



# 2026 GOLF CART REGULATIONS

1. **Traditional stock-appearing golf carts only.** No ATVs, chairs/stools, coolers, dirt bikes, mopeds, scooters, side-by-sides, tractors, utility ATVs, or similar motorized vehicles are permitted.
2. During the Juniata County Fair, no motorized golf carts will be allowed on the fairgrounds, except those being used by JCAS fair board members. Handicapped mobility scooters are permitted.
3. All golf carts must register with the speedway office, and carry a speedway-issued permit on the front window. To obtain a permit, guests must submit a completed application, proof of insurance, and a yearly fee to the speedway office during posted business hours.
4. Golf carts with no permit sticker will be cabled, and a fee of \$100 (permit fee + fine) will be charged to have the cable removed.
5. All motorized golf carts and handicapped mobility scooters may be used in the camping areas during the race season, and must be maintained at a safe operating speed not to exceed 10 mph.
6. Golf carts will not access the road that runs directly behind the main grandstands or in front of the speedway/fair office. **No access will be allowed, at any time, in the pit area or on the race track surface.**
7. Golf carts must yield to pedestrians, and only use the designated parking and camping areas. Park in designated areas only, and do not impede fire lanes, gates, building access, or designated ADA parking.
8. Operators must be 16 years of age or older with a valid driver's license, except for handicapped operators.
9. The use of motorized golf carts is for transportation purposes only. No cruising, joy-riding, or unnecessary driving.
10. No overloading of passengers. No hanging, riding, or standing. The number of seats equals the maximum number of passengers.
11. All golf carts must be equipped with headlights.
12. Golf carts may not be operated during quiet hours, Midnight-8a.
13. Violation of regulations will result in revocation of golf cart privileges, and may result in expulsion from the speedway.
14. Port Royal Speedway and the Juniata County Agricultural Society is not responsible for accidents, damages, injuries, or theft resulting from the use of golf carts on JCAS property.

