

# GLEN KERNAN

GOLF & COUNTRY CLUB

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MEMBERSHIP BYLAWS  
AND  
RULES AND REGULATIONS

January, 2007

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**MEMBERSHIP BYLAWS  
OF  
GLEN KERNAN GOLF & COUNTRY CLUB**

These Bylaws are issued by Hodges Blvd. Development Group, Inc. ("Owner"), owner of the Glen Kernan Golf & Country Club ("Club") located in Jacksonville, Florida.

**SECTION I. ELIGIBILITY FOR MEMBERSHIP**

To be eligible for Membership in the Club, an individual must be of good standing in the community and possess such other qualifications as the Club may prescribe. All invitations for Membership are extended subject to the Rules and Regulations, as they may be amended from time to time.

The classes and categories of Membership in the Club, and the respective initiation fees, annual renewal fees and Membership dues relating thereto, shall be established by the Club. The Club may change the initiation fees, annual renewal fees and Membership dues at any time in a manner consistent with the rights of the Club, with or without notice.

**SECTION II. CONTROL OF MEMBERSHIP**

The total number of Memberships issued in any class, the privileges accorded each class and the categories of Memberships shall be determined by the Club. At its sole discretion, the Club shall have the authority to establish, modify, close or discontinue any class of Membership and any category within any such class at any time.

**SECTION III. APPLICATION FOR MEMBERSHIP**

Each applicant for Membership in the Club shall complete and submit a Membership application with any applicable initiation fee. Upon approval by the Club, the applicant shall be deemed to be admitted to Membership in the Club ("Member"). Eligibility for Membership shall be determined at the sole discretion of the Club, but eligibility for Membership shall in no event be based on criteria related to religion, race, sex, age or national origin. Club privileges shall commence from the same date that application is approved. If an applicant is denied admission to Membership in the Club, any initiation fee accompanying the application shall be refunded.

Membership in the Club is an annual license for the use of the Club facilities and Club premises, and Membership in the Club does not grant any ownership or other interest in the Club facilities or Club premises. The Owner reserves the sole right to sell, mortgage, transfer, operate or otherwise manage and govern the Club, Club facilities and Club premises.

**SECTION IV. MEMBERSHIP POLICIES**

Only two (2) adult persons may be Members in connection with a single Membership. If the application is completed by a married couple, each spouse shall be a Member. If an application is made by a person having no spouse, the applicant may designate one person to receive the same privileges as the Member so long as the person so designated resides in the Member's residence. Said designee must be presented in writing and approved by the Club and may not be changed more than once annually.

The Membership privileges shall be personal to the persons designated in the initial application, and, as more fully hereinafter set forth, are not assignable. A Member's unmarried children under the age of twenty-three (23) who reside in the Member's residence or who attend college on a full time basis ("Member's Children") are entitled to the same

privileges as their Member parent(s), subject to such limitations and provisions relating to minor children as may be prescribed elsewhere herein or in the Rules and Regulations.

#### **SECTION V. MEMBERSHIP CARDS**

Each Member of the Club in good standing will be furnished with a Membership card, and each Member must exhibit his or her Membership card when requested. A Membership card may not be used by any person other than the Member to whom it is issued or the Member's Children.

Membership cards may be required in order to make any charges against the Member's account, including those for greens fees, cart rentals, guest fees, pro shop and restaurant purchases, etc.

The Club must be notified immediately in the event of the loss or theft of a Membership card, as the Member shall be responsible for all charges to said Member's account until such notification is received by the Club. Upon notice to the Club, the Member will no longer be held responsible for any additional charges made with the lost or stolen Membership card, and a replacement card shall be issued to the Member.

#### **SECTION VI. GUESTS**

Each Member of the Club in good standing shall be entitled to invite guests to the Club in accordance with the provisions of this Section VI and the Club's Rules and Regulations, as the same may from time to time be modified. Each guest must be escorted personally to the Club by the Member inviting such guest (the "Sponsoring Member"). All guests must be accompanied by a Member at all times when on Club premises. The Sponsoring Member shall be responsible for all charges made by the guest.

