



Golf Cart Permit Application

All park visitors who wish to bring a personal golf cart to Johnson County Park must complete this application annually. A fee of \$5 per cart is required. A non-transferable permit sticker will be issued to you upon approval of this application, and must be displayed on the front driver's side of your cart's body.

Permit # _____
Staff Initials _____

Vehicle ID Number	Model/Make	Color or Identifying Marks	Year
Owner's Complete Legal Name		Driver's License Number and State of Issue	
Co-Owner's Complete Legal Name		Driver's License Number and State of Issue	
Residential Street Address		City, State, Zip Code	
City	State	Zip	

Insurance Certification	
Under penalties of perjury, I declare this vehicle is insured with the company named below and I will maintain liability insurance throughout the registration period.	
Name of Insurance Company _____	
Signature of Owner _____	Date _____

Operating Regulations
<ul style="list-style-type: none"> • Carts must affix the issued permit sticker to the front driver's side and ensure it is conspicuously displayed. • Cart operators must comply with all traffic regulations and speed limits. Carts without headlights are not permitted to operate after dark. • ALL operators must have a valid driver's license and must have it with them while operating the cart. • Carts are only permitted on paved/gravel roadways and should not cut across fields, especially ditches, outside of the campground. • Carts are not permitted on the cross country course unless by permission of park management for an event. • Open display or use of alcohol on golf carts is not allowed. • Carts may not carry more than the number of passengers for which they were designed. • Some park events may not permit entry by golf cart. Please be aware of the designations for each event. • Carts used in a reckless manner or violating park cart regulations will be penalized: <i>1st Violation—Verbal Warning; 2nd Violation—Suspension of golf cart privileges for the remainder of your visit to the park; 3rd Violation—Suspension of golf cart privileges indefinitely.</i>

Hold Harmless Agreement
<p>It is agreed that the individual associated with this activity will abide by all State, Federal, and Local laws and ordinances relating to Johnson County Parks and Recreation Department's facilities, grounds, and property. It is further agreed that the individual will execute and submit with this application as agreement, in writing, holding Johnson County and Johnson County Soil and Water District and Johnson County Parks and Recreation Department ("the indemnified parties") harmless for any loss or damage, including, but not limited to bodily injury and property damage occurring by reason of, in connection with, or as a result of the use of the facilities, grounds, and property requested.</p> <p>The individual identified as _____ shall indemnify and hold the indemnified parties harmless from any and all claims, demands, actions, damages, costs and charges to which the indemnified parties may be subject to or which the indemnified parties may have to pay by reason of any injury to any person or property, or loss of life or property resulting from or in any way connected with, the character, condition or use of the premises, or any means of ingress thereto or egress there from, or from the facilities or equipment provided, and shall, at its own expense, assume the defense of such claims and actions for damages arising out of such injuries or losses which may be brought against the indemnified parties by any such entity, and shall pay any such judgments that may be rendered in any such actions.</p> <p>By signing below, I am agreeing to all the terms and conditions of this agreement and have read and understand all of its contents and addendums.</p> <p>Applicant Signature _____ Printed Name _____ Date _____</p>