AVE MARIA STEWARDSHIP COMMUNITY DISTRICT

GOLF CART USE PROGRAM

AVE MARIA STEWARDSHIP COMMUNITY DISTRICT

GOLF CART USE AGREEMENT

VEHICLE OWNER(S) NAME		
ADDRESS _		
TELEPHONE _		
EMAIL ADDRESS		
VEHICLE MANUFACTURER _		
MODEL	MODEL YEAR	
SERIAL NUMBER	AMSCD EMBLEM #	
FLORIDA LICENSE PLATE # (If Applicable)	EXPIR. DATE	
	STATE ISSUED	
EXPIRATION DATE	<u> </u>	
INSURANCE CARRIER	POLICY NUMBER	
POLICY EXPIRATION DATE	CONTACT PHONE NUMBER	
ADDITIONAL AUTHORIZED VEHI	CLE OPERATORS:	
1. NAME:	RELATIONSHIP TO OWNER	
DATE OF BIRTH		
2. NAME:	RELATIONSHIP TO OWNER	
DATE OF BIRTH		
3. NAME:	RELATIONSHIP TO OWNER	
DATE OF BIRTH		

Date:	Signature :
1. 2. 2. 3. 4. 5. 6. 7. 8. 9. 10.	Brakes Brake lights Steering apparatus Four (4) tires Roof Windshield Rearview mirror Red reflectors on front and back from at least 100 feet Two headlights that emit a white light visible from 500 feet to the front Two valid Ave Maria Stewardship Community District registration decals Any and all additional equipment that may be deemed necessary by the manufacturer, Florida Statutes and the Ave Maria Stewardship Community District.
I agree the vehice manner is specific a	nat my electric golf cart vehicle has the following minimum equipment. I agree to maintain le and the required equipment in a safe operating condition. I also agree that I will not in any modify the manufacturer's installed standard body, chassis or propulsion system without pproval of the Ave Maria Stewardship Community District:
my electr I agree	AMSCD Rules and Regulations as described in the attached <u>EXHIBIT A</u> regarding the use of ic golf cart vehicle on AMSCD designated paths and roadways. that under no circumstance will I allow any individual to operate my electric golf icle that is under 14 years of age.
_	fully comply with the <u>FLORIDA STATUTES</u> regarding the operation of electric golf carts
Development in the dev	hold AMSCD, The Ave Maria Master Association, Ave Maria University, Ave Maria ment, LLLP, Pulte Homes, Inc. or any other associations, corporations or partnerships involved velopment or operation of the Town of Ave Maria, harmless for liability arising out of the of my electric golf cart vehicle.
provide a Commun	apply with the requirements to carry Liability Insurance with limits of at least \$300,000 and a certificate of insurance, which will be renewed annually, with Ave Maria Stewardship ity District (AMSCD), the Ave Maria Master Association, Ave Maria University, Ave Maria ment, LLLP and Pulte Homes, Inc. named as additionally insured.
also agre	hereby certify that the above information is true and agree to assume full responsibility for the operation of my personal electric Golf Cart and e to accept full responsibility for liability that may arise from ownership and operation by both ad others that I have authorized to operate the vehicle.

	Print N	ame:	
Witness:			
Print Name:			

Please fill out the AMSCD golf cart use agreement and bring it along with your insurance certificate and \$ 2.00 registration fee to the Ave Maria Stewardship

Community District/Ave Maria Master Association office located at 5076 Annunciation

Cr., #103, Ave Maria, Florida 34142 (Phone – 239.867.4322). Each vehicle will have a decal placed on each side of the golf cart and the decals shall be placed by AMSCD personnel.

Copy to: AMSCD Manager

Ave Maria Development LLLP, Property Manager

Collier County Sheriff's Office

Ave Maria University Pulte Homes, Inc.