## **Port Royal Speedway – Juniata County Agricultural Society**

308 West 8<sup>th</sup> Street Port Royal PA 17082

717-527-2303

info@portroyalspeedway.com

www.portroyalspeedway.com

## PORT ROYAL SPEEDWAY GOLF CART PERMIT TERMS AND CONDITIONS

1. **AGREEMENT:** This document, properly executed by Individual and/or Company, shall, upon written acceptance by PORT ROYAL SPEEDWAY, constitute a valid and binding agreement and, unless terminated earlier in accordance with its provisions herein, shall continue through midnight on the day immediately following the completion of the last Event Weekend as identified in the published 2026 Event Schedule. Individual and/or Company represents and warrants that all the information provided by Individual and/or Company is and shall remain true and correct. Individual and/or Company warrants that it and its agents, employees, guests, and authorized users shall comply with the terms of this Agreement.
2. **FEES:** In consideration of the rights granted by PORT ROYAL SPEEDWAY to Individual and/or Company hereunder, Individual and/or Company agrees to pay PORT ROYAL SPEEDWAY the Golf Cart Permit fee in the amount as indicated on the Request Form, if applicable, per Golf Cart Permit requested. All monetary obligations owed to PORT ROYAL SPEEDWAY hereunder are due and payable in full at the time of confirmation of Golf Cart Permit availability for the Term, unless prior arrangements have been agreed to in writing by both parties. No golf cart will be registered, and no Golf Cart Permit will be issued until such payment is received. In the event a replacement golf cart permit is needed, the Individual and/or Company must surrender the previously issued Golf Cart Permit, and will only, at that time, be granted a replacement. In the event a Golf Cart Permit is lost and or stolen, the Individual and/or Company hereunder is obligated to pay the FULL replacement costs of the Golf Cart Permit to PORT ROYAL SPEEDWAY and will not be granted a replacement until payment has been received, unless otherwise agreed upon in writing by both parties. ALL GOLF CART PERMIT FEES ARE NON-REFUNDABLE.
3. **USE:** (a) Golf Cart Permit: Golf Cart Permits ("Permit") are non-transferable and must be permanently affixed to the front left side cowl or windshield. Individual and/or Company must report to the PORT ROYAL SPEEDWAY Golf Cart Registration (the "Compound") during the first day of the first Event Weekend for which a Permit is issued, and the required Permit will be applied by an authorized PORT ROYAL SPEEDWAY employee or representative. Failure to display a Permit may result in impoundment and subject to additional fees. Permits do not grant Equipment access to the grandstand, concourse, infield, pit area, or other secured areas of Speedway property. At any and all times during the Term, PORT ROYAL SPEEDWAY or Speedway retains the right to revoke Equipment or Permit privileges should they be abused or used improperly. Permits become null and void on the last day of the preceding month in which the Individual and/or the Company's insurance policy expires. The individual and/or the Company must submit a new certificate of insurance to receive a replacement Permit.  
(b) Rules and Regulations: Individual and/or Company shall observe and abide by the Golf Cart Permit Rules and Regulations as Exhibit A and incorporated herein by reference, and with any additional rules or regulations that hereafter may be adopted and announced by PORT ROYAL SPEEDWAY (collectively, the "Rules and Regulations"). Individual and/or Company acknowledges and understands that each Speedway may have different or additional rules and regulations, and policies and procedures regarding Equipment use, and that it is Individual and/or Company's responsibility to ensure that it has obtained and understands all applicable rules and regulations, and policies and procedures. Individual and/or Company shall ensure that its employees, agents, and other authorized users of Permits issued under this Agreement shall be given a copy of all referenced Rules and Regulations.  
(c) Accidents; Damage or Loss: Should Individual and/or Company or Individual and/or Company's Equipment cause or become involved in an accident of any kind, regardless of the seriousness, the operator of Individual and/or Company's Equipment must stop and contact local law enforcement, Speedway Security and PORT ROYAL SPEEDWAY representatives, and in such event the operator of the Individual and/or Company's Equipment must remain at the accident scene until law enforcement and/or PORT ROYAL SPEEDWAY personnel advise they may leave. PORT ROYAL SPEEDWAY shall not be responsible for damage or loss to the Individual and/or Company's Equipment or personal property left in or around the Equipment.
4. **INSURANCE:** Individual and/or Company shall maintain, at their own cost and expense throughout the duration of the Agreement, a policy of insurance reasonably acceptable to JUNIATA COUNTY AGRICULTURAL SOCIETY and PORT ROYAL SPEEDWAY.
5. **INDEMNIFICATION:** INDIVIDUAL AND/OR COMPANY AGREES TO ASSUME ALL RISKS INHERENT TO THE OPERATION AND USE OF THE EQUIPMENT AT THE SPEEDWAY AND SHALL INDEMNIFY, PROTECT, DEFEND, AND HOLD PORT ROYAL SPEEDWAY; THE JUNIATA COUNTY AGRICULTURAL SOCIETY; AND/OR EACH OF THEIR SUBSIDIARIES AND AFFILIATES AND THEIR RESPECTIVE OFFICERS, MANAGERS, DIRECTORS, EMPLOYEES AND AGENTS RELATED TO THE OPERATIONS SUBSIDIARY AND AFFILIATED COMPANIES, AS WELL AS THEIR RESPECTIVE SHAREHOLDERS, MEMBERS, MANAGERS, PARTNERS, DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, SUCCESSORS AND ASSIGNS, AND EACH OF THEM (INDIVIDUALLY "INDEMNIFIED PARTY" AND COLLECTIVELY "INDEMNIFIED PARTIES") HARMLESS FROM AND AGAINST ANY AND ALL CLAIMS, DEMANDS, LOSSES, INJURIES, SUITS, ACTIONS, CAUSES OF ACTION, CHARGES, JUDGEMENTS, COSTS AND EXPENSES (INCLUDING ALL REASONABLE ATTORNEY'S FEES AND COURT COSTS) AND LIABILITY FOR ANY INJURY OR DAMAGE TO ANY PERSON OR PROPERTY WHATSOEVER (INDIVIDUALLY "CLAIM" AND COLLECTIVELY "CLAIMS") ARISING IN WHOLE OR IN PART FROM INDIVIDUAL AND/OR COMPANY'S OPERATION, USE OR MISUSE OF THE EQUIPMENT OR CREDENTIAL, TO THE EXTENT SUCH CLAIM IS CAUSE IN PART OR IN WHOLE BY THE ACT, NEGLIGENCE, FAULT OR OMISSION OF ANY DUTY WITH RESPECT TO THE SAME BY INDIVIDUAL AND/OR COMPANY, OR ANY OF ITS EMPLOYEES, AGENTS, CONTRACTORS, INVITEES OR OTHERS AUTHORIZED BY INDIVIDUAL AND/OR COMPANY TO OPERATE AND OR USE THE EQUIPMENT. INDIVIDUAL AND/OR COMPANY RECOGNIZES AND AGREES THAT INCLUDED IN THIS INDEMNIFICATION CLAUSE, BUT NOT BY WAY OF LIMITATION, IS INDIVIDUAL AND/OR COMPANY'S ASSUMPTION OF ANY AND ALL LIABILITY FOR INJURY, DISABILITY AND DEATH OF WORKMEN AND OTHER PERSONS CAUSED BY THE OPERATION, USE, MISUSE, CONTROL, HANDLING, TRANSPORTION OF EQUIPMENT OR CREDENTIAL BY INDIVIDUAL AND/OR COMPANY. THE PROVISIONS OF THIS SECTION SHALL SURVIVE THE EXPIRATION OR TERMINATION OF THIS AGREEMENT.

The undersigned desires to have Port Royal Speedway. ("PRS") register the golf cart, referenced below (the "Equipment"), and issue a Golf Cart Permit ("Permit") solely for the purpose of personal transportation use at PRS during the 2025 race events. PRS is under no obligation to accept or approve this application. Upon being accepted by PRS, in its sole and absolute discretion, this application, along with the attached Terms and Conditions and Rules and Regulations, shall together make up the 2025 Port Royal Speedway Golf Cart Permit Credential Agreement (the "Agreement"). If this Request Form is accepted and approved by PRS, the undersigned and its agents, employees, agents, and authorized users hereby acknowledge and agree to comply with the terms and conditions of the Agreement.