



Thank you for your interest in Cimarrone Golf and Country Club. Established in 1988, Cimarrone is a semi private club whose mission is to provide a private club experience for its members and guests.

The golf course is a David Poselthwait championship design that meanders through the pine forests and thick marshlands of north Florida. The 6,900 yard layout plays along a mildly rolling terrain with significant fairway and green side mounds and plentiful water hazards. Rated 4 stars out of five by Golf Digest Places to Play, the course was chosen as one of the Top 100 Golf Courses in Florida.

Golf amenities include practice facilities that feature a targeted natural grass range, short game areas with sand bunker, and putting green.

In addition, Cimarrone Golf and Country Club has a 10,000 square foot clubhouse that features a beautiful restaurant and lounge, plus banquet and golf outing facilities that can accommodate over 140 people. The Clubhouse is also home to our new Spa where you can simply relax and feel pampered.

We have several types of memberships and we invite you to explore all that is Cimarrone. Hit some range balls, play a round of golf, grab a hand crafted deli sandwich and a cold drink. Check out the new Spa and the services we offer. We think you will agree Cimarrone Golf and Country Club is one of the best kept secrets in Northeast Florida.

Call the Pro Shop at 904-287-2000 and ask for Jerry Saffell or Lynn Mobley and one of them will be glad to show you around or answer any questions.

We hope to see you soon.

CIMARRONE GOLF CLUB MEMBERSHIP PROGRAMS

Golf Membership Benefits Include:

- ~ Fourteen Day advance tee time reservations
- ~ USGA approved computerized handicapping service
- ~ Participation opportunity in all member golf events
- ~ Happy Hour Prices on Beer & Wine all day, everyday
- ~ Cart Trail Fee program available
- ~ Discounted Member cart fee
- ~ Discount of Clubhouse Room Rental Rate
- ~ Option to participate in range ball program

One time initiation fee for Golf Memberships: ~~\$1000.00~~ **Currently Waived**

Full Golf Membership:

- Unlimited golf (7) days a week

Monthly Dues: Family	\$230.00
Monthly Dues: Single	\$200.00

Executive Golf Membership

- Unlimited golf on weekends (Sat & Sun) and after 2:00pm weekdays DST and 1:00pm non DST

Monthly Dues: Family	\$200.00
Monthly Dues: Single	\$170.00

Weekday Golf Membership

- Unlimited golf Monday-Friday except:
New Year's Eve, TPC Friday, Good Friday, Memorial Day, Labor Day, & the Friday after Thanksgiving

Monthly Dues: Family	\$180.00
Monthly Dues: Single	\$170.00

Range Program

Monthly Dues: Family	\$ 35.00
Monthly Dues: Single	\$ 30.00

Cart Program (Trail Fee) – residents w/cart Non-residents – use our carts

Monthly Dues: Family/Single	\$125.00
Monthly Dues: Family/Single	\$150.00

One time initiation fee for Social Memberships: ~~\$500.00~~ **Currently Waived**

Social Membership - Enjoy the Country Club atmosphere at reduced rates.

- Golf discount of 20% off regular rates Monday through Friday except:
New Year's Eve, TPC Friday, Good Friday, Memorial Day, Labor Day, & the Friday after Thanksgiving.
- USGA approved computerized handicapping service
- Happy Hour Prices on Beer and Wine – all day, everyday
- Discount on Clubhouse Room Rental Rate

Monthly Dues: Family/Single	\$ 50.00
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* **Note:** There is a \$25 minimum spending per month on your account for Food and Beverage; Pro Shop Merchandise; and/or Spa Services and Spa Merchandise. This does not include tax and gratuity.

**All memberships are based on an annual contract secured by credit card.
Prices are subject to change and do not include tax.**

If you have any questions, please call Lynn Mobley @ 904-287-2000 or via email at lynn@cimarronegolf.com



Cimarrone Golf Club Membership Application

2800 Cimarrone Boulevard – Jacksonville, Florida 32259 – 904-287-2000

lynn@cimarronegolf.com

Name _____ Spouse Name _____

Date of Birth _____ Spouse Date of Birth _____

Mailing Address _____

City _____ State _____ Zip _____

Contact Number _____ Email Address _____

DEPENDENT INFORMATION

(Dependents are either under 21 years of age and reside at home or up to age 23 if attending college)

Name(s)	Date of Birth	Sex
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

PAYMENT OF MEMBERSHIP INFORMATION

Membership Category _____ Initiation Fee \$ _____

Monthly Dues \$ _____ Range Program \$ _____ Trail (Cart) Program \$ _____

State of Florida Sales Tax will apply and be added to the above costs.