EXHIBIT A

AVE MARIA STEWARDSHIP COMMUNITY DISTRICT

ELECTRIC GOLF CART VEHICLE RULES AND REGULATIONS

- A. <u>Definition</u>. For the purpose of this section, the following definition shall apply unless the context clearly indicates or requires a different meaning. Any other terms shall have the meaning as set forth in the **FLORIDA STATUTES**.
 - 1. Electric Golf Cart Vehicles. An electric powered, four wheeled vehicle owned and operated by a resident of Ave Maria, a guest of an owner, a merchant in Ave Maria, or a contractor to residents or merchants in Ave Maria, or by contractors to or agents of Ave Maria Development, LLLP, Pulte Homes, Inc., Ave Maria University or the Ave Maria Stewardship Community District. Vehicle will be specifically designed and intended for the purposes of transporting a maximum of eight (8) persons, golf clubs, maintenance equipment or other miscellaneous items while engaged in the playing of golf, supervising the play of golf, maintaining the condition of the grounds on a public or private golf course, maintaining the conditions of common areas and transporting residents and their guests over Ave Maria Stewardship Community District (AMSCD) designated paths and roadways.
 - 2. <u>Driver Age.</u> Subject to the terms of this section, it shall be unlawful for any person who is under fourteen (14) years old to drive or operate an electric golf cart vehicle upon the paths and roadways which comprise or shall comprise the roadway network owned and operated and so designated by AMSCD.
- B. <u>Compliance with Florida Statutes and AMSCD Rules and Regulations</u>. The operation of an electric golf cart vehicle on the roadways described in this section, including operation of an electric golf cart vehicle after sunset and before sunrise, shall be in compliance with the provisions of all applicable FLORIDA STATUTES and AMSCD Rules and Regulations. (See 316.212, page 6)
- C. <u>Designated Paths and Roadways</u>. The AMSCD shall post appropriate signs for the safe operation of the electric golf cart vehicles on the designated paths and roadways. Electric vehicles may only be operated on those designated paths and roadways.
- D. <u>Enforcement.</u> The provisions contained in this section shall be enforced in accordance with the terms and provisions of the FLORIDA STATUTES and the AMSCD Electric Golf Cart Vehicle Rules and Regulations, as may be amended from time to time. <u>Enforcement of these rules, regulations and statutes shall be by the Ave Maria Stewardship Community District and the Collier County Sheriff's Office.</u>
- E. <u>Operation of Electric Golf Cart Vehicles on Paths, Streets, Roads and Highways.</u> This section advises in accordance with the FLORIDA STATUTES as to the definition of an electric golf cart vehicle, where an electric golf cart vehicle may be driven and what equipment must be on the electric golf cart vehicles before it can be driven on the street.
 - 1. Electric golf cart vehicles may not travel on or cross any roadway or highway controlled by Collier County or the State of Florida.

- 2. AMSCD has authorized the operation of electric golf cart vehicles on designated paths and roadways under their jurisdiction. The AMSCD Board of Supervisors has authorized the operation of electric golf cart vehicles "ONLY" on paths and roadways owned, operated and designated for such use by AMSCD.
- 3. Ave Maria University, Ave Maria Master Association, individual property owner associations, homeowner associations, and condominium associations within the Ave Maria community may promulgate their own electric golf cart vehicles rules and regulations for roadways and paths under their ownership and control or may comply with those established by the AMSCD.

F. <u>Use of Electric Golf Cart Vehicles on Ave Maria Stewardship Community District Paths and Roadways.</u>

The Ave Maria Stewardship Community District (AMSCD) has to authorize privately owned electric golf cart vehicles to travel on designated AMSCD paths and roadways within the Ave Maria Community consistent with and in accordance with the following FLORIDA STATUTES:

- 1. Chapter 320 Motor Vehicle Licenses, Section 320.01 Definitions; general.
- 2. Chapter 320 Motor Vehicle Licenses, Section 320.08001 Electric Vehicles; license tax.
- 3. Chapter 316 State Uniform Traffic Control, Section 316.212 Operation of Electric Vehicles on Certain Roadways.
- 4. Chapter 316 State Uniform Traffic Control, Section 316.2122 Operation of a Low-Speed Vehicle on Certain Roadways.

