Guideline VII-03

| Name of Guideline: Vehicles, Traffic and Trailers | Effective Date: |
|---|---------------------------------|
| | March 2025 (<mark>Draft</mark> |
| Subsection #3: Golf Carts are subject to Board Approval | Document) |
| | |
| | Review Date: |
| | March 2026 |

- 1. A golf Cart is permitted by the Board of Directors for mobility issues only.
- 2. A letter of request must be submitted to the Board of Directors along with appropriate documentation prior to a cart being rented or purchased.
- The only appropriate documentation accepted by the Board of Directors is a mobility permit issued by the State Department/Ministry of Transportation as directed by a Medical Doctor. No other documentation will suffice including a Veterans Affairs letter of disability.
- 4. It is the Shareholder or renter's responsibility to update their mobility permits upon expiry to ensure continued use of golf carts within the park.
- 5. The golf cart may be driven by the person with the mobility issue or their spouse/partner/caregiver only. The spouse/partner/caregiver who does not have a mobility permit may only drive the cart when the person with mobility issues is in the cart.
- 6. Other passengers are allowed in the cart (as long as the person with the mobility is in the cart) only after the shareholder or renter signs a waiver at the office that they are responsible for their passengers in the golf cart. The Board accepts no liability for a driver of a golf cart and their passengers.
- 7. Shareholder or renters may have a cart approved by the Board based on the dates on the mobility permit. Once the permit expires, the golf cart can no longer be used.
- 8. Golf carts must be tied down/secured during hurricane season.

Suggestions: must be electric not gas