Member's Signature

Date

Spouse's Signature (Family Membership)

Date

PAYMENT OF MEMBERSHIP ACCOUNT

I/we agree to pay the account in full when due. I/We agree and understand that a late charge up to the maximum amount allowable by law, or other penalties, may be assessed for past-due accounts as provided for in the Rules and Regulations of the Club, as amended from time to time. In addition to late fees, penalties may include, but are not limited to suspension of club privileges and/or expulsion from membership. Payments on delinquent accounts apply first to reduce late charges and accrued dues, then to food and beverage charges, then to other charges. Any fees assessed for untimely payment of any applicable dues, fees or charges will appear on my/our statement. I/We agree to pay all reasonable attorneys' fees, investigator fees, and costs in the event this account is turned over for collection.

MEMEBERSHIP POLICIES

I/We agree to conform to and be bound by the enrollment terms contained herein, the Rules and Regulations, and written membership policies of the Club as they may be amended from time to time. I/We further understand that agreeing to be bound by the Membership Documents is a part of my/our agreement for membership privileges with the Club. I/We specifically understand this membership is not divisible. I/We hereby acknowledge receipt of a copy of the Rules and Regulations of the Club.

I/We acknowledge the membership rules and regulations provide the details of the club's membership policies, conduct and obligations, including but not limited to, provisions in the event of divorce, for arbitration of disputes, resignation, redemption of members, financial obligations, disciplinary action, release of liability for personal injury and theft. I/We hereby fully release and discharge the club, its employees, agents, shareholders, affiliates and assigns from any liability, injury, loss, damage or claim arising from my/our use of the club facilities.

By providing the address(es) including email and phone numbers above, I/We hereby give the Club my/our express written permission to contact me/us at each number or address to keep me/us informed about Club events, services, offerings, and to list such information in social membership directories made available to other Club members to print, or online in a Members Only section of the Club's website. I/We acknowledge that the Club values my/our right to privacy. I/We understand that I/We can revoke this consent at any time by contacting the Club in writing.

I/We agree the terms and conditions of my/our membership may not be added to, amended, or contradicted in any way by evidence of prior, contemporaneous, or subsequent oral agreements of any kind and acknowledge there are no unwritten oral agreements of any kind. By signing below, we hereby certify that we hold a marriage license, or a certificate of domestic partnership or civil union, which evidences our existing spousal relationship. If we do not hold one of the above, we acknowledge that the Club requires execution of a separate Spousal Relationship Statement.

Member Initials _____ Spouse's Initials _____

REFUND AND RESIGNATION

It is agreed that a member may resign from the Club by giving 30 days written notice to the Club. The effective date of resignation will be 30 days after the Club receives member's written notice. All accrued dues and other charges for which the applicant is liable are due upon the effective date of resignation. It is further agreed that applicant may not offset any charges against the Initiation Fee.

Member's Signature

Date

Spouse's Signature (Family Membership)

Date

CREDIT CARD AUTHORIZATION FORM

Member agrees to auto pay the account in full when due using the credit card information below. Member agrees and understands that a late charge up to the maximum amount allowable by law, or other penalties, may be assessed for past-due accounts as provided for in the rules of the Club, as amended from time to time. In addition to late fees, penalties may include, but are not limited to suspension of Club privileges and/or expulsion from membership. Member further agrees to maintain a major credit card account in Member's name on file with the Club at all times. In the event that Member's account becomes more than thirty (30) days past due, Club shall have the right to bill such past due amount to Member's credit card. By signing below, Member agrees to and fully authorizes all such charges to credit card account(s) listed below. Payments on delinquent accounts apply first to reduce late charges and accrued dues, then to food and beverage charges, then to any other charges. Any fees assessed for untimely payment of any applicable dues, fees or charges will appear on Member's statement, including any charges made to Member's credit card for payment of same. Member agrees to pay all reasonable attorneys' fees investigator fees, and costs in the event this account is turned over for collection. Member understands a current credit card with open credit must be kept on file at all times or the membership will be resigned.

CREDIT CARD TYPE:

_____ **MASTERCARD** _____ **VISA** _____ **AMERICAN EXPRESS**

CARD NUMBER: _____ **EXPIRATION** _____

NAME AS IT APPEARS ON THE CARD _____

Member's Signature

Date

Spouse's Signature (Family Membership)

Date



PRIVATE GOLF CART USAGE AGREEMENT

This agreement dated _____ by and between Cimarrone Golf Club and _____, a Member.

The Club has decided to allow the use of privately owned golf carts in and about the Club in accordance with the current rules and regulations established by the Club as set forth below and said rules may be amended from time to time as provided herein.

By executing this document, the Member agrees to abide by and comply with the terms of this Agreement and with such rules and regulations as are from time to time established by the Club.