<u>Including the following FLORIDA STATUTES:</u>

316.212 Operation of golf carts on certain roadways. The operation of a golf cart upon the public roads or streets of this state is prohibited except as provided herein:

- 1) A golf cart may be operated only upon a county road that has been designated by a county, or a municipal street that has been designated by a municipality, for use by golf carts. Prior to making such a designation, the responsible local governmental entity must first determine that golf carts may safely travel on or cross the public road or street, considering factors including the speed, volume, and character of motor vehicle traffic using the road or street. Upon a determination that golf carts may be safely operated on a designated road or street, the responsible governmental entity shall post appropriate signs to indicate that such operation is allowed.
- 2) A golf cart may be operated on a part of the State Highway System only under the following conditions:
 - (a) <u>To cross a portion of the State Highway System which intersects a county road or municipal street that has been designated for use by golf carts if the Department of Transportation has reviewed and approved the location and design of the crossing and any traffic control devices needed for safety purposes.</u>
 - (b) To cross, at midblock, a part of the State Highway System where a golf course is constructed on both sides of the highway if the Department of Transportation has reviewed and approved the location and design of the crossing and any traffic control devices needed for safety purposes.
 - (c) A golf cart may be operated on a state road that has been designated for transfer to a local government unit pursuant to s. 335.0415 if the Department of Transportation determines that the operation of a golf cart within the right-of-way of the road will not impede the safe and efficient flow of motor vehicular traffic. The department may authorize the operation of golf carts on such a road if:

- 1. The road is the only available public road along which golf carts may travel or cross or the road provides the safest travel route among alternative routes available; and
- 2. The speed, volume, and character of motor vehicular traffic using the road is considered in making such a determination. Upon its determination that golf carts may be operated on a given road, the department shall post appropriate signs on the road to indicate that such operation is allowed.
- 3) Notwithstanding any other provision of this section, a golf cart may be operated for the purpose of crossing a street or highway where a single mobile home park is located on both sides of the street or highway and is divided by that street or highway, provided that the governmental entity having original jurisdiction over such street or highway shall review and approve the location of the crossing and require implementation of any traffic controls needed for safety purposes. This subsection shall apply only to residents or guests of the mobile home park. If notice is posted at the entrance and exit of any mobile home park where residents of the park operate golf carts or electric vehicles within the confines of the park, it is not necessary for the park to have a gate or other device at the entrance and exit in order for such golf carts or electric vehicles to be lawfully operated in the park.
- (4) Notwithstanding any other provision of this section, if authorized by the Division of Recreation and Parks of the Department of Environmental Protection, a golf cart may be operated on a road that is part of the State Park Road System if the posted speed limit is 35 miles per hour or less.
- (5) A golf cart may be operated only during the hours between sunrise and sunset, unless the responsible governmental entity has determined that a golf cart may be operated during the hours between sunset and sunrise and the golf cart is equipped with headlights, brake lights, turn signals, and a windshield.
- (6) A golf cart must be equipped with efficient brakes, reliable steering apparatus, safe tires, a rearview mirror, and red reflector warning devices in both the front and rear.
- (7) A golf cart **may not** be operated on public roads or streets by any person under the age of **14**.
- (8) A local governmental entity, such as the Ave Maria Stewardship Community Stewardship District, may enact an ordinance regarding golf cart operation and equipment which is more restrictive than those enumerated in this section. Upon enactment of such ordinance, the local governmental entity shall post appropriate signs or otherwise inform the residents that such an ordinance exists and that it will be enforced within the local government's jurisdictional territory. An ordinance referred to in this section must apply only to an unlicensed driver.
- (9) A violation of this section is a noncriminal traffic infraction, punishable pursuant to chapter 318 as a moving violation for infractions of subsections (1)-(5) or a local ordinance corresponding thereto and enacted pursuant to subsection (8), or punishable pursuant to chapter 318 as a nonmoving violation for infractions of subsection (6), subsection (7), or a local ordinance corresponding thereto and enacted pursuant to subsection (8).
- G. <u>Electric Golf Cart Vehicles Standards and Access:</u> Pursuant to the statutes and requirements of AMSCD, all electric golf cart vehicles will be required to meet minimum safety standards. Electric golf cart vehicle travel is permitted only within the designated boundaries of the Ave Maria community and is not authorized by this approval to travel on the Ave Maria University campus, golf courses, individual property owner association, condominium association, homeowner association paths and non-AMSCD