The Club reserves the right to restrict guest usage at certain times as deemed necessary by the Club (e.g., for golf or other special functions).

The Sponsoring Member shall be responsible for the conduct of each of his or her guests while on the Club premises.

Guest policies may be changed, modified or amended without notice at any time in the sole discretion of the Club.

#### **SECTION VII. TEMPORARY MEMBERSHIPS**

Temporary Memberships may be granted from time to time by the Owner, in its sole discretion and on such terms and conditions as Owner may determine.

#### **SECTION VIII. CORPORATE, NONRESIDENT AND BUILDER/DEVELOPER MEMBERSHIPS**

The Club reserves the right to grant Corporate, Nonresident and Builder/Developer classes of Memberships. In such event, each Corporate Member shall designate one (1) person as the authorized agent. Nonresident Memberships shall be available only to those persons who reside outside of Duval, St. Johns, Clay or Nassau Counties, except in the event of (a) former Glen Kernan property owners who elect to maintain membership after selling their property within Glen Kernan, subject to approval for continued membership by the Club, and (b) residents of select communities within Duval County, which communities have been selected by the Club for membership offerings. Builder/Developer Memberships shall be available only to persons or entities purchasing lots from the developer of Glen Kernan who are licensed contractors engaged in the business of constructing residential homes.

## **SECTION IX. TRANSFER OF MEMBERSHIP**

Memberships (except Corporate and Builder/Developer Memberships) may not be transferred in any manner whatsoever. Corporate Memberships may be transferred among employees, officers or directors of the corporation upon payment of the prevailing transfer fee, but not between corporations. All requests for transfer of Membership privileges and/or consents required from any Corporate Member shall be signed by the authorized agent. Builder/Developer Memberships shall be transferred one time to the purchaser of the property to which Membership may be assigned and may be retained by the original Member if the property is sold. All notices, bills and information will be sent to the authorized corporate agent or Builder/Developer Member until the assignments are approved by the Club.

No Member of the Club shall advertise or permit his/her Membership to be advertised for sale or transfer.

## **SECTION X. CHANGES IN MEMBERSHIP CATEGORIES**

In the event that multiple Membership privilege categories are established by the Club, a Member may upgrade his/her Membership privilege category by paying the difference between the prevailing initiation fee of his/her present category and that of the desired category.

A Member may upgrade his/her Membership category at any time, provided the Club is accepting new Membership in the desired category. Downgrades of Membership category are limited to one-time-only due to hardship, subject to approval by the Club in its sole discretion. In the event of a downgrade to a Membership category which has an initiation fee which is lower than that of the Member's original Membership category, there will be no refund of any portion of the initiation fee originally paid. All requests for upgrades and downgrades must be made in writing to the Club.

## **SECTION XI. LEAVE OF ABSENCE**

A Member may request a Leave of Absence of not less than six (6) months nor more than twelve (12) months on a one-time-only special consideration basis. A request for Leave of Absence must be made in writing and submitted to the Club no less than thirty (30) days prior to the beginning of the requested Leave of Absence. Reinstatement of Membership following a Leave of Absence requires the Member have paid fees equal to one-half (½) the regular monthly fees for the term of the Leave of Absence, together with any applicable annual renewal fees which may have been regularly billed during the term of the leave of absence.

## **SECTION XII. SUSPENSION AND TERMINATION OF MEMBERSHIP**

A. *Termination by Member.* A Member may terminate Membership in the Club by delivering or mailing to the Club a written notice of termination. This termination will become effective the date the notice is received by the Club. Notwithstanding termination, the Member shall remain liable for any unpaid initiation fees, annual renewal fees, house accounts or Membership dues incurred by the Member and unpaid as of the date of receipt of the notice of termination.