In consideration of the mutual covenants herein contained, the parties hereto agree as follows:

A. Licensing

- 1) Each privately owned golf cart must be approved by Management prior to the use at the Club.
- 2) Member must be in good standing at the Club and make request by proper completion of this agreement.
- 3) The Club may revoke or cancel this authorization without notice if the Member ceases to be a member in good standing, the Member violates any provision of this agreement, or the authorized cart is not maintained in accordance with local rules, ordinances, or laws.

B. Term

- 1) The Term of this agreement shall be one year.
- 2) The Club may at any time, without cause, terminate all usage of privately owned carts by giving the Member not less than thirty (30) days written notice prior to the date of cancellation or termination.
- 3) Member may terminate this agreement upon thirty (30) days written notice to the Club.

C. Cart Specifications and Conditions

- 1) Cart must be equipped and meet specifications as follows in order to be authorized:
 - Electrically powered (2HP)
 - 4 Wheels
 - Automotive type steering
 - Forward and reverse gear
- 2) Each cart must be new or reconditioned to conform with the same standards as dictated by the overall standards of the Club at the time of authorization and must be maintained in good condition. Carts must initially be inspected and annually thereafter during the term of this agreement. A cart that is not in good condition as determined by the sole discretion of the Club shall not be authorized nor operated on the golf course. The Member shall be notified in writing of this fact and shall not operate the cart on the golf course until it has been authorized by the Club.
- 3) Each cart must be maintained and kept neat and clean with paint, in good condition so that its general appearance is in keeping with the quality of the Club.
- 4) At no time can a cart be "trailer in" for use by a member.

D. Trail Fee

- 1) A trail fee for each authorized cart is payable to the Club and the Member is obligated for payment of the trail fee for each month in which the cart is authorized. In no circumstances will the trail fee be prorated for any part of a month should the agreement be terminated.
- 2) The trail fee may be paid annually or monthly and the price can be increased at the discretion of the Club.

E. Rules and Regulations

- 1) All operators of a cart must be sixteen (16) years of age or older and have a valid driver's license.
- 2) Carts will be operated on the golf course for playing golf only.
- 3) A cart may only be used by the Member and no guests of a member may use a privately owned cart unless accompanied by the Member.
- 4) In the event another member of the guest of a member of the Club accompanies the Member in the cart, such member or guest must pay the Club the appropriate cart rental fee provided, however, if such other member is the owner of a licensed cart, no cart fee shall be charged.
- 5) Prior to commencing play, the Member must register at the Pro Shop and identify any person accompanying them in the cart.
- 6) All golf play must originate at the Pro shop and may not originate from another location on the golf course such as a member's house.
- 7) Member and/or family, guests of the member shall abide by general golf rules and regulations established at the time of play and observe all normal golf etiquette.
- 8) No more than two (2) persons shall be in a cart and a cart shall carry no more than two (2) bags at any time. No more than two (2) carts whether private or club owned are permitted per foursome unless otherwise approved by the Club in advance.
- 9) The Club shall assume no responsibility for carts at any time. It is the Member's responsibility to keep the cart in good repair (both mechanical and appearance) and to provide their own general maintenance.
- 10) In the case of a breakdown the cart should be moved out of the way and removed from the golf course by the Member within a two hour period. In the event the Club assists or tows the cart, but shall not be obligated to assist or tow, the Club will not be liable for any damage to the Member's cart caused by the assistance or towing.
- 11) Member shall abide by all rules and regulations, now or hereafter, in effect at the Club as same pertain to the use, parking and storage of golf carts.
- 12) No member carts are permitted in the Cart Barn.

F. Insurance and Indemnification

- 1) The Member shall obtain and at all times hereinafter, keep in force Liability insurance with a limit of \$300,000 per occurrence including Bodily Injury and Property Damage. Member must submit a Certificate of Insurance from their insurance company as evidence of coverage. Any notice of lapse or cancellation of coverage must be submitted by the Member or the carrier.
- 2) Member does hereby accept and assume all responsibility for liability connected with the ownership and/or operation of this cart. Member hereby expressly indemnifies and agrees to hold harmless the Club, its officers, employees, successors, and assigns from any and all damages, whether direct or consequential, arising from or relating to Member ownership and operation of the cart.
- 3) In the event any damage is caused to the course or the club by the cart or the Member, the Member must pay for the repair of the damage.

G. Notices

All notices to be sent to the Club shall be personally delivered or sent by mail as follows:

Cimarrone Golf Club
2800 Cimarrone Boulevard
Jacksonville, Florida 32259
Attention: General Manager

I have read and understand all policies in this agreement and have received a copy of this agreement. I understand that I am responsible for abiding by the policies of this agreement and this agreement supersedes all preceding agreements.

Member-Cart Owners Name: _____

Address: _____

Signature: _____

Date: _____