COVENANT NOT TO SUE* connection with my activities while on or in the Property; and (b) against any and all claims of other persons, participants, rescuers, and others arising from or in any way connected, directly or indirectly, with my conduct in the course of my participation in the Activities within and\or outside of the Property. For the purposes hereof, "claims" includes any and all claims, demands, damages, actions, causes of action, suits in equity of whatever kind or nature, personal health or life insurance claims and deductibles, claims, losses, expenses and damages, including attorney's fees, court costs, suit monies, and related expenses. The Releasing Party agrees to defend any and all actions, suits, or proceedings which may be brought against the Releasees, or in which any Releasees may be impleaded or joined with others and the Releasing Party shall satisfy, pay, and discharge any and all judgments, orders, and decrees that may be recovered against the Releasees in any such actions, suits, or proceedings arising from or in any way connected, directly or indirectly, with my conduct in the course of my participation in the Activities while within and\or outside of the Property.

4. <u>Consideration</u>. Releasing Party acknowledges the sufficiency and deliverance of consideration to Releasees, which consideration, includes, but is not limited to, my forbearing my legal right to pursue a claim or controversy against Releasees and participation in the Activities. Releasing Party further acknowledges the sufficiency and receipt of consideration from Releasees, including but not limited to, the privilege to utilize the Property during the Activities, and acknowledges that the right to participate in the Activities or otherwise utilize the Property which Releasing Party is receiving from Releasees, has a substantial value.

5. **Photographs**. The Releasees may take photographs and other images of me participating in the Activities. I waive any right of privacy, publicity, compensation, copyright, or other rights to those images and I consent to the Releasees using or publishing those images for any purposes in connection with the marketing of Del Tierra Homeowners' Association, Inc., but not otherwise.

I HAVE READ THE ABOVE WAIVER, ASSUMPTION OF RISK, GENERAL RELEASE OF LIABILITY, INDEMNITY AND HOLD HARMLESS AGREEMENT, AND COVENANT NOT TO SUE, AND I UNDERSTAND THAT I HAVE GIVEN UP SUBSTANTIAL RIGHTS THAT I MIGHT OTHERWISE HAVE BY SIGNING IT AND DO HEREBY SIGN IT VOLUNTARILY AND UNDER MY OWN FREE WILL AND NOT UNDER DURESS.

Dated, 2	RELEASING PARTY NAMED ABOVE:	RELEASING PARTY NAMED ABOVE:	
	Signature:		
Witness Signature	Print:(Se		
Witness Printed Name	(36	(וג	
Witness Signature			

Witness Printed Name