B. *Termination or Suspension by Club.* The Club may terminate the Membership of any Member upon giving to the Member a written notice of termination addressed to the Member at the address indicated in the Club's records, if, in the sole judgment of the Club, such Member, his/her children or guests (1) conducts himself or herself in an unbecoming manner either on or off the Club's premises; (2) violates any provisions of these Bylaws or of the Rules and Regulations; (3) defaults for a period of thirty (30) days in the payment, when due, of initiation fees, Membership dues or renewal fees, or for a period of sixty (60) days for house accounts; or (4) treats Club employees in an unreasonable or abusive manner. Notwithstanding any termination of Membership, the Member shall remain liable for any unpaid initiation fees, Membership dues, renewal fees or house accounts incurred through the date of termination, and a Member so terminated shall not be entitled to a refund of any part of any initiation fees, renewal fees or Membership dues paid by the Member to the Club.

The Club may at any time restrict or suspend, for cause or causes described in the preceding paragraph, any Member's right to use any of the Club facilities if the Club determines that such restriction or suspension shall be in the Club's best interest. The Club may suspend any Member's right to use the Club facilities if the Member's account is thirty (30) days in arrears. No Member shall, on account of any such restriction or suspension, be entitled to any refund of any initiation fees, renewal fees or Membership dues, and Membership dues and renewal fees shall continue to be due and payable during the period of any such restriction or suspension.

The Club reserves the right, without further cause, to terminate any Member whose Membership has been suspended twice in one (1) year.

Notwithstanding any other provisions herein or in the Club's Rules and Regulations, the Club retains for itself, its successors and assigns, the sole and unconditional right to terminate any and/or all Membership categories or classes at any time. Should the Club elect to terminate all Memberships, it shall give written notice to each Member sixty (60) days in advance of the effective date of such termination, and upon such termination, shall refund any prepaid Membership dues attributable to months in which such termination occurs. Such notice shall be sufficient if regularly mailed to each Member at the address last provided to the Club by each Member sixty-three (63) days in advance of the effective date of such termination, and if notice of termination is conspicuously posted on or about the Club premises during the sixty (60) days in advance of the effective date of such termination. The notice provisions set forth in this paragraph are directory in nature, not mandatory, and do not affect the right of the Club to terminate all Club privileges.

### **SECTION XIII. REFUNDS**

Initiation fees are non-refundable when paid, except when submitted with an application for Membership which is denied, as more fully described in Section III. above. In no event shall any Membership dues or renewal fees be refunded due to a voluntary termination or death, nor shall any initiation fees, Membership dues or renewal fees be refunded in the event of suspension or termination by the Club pursuant to Section XII.B. above.

### **SECTION XIV. REINSTATEMENT OF MEMBERSHIP**

Reinstatement of a Membership which has been suspended or restricted may be permitted at the sole discretion of the Club. All outstanding initiation fees, renewal fees, Membership dues and house accounts must be paid in full through the date of reinstatement. There is a Two Hundred Fifty Dollar (\$250.00) charge for reinstating a suspended or restricted Membership.

### **SECTION XV. SPECIAL MEMBERSHIPS**

It is contemplated that from time to time tournament events may be held on the Club premises. In recognition of the fact that such events may include participants from the general public who will be allowed to use Club facilities, the Club retains the authority to grant Special Memberships for such use of the Club on a daily basis to members of the general public.

### **SECTION XVI. PAYMENT OF DUES AND HOUSE ACCOUNTS**

All food, beverages, services and expenses incurred by a Member, a Member's family or any guest of a Member shall be charged to the Member's house account. Dues will be billed in advance on a monthly basis. Membership dues and house accounts are due and payable upon receipt of the monthly statement. Any account balance remaining unpaid after the 15<sup>th</sup> of the month in which the statement is dated is considered past due. Payments received on weekends and holidays may not be credited until the next business day. A finance charge of one and one-half percent (1½%) per month (18% APR) may be applied to any balance remaining unpaid on the last day of the month in which the statement is dated.

If a Member does not receive a statement by the seventh (7th) of the month, such Member may contact the Club and a duplicate statement will be provided. Statements should be reviewed upon receipt. If a Member disputes an item on the statement or needs additional information, inquiries should be addressed in writing or by telephone to the Club as soon as possible. No Member may withhold payment due to disputed charges. Members do not have to pay any amount in question while the Club is investigating, but Members are still obligated to pay the portion of the statement that is not in question. There is a Twenty-Five Dollar (\$25.00) charge for returned checks.