roadways within the Ave Maria community. The University, golf courses, individual condominium associations and individual homeowner associations within the Ave Maria community may promulgate their individual electric golf cart use rules and regulations or utilize those in effect by AMSCD.

- 1. Registration and Operation of electric golf cart vehicles on designated paths and roadways shall be in compliance with the provisions of the abovementioned Florida Statutes and the Rules and Regulations promulgated by the Ave Maria Stewardship Community District which may be revised from time to time by action of the AMSCD Manager. All electric golf cart vehicles to be operated on AMSCD roadways and paths shall have a current AMSCD registration emblem, have submitted proof of insurance to AMSCD in an amount judged sufficient by AMSCD and naming AMSCD, The Ave Master Property Owners Association, Ave Maria University, Ave Maria Development, LLLP and Pulte Inc, named as additionally insured.
- 2. **Safe Working Condition** Electric Golf Cart Vehicles must be in sound and safe working condition. No electric golf cart vehicle may be operated on a path or roadway unless, at a minimum, it has the following: brakes, a steering apparatus, tires, a rearview mirror, red reflector warning devices in the front and rear, and two headlights that emit a white light visible from a distance of 500 feet to the front, break lights and two rear red reflectors visible from at least 100 feet from the rear. When operated on a path or roadway, an electric golf cart vehicle shall have its headlight lighted. A person who drives or is in actual physical control of an electric golf cart vehicle on a roadway is subject to all motor vehicle regulations of the State of Florida and the AMSCD including, but not limited to, licensing, insurance and DUI provisions.
- 3. **Parking of Electric Golf Cart Vehicles** All electric golf cart vehicles must be parked in designated electric golf cart vehicle parking areas or motor vehicle parking areas. No electric golf carts vehicles shall be parked in a roadway or on a designated electric golf cart vehicle path that may in any manner hinder the safe passage of other electric golf carts vehicles, bicycles or pedestrians along said path.
- 4. **Storage of Electric Golf Cart Vehicles** All electric golf cart vehicles must be stored in compliance with the rules and regulations of AMSCD, Ave Maria University, the golf courses, the Master Association and the individual property owners associations, condominium owners associations, and homeowners associations.
- 5. Insurance Electric golf cart vehicle drivers using AMSCD streets will be required to carry proof of insurance. Liability insurance must be maintained on all electric golf cart vehicle, with the amount of coverage determined by AMSCD in consultation with AMSCD's insurance agent and with AMSCD, the Ave Maria Master Association, Ave Maria University, Ave Maria Development, LLLP and Pulte Homes, Inc. named as additionally insured. Electric golf cart owners will be personally responsible for the conduct of anyone operating their vehicles, and for any damage caused by its operation on community property. Children under the age of 14 will not be permitted to drive electric golf cart vehicles on AMSCD roadways and paths.
- 6. **Vehicle Types** All electric golf cart vehicles operated in the community must have standard electric power systems as installed as standard equipment by the manufacturer and no aftermarket modification to that power system shall be permitted. Electric golf cart vehicles shall not be operated on community sidewalks or paths not designated for electric golf cart vehicle use or on landscaped common areas at any time.

