

Jesse's Carts – 2024-2025 Winter Storage Agreement

This agreement is made on this _____ day of _____, 2024 by and between Jesse's Carts
Day Month
AND: (Owner,)

PLEASE PRINT CLEARLY. ** All lines must be filled in.

First Name: _____ M. I.: _____ Last Name: _____

Mailing Address: _____

Apartment/Suite: _____

City: _____ State: _____ Zip: _____

Main/Mobile: _____ - _____ - _____ Home/Work/Other: _____ - _____ - _____

Email address: _____

Community: _____ Site/Lot Number: _____

Leave blank if not applicable

Use golf cart registration number

I'm requesting Winter Storage; Cart Size _____ Price _____

I'm requesting the full-Service Option (95.00+tax) _____

I'm requesting the Carburetor cleaning service (50.00) _____

Terms and Conditions

Jesse's Carts and Owner, for good and valuable consideration, each intending to be legally bound, agree as follows:

Definition of Stored Property

- "Stored Property" refers collectively to the golf carts owned by the property Owner and stored under this agreement.

Eligibility for Storage

- Fully operational Gasoline or non- lithium electric carts are eligible for storage.
- This agreement covers all golf carts registered to a single property under the same owner.

Storage Period

- Storage shall commence no earlier than October 1st and shall terminate no later than April 30th.
- If the stored property remains in storage beyond April 30th, a new storage contract and payment must be submitted within 15 days of April 30th.

Non-Payments

- After 6 months, any outstanding payments owed to Jesse's Carts for failure to pay will continue to accrue until the stored property is sold.
- Jesse's Carts reserves the right to sell the stored property at a public or private sale. The proceeds from the sale will be applied toward any outstanding amounts owed to Jesse's Carts.

Notice for Return

- The Owner must provide a minimum of 10 days' notice prior to the return of the stored property.
- Additional notice may be required for repairs and/or service requests. **Liability and Conditions**

Jesse's Carts – 2024-2025 Winter Storage Agreement

- Jesse's Carts is not responsible for any loss, damage, or fines incurred by the stored property or other persons or property resulting from any condition, act, or occurrence of whatsoever nature.
- Jesse's Carts does not provide insurance or security services for the stored property.
- Storage does not guarantee the condition of any stored property, including the functionality of batteries.
- Weak batteries may freeze and/or fail during storage, regardless of the storage option selected.
- Electric golf carts must be stored with the Owner's fully functioning battery charger.

Storage Options

- Cold storage is not temperature controlled and will be similar to outdoor ambient temperatures.

Assessment, Service, and/or Repairs

- Stored property may be transported to Jesse's Carts main service location for proper assessment, service, and/or repairs. During this time, stored property may be parked outdoors for a short period.

Owner's Obligations

- The Owner must remove all loose and personal items from the stored property prior to pick up.
- The Owner cannot assign their rights under this Agreement to any other person or entity.

Rights of Jesse's Carts

- Jesse's Carts reserves the right to refuse storage if any of the conditions outlined in this agreement are not met.
- If storage fees are not paid or if the return of stored property is not scheduled, Jesse's Carts reserves the right to move the stored property to another location or sell the stored property at public or private sale to recover any sums due.

Agreement

- This document contains the entire agreement between Jesse's Carts and the Owner.
- No modification of this Agreement shall be binding unless in writing and signed by both Jesse's Carts and the Owner.

Owner Signature: _____

Date Signed: _____/_____/2024

Visit our website WWW.JESSESCARTS.COM for complete details about our winter storage program.