The obligation of a Member to pay dues is not dependent on the availability of all the facilities or the frequency of use. Repair and maintenance of facilities and/or other occurrences may make it necessary for the Club to change hours of operation, restrict usage or close temporarily. The Club will not reduce or suspend dues during the times when facilities, in whole or part, are not available.

#### **SECTION XVII. CHANGE OF ADDRESS**

All Members shall provide a current mailing address on the Membership Application and must immediately notify the Club of any change of address. By failing to do so, a Member shall be deemed to have waived any notice provided for under these Membership Bylaws.

#### **SECTION XVIII. LIABILITY FOR USE OF PROPERTY**

Any Member, guest or other person who in any manner makes use of or accepts the use of any of the Club's facilities, including any apparatus, appliance, facility, privilege or service whatsoever owned, leased or operated by the Club, or who engages in any contest, game, function, exercise, competition or other activity operated, organized, arranged or sponsored by the Club, either on or off the Club's premises, shall do so at his or her own risk. Every Member of the Club shall be liable for any property damage and/or personal injury incurred while using the Club facilities or on the Club's premises, or at any activity or function operated, organized, arranged or sponsored by the Club, or which is caused by him or her, any guest, or any family members. Every Member, family member, guest, agent or invitee of such Member hereby indemnifies and agrees to hold the Club, its Owners, directors, officers, employees, representatives and agents harmless from any and all loss, cost, claim, injury, damage or liability sustained or incurred by him or her resulting therefrom and/or resulting from any act or omission of any officer, employee, representative or agent of the Club, or caused or resulting from any act or omission of any other Member.

#### **SECTION XIX. RIGHT TO REGULATE USE OF CLUB FACILITIES**

The Club shall have the right to make such rules, regulations and restrictions in the use of all or any part of the Club activities or Club premises it may deem necessary, appropriate or desirable. Such rules, regulations and restrictions shall in part be known as the *Rules and Regulations*, which shall be posted in a conspicuous place at the Club. The Rules and Regulations shall apply to all Members and their guests, visitors and members of their families.

The Club expressly reserves the right to restrict the use of Club facilities during peak use periods.

#### **SECTION XX. REPEAL AND AMENDMENT OF MEMBERSHIP BYLAWS, RULES AND REGULATIONS**

The Club may modify, amend, revise, supplement or repeal these Bylaws and Rules and Regulations, in whole or in part, at any time, without notice or consent of any Member or other party.

## **SECTION XXI. PRIVATE PROPERTY: CLUB NOT RESPONSIBLE FOR THEFT OR DAMAGE**

All private property, while in or on the Club premises or while deposited with the Club, on or off the Club facilities or premises, either for or without hire, shall be at the owner's sole risk. Any such private property which may have been left, without storage payment thereon, in or on the Club facilities or premises for one (1) year or more, may be sold by the Club, with or without notice, at public or private sale, or may be otherwise disposed of at the Club's discretion, and the proceeds, if any, shall belong to the Club.

## **SECTION XXII. GOLF CARTS**

All Club golf carts are restricted to use on the Club grounds. Personal golf carts may be operated to and from a residence and the Club premises only upon proper registration with the Club. Golf carts may not be operated by any person under the age of sixteen (16). Persons operating such vehicles must have a proper registration and driver's license as required by law.

All personal golf carts used and intended for play on the Glen Kernan Golf Course must be of the kind and color as approved by the Club. Operation of a golf cart is at the risk of the operator. Personal carts must be operated in compliance with all club rules. Cost of repair to a golf cart provided by the Club and damaged by a Member will be charged to such Member, or in the case of damage by a guest, to the account of the Sponsoring Member.