- 7. Electric Golf Cart Vehicle Equipment All electric golf cart vehicles used on AMSCD paths and roadways shall be as manufactured by Club Car, E-Z-GO, Yamaha or other recognized electric vehicles manufacturer as approved by AMSCD. No modification or customization to the vehicle manufacturer's standard equipment chassis, propulsion system or exterior appearance shall be allowed without approval of AMSCD.
- 8. Street Rules Electric golf cart vehicles should remain to the right side of the paths and roads allowing regular vehicles to pass without obstruction. In so doing, operators must remain aware of and away from marked bike paths. Pedestrians shall be given due consideration and a reasonable right of way at all times. All District roadways and paths on which electric golf carts will be on shall be clearly marked with Florida Department of Transportation approved signs.
- 9. **Speed Limits** All electric golf carts vehicles driven on AMSCD roadways and paths shall be in strict accordance with the posted speed limits as determined by AMSCD. <u>In no case shall an electric golf cart vehicle be capable of being driven in excess of 25 miles per hour.</u>
- 10. **Registration Fees** AMSCD shall charge a fee of \$ 2.00 for the registration of each vehicle. This fee will be set by the AMSCD Manager and be subject to change from time to time.
- H. Subject to AMSCD Rules Allowance for electric golf cart vehicle path and roadway use is intended to be a privilege and convenience to Ave Maria residents. Any actions which threaten the safety and well being of the residents, students, and/or guests that violate applicable Florida Statutes and AMSCD Rules and Regulations or otherwise infringe upon the rights of others will not be tolerated. AMSCD at its sole discretion may determine that specific electric golf cart vehicles are violating the abovementioned Rules and Regulations and prohibit those electric golf cart vehicles from using AMSCD paths and roadways.
- I. The AMSCD is requesting the Collier County Sheriff's Office assistance in enforcing the abovementioned FLORIDA STATUTES and the rules of the AMSCD on AMSCD roadways and paths.

ORDINANCE NO. 2016-14

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF COLLIER COUNTY, FLORIDA AMENDING ORDINANCE NUMBER 2006-57 TO ADD A NEW SECTION ALLOWING FOR THE USE OF GOLF CARTS UPON DESIGNATED COUNTY ROADS IN THE TOWN OF AVE MARIA, FLORIDA, SUBJECT TO SPECIFIED RESTRICTIONS; PROVIDING FOR INCLUSION IN THE CODE OF LAWS AND ORDINANCES; PROVIDING FOR CONFLICT AND SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Section 316.212(1), Florida Statutes, permits counties to allow golf carts to be operated on county roads provided the county first determines that they may safely travel on or cross such public roads or streets upon considering the speed, volume, and character of motor vehicle traffic using those roads or streets; and

WHEREAS, Section 316.212(5), Florida Statutes, states that golf carts may only operate on such public roads or streets during the hours between sunrise and sunset, unless the governmental agency specifically determines that such golf carts may also safely operate during the hours between sunset and sunrise <u>and</u> the golf carts possess headlights, brake lights, turn signals and windshields.

WHEREAS, Section 316.212(8)(a), Florida Statutes, allows counties to enact restrictions and regulations regarding golf cart operations that are more restrictive than those contained in the state statutes as long as appropriate signs are posted or the residents are otherwise informed that the regulation of golf cart operation in the designated area will be in accordance with a stricter local ordinance and that such provisions only apply to unlicensed drivers; and

WHEREAS, Section 316.212(8)(b), Florida Statutes, permits counties to allow golf carts to be operated on sidewalks provided the county first determines that golf carts, bicycles and pedestrians may safely share the sidewalk <u>and</u> restricts golf carts to maximum speed of fifteen (15) miles per hour <u>and</u> sidewalks are at least eight (8) feet wide; and

WHEREAS, as of the effective date of this Ordinance, Trebilcock Consulting Solutions, P.A., conducted a study to determine whether golf carts may safely travel on or cross roads or streets located in the Town of Ave Maria (hereinafter referred to as "TAM" or "Ave Maria"),



