

By-Law on Private Golf Carts

Approved: 30 June 2025

Effective: 1 July 2025

This By-Law governs the use and storage of privately owned golf carts (**Private Carts**) at the Club.

Members are bound by and must comply with this By-Law.

1 Insurance

- (a) The Club's insurance policy does not provide coverage for Private Carts.
- (b) A member that intends to use a Private Cart at the Club after 30 June 2025 must:
 - (i) arrange and maintain third-party public liability insurance for their Private Cart with coverage of at least \$5 million per event (noting that a member may also wish to take out their own comprehensive liability insurance for their Private Cart). The insurance policies taken out by a member with respect to their Private Cart must clearly endorse "Murwillumbah Golf Club Ltd (ACN 001 034 813)" as an interested party;
 - (ii) not cancel the third-party public liability insurance policy without the prior written consent of the Club; and
 - (iii) at each membership renewal, provide the Club with a certificate of currency (endorsing the Club as an interested party) showing that the third-party public liability insurance policy remains current throughout the relevant membership year.

2 Liability Disclaimer

- (a) Members acknowledge and agree that the Club does not take responsibility for any loss, theft, damage, or injury with respect to the use of a golf cart (including both Private Carts and Club golf carts), scooters, mobility scooters, and other single seat vehicles and bike style carts.
- (b) To the maximum extent permitted by law, the Club excludes all liability for any death, personal injury or property damage arising from the use of a golf cart (including both Private Carts and Club golf carts), scooters, mobility scooters, and other single seat vehicles and bike style carts.
- (c) The use, maintenance and storage of Private Carts on the Club's premises is done at a member's own risk.

3 Consent to Waiver

Before being able to use a Private Cart on the Club's premises, a member must carefully consider and return to the Club a signed copy of the Club's Private Golf Cart Waiver and Acknowledgement (**Waiver**). The Waiver is available from the Club on request.

4 Driving Rules and Safety

- (a) Members must ensure that a Private Cart is only used by persons covered by their insurance policy and who are 18 years or older.
- (b) Members must ensure that their Private Cart is in good working condition and is safe for use prior to bringing it on the Club's premises (including the golf course).
- (c) Members must drive golf carts (including both Private Carts and Club golf carts) responsibly and respectfully.
- (d) Members are required to comply with all course rules related to golf cart usage (including adhering to speed limits, paths, restricted areas, etc.) as set out in any By-Law or as otherwise notified to members from time to time, and any applicable road or vehicle safety

laws. Members must stick to cart paths where required, avoid wet or restricted areas, and always be mindful of fellow golfers. Members must also keep more than 10 meters away from all greens and bunkers.

- (e) The guidelines set out in this paragraph 4 apply to all types of motorised carts, including single seat vehicles and other bike style carts.
- (f) Safe driving keeps our course in great condition and ensures everyone enjoys their round. The failure to comply with course rules related to golf cart usage may lead to removal from the course or revocation of any cart use privileges.