## **SECTION XXIII. AUTOMOBILE DECALS**

Access to the Club facilities and Club premises through the Glen Kernan residential development will be granted only upon presentation of an appropriate Glen Kernan automobile decal or, in the case of guests, by proper notification made to Glen Kernan Security by a Member or Resident. Proof of vehicle registration is required in order to obtain decals, and vehicles must be registered in the name of the Member or his/her family members.

## **SECTION XXIV. SERVICE CHARGE**

A service charge will be added to all food and beverage sales and will be distributed to the appropriate service staff. For exceptional service by the staff, additional gratuities may be added by the Member. The Club reserves the right to modify the amount of the service charge in its sole discretion at any time, with or without notice or consent of any member.

## **SECTION XXV. CHILDREN**

Unmarried children under the age of twenty-three (23) who attend college full time or live in the household of the Member parent may use the Club facilities under the parent's Membership. Children under fourteen (14) years of age are not allowed to use the Club facilities unless supervised by an adult over the age of 21.

The Club may terminate the Membership of any Member under the provisions of Section XII if, in the sole judgment of the Club, any child of such Member conducts himself or herself in an unbecoming manner, either on or off the Club's premises, or violates any provisions of these Bylaws or the Rules and Regulations.

The Club may at any time restrict or suspend for the cause(s) described in the preceding paragraph any Member's Children's right to use any of the Club facilities if the Club shall determine that such restriction or suspension is in the Club's best interest. No Member so restricted or suspended shall be entitled to any refund of any initiation or renewal fees or Membership dues on account of such restriction or suspension, and renewal fees and Membership dues shall continue during the period of restriction or suspension on account of such Member's Child(ren)'s action(s).

## **SECTION XXVI. MARRIAGE, DIVORCE OR SURVIVING SPOUSE**

The Members, up to two (2) per Membership, who are identified as such in the Club's Membership records (other than minor children) will be jointly and severally liable for all dues, fees or other charges and liabilities associated with Membership. No Member will be discharged or released from liability for subsequent dues, fees or other charges or liabilities unless and until written notice of termination indicating such Member's desire to be released from liability, together with a written resignation (as required in Section XII), payment in full of all unpaid initiation fees, renewal fees, house accounts and/or Membership dues and such Member's Membership card are received by the Club.

In the event of the marriage of a single Member (except a Member whose previous spouse shared a Membership with such Member), the new spouse shall make application for Membership in the same manner as for an original Membership. If the Member has paid the initiation fee for single Membership, he/she shall pay the applicable rate for family Membership, less credit for any previously paid initiation fee associated with the existing Membership. Upon approval of the spouse by the Club, such spouse shall become jointly and severally liable for all dues, fees, charges and other liabilities of Membership as provided for in the previous paragraph.

In the event of death of a Member (except a Member whose previous spouse shares a Membership with such deceased Member), the Membership rights and privileges will be assumed by the surviving spouse unless such surviving spouse terminates the Membership as provided herein. The Membership is a personal privilege and may not be devised or conveyed through trusts, will or by intestate succession to persons other than the surviving spouse.

Within ninety (90) days after the issuance of a final divorce decree, the Club shall be provided with either a copy of the court order indicating which party was granted the rights to the Membership or a notarized statement signed by both parties specifying which will hold the Membership. The Club will comply with an order of the court determining which party will hold the Membership rights in the Club, or with a notarized statement signed by both Members. If the Membership rights are not determined in the court order, or designated in the notarized statement, then all persons authorized to utilize the Membership will remain jointly and severally liable for all dues, fees or other charges and liabilities associated with such Membership until the Club receives the court order, notarized statement or until the Club receives resignations of one or both Members as provided herein.

Failure to so notify the Club within such ninety (90) day period will result in the immediate suspension of the Membership, subject to the provisions of Section XII hereof.

## **SECTION XXVII. ATTORNEY'S FEES**

In the event that the Club is required to bring legal action to enforce the provisions of these Bylaws, the Rules and Regulations or the terms and conditions of the Membership agreement, the prevailing party shall be entitled to reimbursement for court costs and attorney's fees, whether before or at trial, on appeal, in bankruptcy or in post judgment collection.