Florida, considering the following factors: speed, volume, and the character of motor vehicle traffic using the relevant roads or streets; and

WHEREAS, the Board of County Commissioners has determined that golf carts may safely be operated in a limited manner on all public roads and streets in Ave Maria, Florida, with the exception of designated portions of Ave Maria Boulevard, Anthem Parkway and Pope John Paul II Boulevard, outside the town core/town center area where golf carts may safely be operated on sidewalks with a minimum width of eight (8) feet. Within the town core/town center areas, golf carts shall operate on the roadways and not sidewalks.

WHEREAS, the Board of County Commissioners desires to provide additional regulations for the operation of golf carts on designated roads and streets in Ave Maria located in Collier County, Florida; and

WHEREAS, the Board of County Commissioners believes that regulations proposed in this Ordinance promote and enhance the health, safety and welfare of its citizens.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF COLIER COUNTY, FLORIDA that:

SECTION ONE: ORDINANCE NO. 2006-57 IS AMENDED TO ADD A NEW SECTION ALLOWING FOR THE USE OF GOLF CARTS UPON DESIGNATED COUNTY ROADS IN THE TOWN OF AVE MARIA, FLORIDA, SUBJECT TO SPECIFIED RESTRICTIONS, TO READ AS FOLLOWS:

SECTION 130-___: Use of golf carts upon designated public roads and streets in Ave Maria, Collier County, Florida.

- The term "golf cart" is defined as stated in Florida Statutes, subsection 320.01(22), as a
 motor vehicle that is designed and manufactured for operation on a golf course for
 sporting or recreational purposes, and that is not capable of exceeding speeds of twenty
 (20) miles per hour.
- The term "public roads and streets" shall mean those roadways and streets that are open and available for public use and as such are part of the county road system, as defined by section 334.03, Florida Statutes.



- 3. Golf carts may be operated on the roads and streets in Ave Maria, Florida, with the exception of designated portions of Ave Maria Boulevard, Anthem Parkway and Pope John Paul II Boulevard, where they are to be operated on sidewalks at least eight (8) feet wide, as depicted in the attached Exhibit "A." Golf carts shall not be operated on sidewalks in Ave Maria, Florida, with the exception of designated portions along Ave Maria Boulevard, Anthem Parkway and Pope John Paul II Boulevard as depicted in the attached Exhibit "A." This designation is in accordance with Florida Statute, Section 316.212.
- 4. In addition to the requirements of Florida Statute Section 316.212, which are applicable to the operation of golf carts on the aforementioned designated roads, streets and sidewalks, the following restrictions shall also apply:
 - (a) All persons operating golf carts subject to this Ordinance must be a minimum of fifteen (15) years of age, and hold a valid driver's license or a restricted license issued within the United States (or equivalent foreign driver's license). All persons operating golf carts pursuant to a restricted license (hereinafter referred to as an "unlicensed driver"), must be in possession of a valid restricted license at all times while operating a golf cart on the designated public roads.
 - (b) The number of occupants in any golf cart operated by an unlicensed driver on the designated streets and roads shall be restricted to the number of seats on the golf cart. No occupants of a golf cart operated by an unlicensed driver shall stand at any time while the golf cart is in motion.
 - (c) Prior to operation of golf carts under this Ordinance, all golf carts may be registered with the Ave Maria Stewardship Community District (hereinafter referred to as the "District"). With help and cooperation of Collier County Sheriff's Office, the District shall develop and distribute appropriate literature advising safe operation of the golf carts, and organize and conduct voluntary periodic inspections.
 - (d) All golf carts operated under this Ordinance shall be restricted to a maximum attainable speed of twenty (20) miles per hour. All golf carts operating on sidewalks shall be restricted to a maximum speed of fifteen (15) miles per hour.



