



Panama City Golf Carts, LLC

7822 Panama City Beach Pkwy
Panama City Beach, FL 32407

Ph (850) 233-5525 Fax (850) 230-5508

Golf Cart Lease / Rental Agreement

BILLING INFORMATION

Name _____
Street _____
City, State, Zip _____
Contact _____
PO# _____ Visa _____ Master _____ AMEX _____ Disc _____
Credit Card # _____ Exp Date _____
Phone # _____ Fax # _____
Deposit (required if not billed to credit card or approved charge) _____
Order Taken By _____

DELIVERY & PICKUP INFORMATION

Deliver To _____

Delivery Date/Time _____
Pickup Date/Time _____
Pickup Location _____
Special Instructions _____

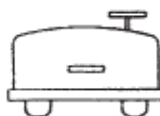
Car Description	Qty	No. Days Rented	Rental Charge Per Car	Delivery Charge (Including Tax)	Total Amount	Serial/Stock No. (use back of document for additional space)
2-Passenger Golf Car						
Utility Car						
4-Passenger Golf Car						
6-Passenger Golf Car						
Other						
Sales Tax						
Column Totals						

RENTAL CAR CHECKLIST

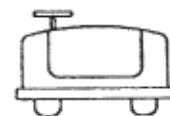
Service Representative _____

- Washed
 Fueled/Battery Checked
 Tires Checked
 Steering Checked
 Brakes Checked

BODY DAMAGE LOCATION



FRONT



BACK



RIGHT SIDE



LEFT SIDE

NOTICE

1. You are responsible for tire damage & flat repairs.
2. Return car or notify us immediately if the car is not working properly or you will be charged for the full time out.
3. An additional charge of \$ _____ per hour will be charged (minimum of one hour) if the car is not returned to the pickup location and we must search for it.
4. Any damage to the car will be charged to you. Note on this sheet any damages upon delivery.

Lessee has examined the golf car(s) rented and agrees they are not defective or damaged when received. Lessee agrees to pay for any losses or damages to leased items, exclusive of ordinary wear while rental items are in the Lessee's possession. Lessee agrees to pay normal rental whether or not the items are used. Lessee agrees to use rented items at its own risk and assumes full responsibility for any property damage or bodily injury to any party whatsoever resulting from the operation, handling or transportation of rented items while they are in Lessee's possession or in the possession of one of Lessee's agents, representatives, guests or invitees. Lessee agrees to return or surrender items or otherwise make additional deposits when the initial deposit is used up by rental and/or sales, or Lessee breaches contract. At all times during and after the term of this Agreement, Lessor has the right to lawfully repossess any rental equipment in the event of any abuse or improper operation of the rental equipment or in the event of any breach of this Agreement by Lessee. All costs incurred by Lessor will be paid by Lessee including, but not limited to, reasonable attorney's fees. Lessor shall maintain the full deposit in the event of any breach by Lessee under this Agreement in addition to pursuing any and all other remedies of law. Lessor shall not be liable for any loss, delay or damage resulting from malfunction of rented items. There are no warranties of merchantability or fitness for a particular use of purpose, either expressed or implied.

Authorized Signature _____

Date _____