# RULES AND REGULATIONS OF GLEN KERNAN GOLF & COUNTRY CLUB

THE FOLLOWING RULES ARE IN EFFECT FOR THE GLEN KERNAN GOLF & COUNTRY CLUB FACILITIES.

Following are the rules for the Club and golf course. Those rules marked with an asterisk ("\*") may be modified or waived from time to time by the Club's management or golf professional when in their opinion such modification will not adversely affect the operation of the Club or golf course.

1. THIS IS A NON-SMOKING CLUB. SMOKING WILL NOT BE PERMITTED INSIDE OF CLUB FACILITIES, INCLUDING THE CLUBHOUSE, SPORTS COMPLEX AND FITNESS CENTER.
2. GLEN KERNAN IS A SOFT SPIKE ONLY CLUB.
3. United States Golf Association rules shall govern all play, except when specifically modified by local rules as posted by the Club's golf professional.
4. The course ranger has full authority on the golf course to enforce all Club rules and to monitor the speed of play.
5. All persons playing golf must register at the golf pro shop before beginning play.
6. Starting times are required. Golf Members can reserve starting times up to seven (7) days in advance by calling the golf pro shop.
- \* 7. All play must be off the #1 or #10 tees, as directed by the golf pro shop or the starter. No "cutting in" or skipping of holes is permitted.
8. Each player must have his/her own set of clubs and bag. Rental clubs are available at the golf pro shop.
- \* 9. Saturday and Sunday play is restricted to Members-only until 12:00 noon. This rule may change depending on the amount of play during certain seasons of the year.
- \* 10. Members may bring up to three (3) guests per round, except on Saturday and Sunday mornings when guest playing privileges may be limited due to priority given Members' play. This rule may change depending on the amount of play during certain seasons of the year. At least one Member must play in each group. There is no unaccompanied guest play at the Club.
- \* 11. Junior golf play is permitted when accompanied by an adult Member or participating in a sanctioned Club event.

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12. No children riders under the age of twelve (12) are permitted to ride in golf carts unless playing golf. Minors under the age of fourteen (14) are not permitted in the clubhouse, sports complex or fitness center unless accompanied by an adult (over the age of 21) or authorized Club representative.
  13. Each operator of a golf cart must be at least sixteen (16) years of age and have a valid automobile driver's license.
  14. Operation of a golf cart is at the risk of the operator. Cost of repair to a golf cart provided by the Club and damaged by a Member will be charged to the Member's account, and in the case of damage caused by a guest, to the account of the Sponsoring Member.
  15. All golf carts must stay on concrete cart paths around the tees and greens at all times. During periods of wet weather, carts must stay on paths, as more specifically directed by the Club's golf professional.

CARTS ARE NOT TO BE DRIVEN WITHIN SEVENTY-FIVE (75') FEET OF THE TOP OF WATER OF ANY LAKE AT ANY TIME. THE LAKES SLOPES ARE DANGEROUS AND MAY NOT SUPPORT THE WEIGHT OF A GOLF CART, AND THE LAKES ARE DESIGNED TO BE EIGHT (8) FEET DEEP.

16. Golf carts are not to be used by more than two (2) passengers with one (1) golf bag each at any one time.
17. Golf carts shall not be used by a Member or guest without proper assignment and registration at the golf pro shop.
18. No one is to use a golf cart beyond the number of holes for which it is rented without first signing a charge ticket for its additional use. Failure to do so may result in a ten dollar (\$10.00) fine.
19. The "ninety degree rule" for carts will be in effect at all times. If, however, wet conditions exist, then the "ninety degree rule" will not be in effect, and all carts will be restricted to cart paths only. Notice of such restriction will be prominently posted at the first and tenth teeing areas.
20. Walking will be allowed only at the discretion of the Club's golf professional.
21. No practice of any kind, putting or second shots, is permitted on any part of the regular fairways or greens, and no player shall have more than one ball in play at any time. All practice shall be confined to the practice range and practice putting green provided for this purpose.