- (e) All golf carts operating subject to this Ordinance must be equipped with efficient brakes, reliable steering, safe tires, a rearview mirror, and red reflectorized warning devices in both the front and rear at all times while operated on the designated roads and streets in Ave Maria, Florida.
- (f) All golf carts may only be operated on the designated roadways and sidewalks during the hours between sunrise and sunset, unless the District has authorized that golf carts may safely be operated beyond the hours from sunrise to sunset and the golf cart is equipped with functioning headlights, brake lights, turn signals, and a windshield.
- (g) Before golf carts may be operated by unlicensed drivers under this section, the owners thereof must purchase and maintain liability insurance insuring against personal injury and damage to property of any nature relative to the operation of golf carts on the designated roadways and sidewalks.
- 5. Violations of this section shall constitute a non-criminal infraction enforceable pursuant to the provisions of Florida Statutes, Section 316.212(9).
- 6. The District shall post signs along the designated District roads, streets and sidewalks where golf cart operation is allowed advising motorists of the possible presence of golf cart traffic, and alerting the public that the operation of such golf carts is subject to the various requirements of this Ordinance. All signing and marking shall be installed and maintained by the District in accordance with the County approved signing and marking plan. Any future revisions or change shall be approved by the County Traffic Operations Staff prior to implementation.

SECTION TWO: INCLUSION IN THE CODE OF LAWS AND ORDINANCES.

The provisions of this Ordinance shall become and be made a part of the Code of Laws and Ordinances of Collier County, Florida. The sections of the Ordinance may be renumbered or re-lettered to accomplish such, and the word "ordinance" may be changed to "section," or any other appropriate word.

SECTION THREE: CONFLICT AND SEVERABILITY.

In the event this Ordinance conflicts with any other Ordinance of Collier County or



other applicable law, the more restrictive shall apply. If any phrase or portion of the Ordinance is held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision and such holding shall not affect the validity of the remaining portion.

SECTION FOUR: EFFECTIVE DATE.

This Ordinance shall take effect upon filing with the Florida Department of State.

PASSED AND DULY ADOPTED by the Board of County Commissioners of Collier County, Florida this 10 day of 10, 2016.

DWIGHT BROCK CLERK

Attest as to Chairman's DEPUTY CLERK signature only.

Approved as to form and legality:

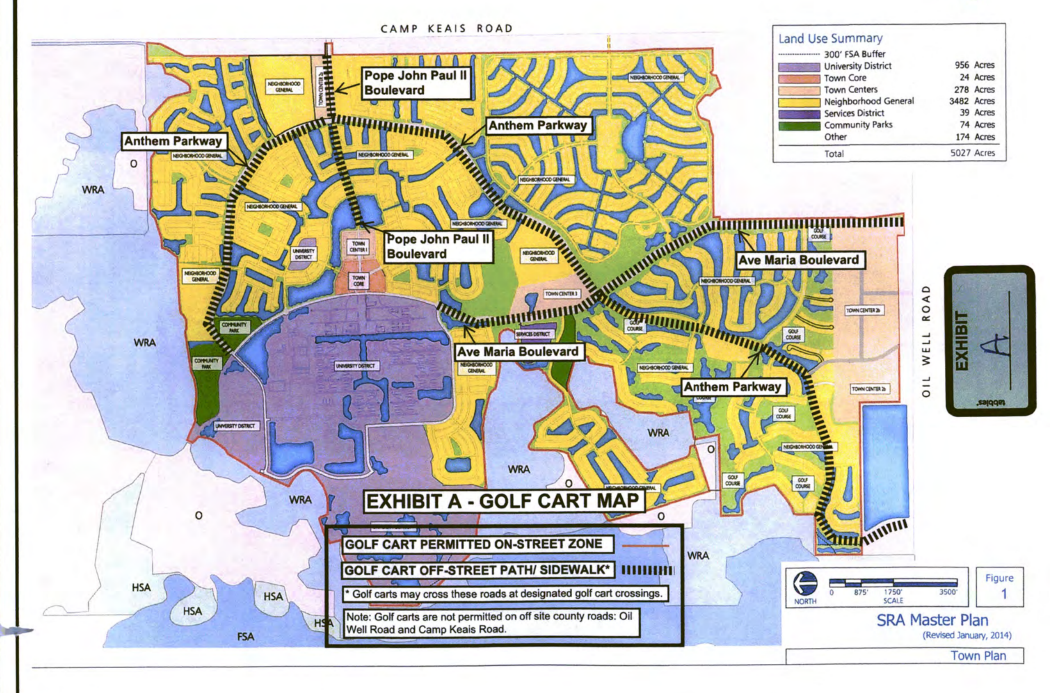
Jeffrey A. Klatzkow, County Attorney BOARD OF COUNTY COMMISSIONERS COLLIER COUNTY, FLORIDA