**ALL PRACTICE BALLS SHALL REMAIN WITHIN THE CONFINES OF THE DESIGNATED PRACTICE AREA AND ARE TO BE USED SOLELY FOR THE PURPOSE THAT THEY ARE SUPPLIED FOR. ANY MEMBER FOUND IN POSSESSION OF CLUB PRACTICE BALLS OUTSIDE OF THE DESIGNATED PRACTICE AREA MAY BE FINED AND/OR FACE IMMEDIATE SUSPENSION IN ACCORDANCE WITH THE RIGHTS OF THE CLUB AS ENUMERATED HEREIN.**

22. Maximum time of five (5) minutes is allowed for a player to search for a lost ball.
23. If a group fails to keep its place on the course or stops to look for a ball or delays in any other way so that the group loses more than one clear hole on the players ahead, it must allow the following group to play through.
24. Groups stopping for lunch or beverages will lose their place on the course.
25. Wading in lakes or ditches is strictly prohibited. Hunting for golf balls is strictly prohibited.

ALWAYS BE AWARE OF YOUR SURROUNDINGS, AND USE EXTREME CAUTION AROUND LAKES AND NATURAL AREAS. The property has been managed historically as a game preserve -- EXPECT alligators, snakes and other wildlife and KEEP AWAY FROM THEM.

26. Lockers should be secured at all times. The Club is not responsible for articles misplaced or taken from locker rooms.
27. Pets are not permitted in any part of the clubhouse or surrounding areas related to the clubhouse or inside of buildings at the sports complex or fitness center. No pets are allowed on the club grounds or golf course at any time.
28. NO joggers, walkers, skateboards, bikes or other wheeled vehicles, other than golf carts, shall be permitted on the cart paths at any time.
29. Balls may be retrieved only from within the first fifteen (15) feet of adjoining private property.
30. Hitting balls from private property or out of bounds is prohibited.
31. Members are liable for any damages to private property caused by play.
32. Repair ball marks on greens and use rakes in sand traps to smooth footprints. Use the sand provided in the containers on the golf carts to fill divots.
33. No more than four (4) players per group are allowed on the course unless approved and permitted by the Club's golf professional or course ranger.
34. Play is restricted to the hours of operation for the Club.
35. It is the Member's responsibility to inform guests of all policies, especially the non-smoking and soft spike policies.
36. Personal coolers are not permitted.

## DRESS CODE (Golf Course and Clubhouse)

Appropriate golf attire is required for all players on the golf course, putting green and driving range. Appropriate attire for the clubhouse is smart casual.

**MEN:** Shirts with collars and sleeves must be worn and tucked in at all times. Slacks or golf shorts must be worn. No tank tops, t-shirts, bathing suits, sweat pants, blue jeans, athletic shorts or short shorts are permitted.

**WOMEN:** Dresses, skirts, slacks, golf shorts and blouses must be worn. No halter tops, tank tops, t-shirts, bathing suits, sweat pants, blue jeans, athletic shorts or short shorts are permitted.

**HEADWEAR:** Only golf hats, caps and visors are allowed. Caps must be worn appropriately, i.e., bills facing forward. No bandanas or head wraps are permitted.

## GOLF COURSE ETIQUETTE

The primary objective at Glen Kernan is to provide and ensure quality in the game of golf for Members and guests. Strict observance of the etiquette of the game is expected from all players at all times. The following guidelines are provided to help everyone have the best possible golfing experience at Glen Kernan.

1. Never leave a golf cart in front of the green where you will have to go back to get it while the following group of players waits for you to get out of the way.
2. Keep all carts on paths around tees and greens.
3. Do the scoring for the completed hole at the next tee while the others in your group are playing.
4. Repair your ball marks on greens.
5. Fill any divots made in fairways with sand contained in the sand buckets located on the golf carts.
6. Please carefully rake bunkers after use.
7. Please place all trash in containers provided for this purpose.
8. Always be aware of your position on the golf course and allow faster groups to play through if needed.
9. **Remember that you are out to enjoy your round with your fellow Members or your guests. Please play your 18 hole round in four (4) hours or less. Anything more and that enjoyment can turn into aggravation!**