By: Donna Fiala, CHAIR

This ordinance filed with the Secretary of State's Office the 10 day of May 2016 and acknowledgement of that filing received this 13th day of May 2016









RICK SCOTT Governor KEN DETZNER
Secretary of State

May 13, 2016

Honorable Dwight E. Brock Clerk of the Circuit Court Collier County Post Office Box 413044 Naples, Florida 34101-3044

Attention: Martha Vergara, BMR Senior Clerk

Dear Mr. Brock:

Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge receipt of your electronic copy of Collier County Ordinance No. 2016-14, which was filed in this office on May 13, 2016.

Sincerely,

Ernest L. Reddick Program Administrator

ELR/lb

AVE MARIA STEWARDSHIP COMMUNITY DISTRICT

REGULAR BOARD MEETING JUNE 7, 2016

A motion was made by Mr. DiFlorio, seconded by Ms. Priddy and passed unanimously to adopt Resolution No. 2016-06.

RESOLUTION 2016-06

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE AVE MARIA STEWARDSHIP COMMUNITY DISTRICT AUTHORIZING GOLF CART OPERATION ON CERTAIN DISTRICT ROADWAYS AND SIDEWALKS BETWEEN THE HOURS OF SUNSET AND SUNRISE IN ACCORDANCE WITH COLLIER COUNTY ORDINANCE NO. 2016-14 DESIGNATING THE PUBLIC ROADWAYS WITHIN THE AVE MARIA STEWARDSHIP COMMUNITY DISTRICT FOR GOLF CART USE AND PROVIDING FOR SEVERABILITY AND EFFECTIVE DATE.

WHEREAS, the Ave Maria Stewardship Community District ("District") is a local unit of special purpose government created and existing pursuant to Chapter 2004-461, Laws of Florida, being situated in Collier County, Florida; and

WHEREAS, the District was established for the single purpose of the provision of government systems, facilities, services, improvements, works and infrastructure to the Ave Maria Community, including among other things, roadways; and

WHEREAS, in accordance with Section 316.212, Florida Statutes, Collier County has adopted Ordinance No. 2016-14 (the "Ordinance"), a copy of which is attached hereto as Exhibit A, which designates certain roadways and sidewalks for use by golf carts; and

WHEREAS, the Ordinance provides that all golf carts may only be operated on the designated roadways and sidewalks during the hours between sunrise and sunset, unless the District has authorized that golf carts may safely be operated beyond the hours from sunrise to sunset and the golf cart is equipped with functioning headlights, brake lights, turn signals, and a windshield; and

WHEREAS, Chapter 2004-461, Laws of Florida, authorizes the District to adopt resolutions as may be necessary for the conduct of district business; and

WHEREAS, the District's Board of Supervisors (the "Board") finds that golf carts equipped with functioning headlights, brake lights, turn signals, and a windshield may be safely operated on the designated roads and sidewalks from the hours of sunset to sunrise.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE AVE MARIA STEWARDSHIP COMMUNITY DISTRICT:

SECTION 1. The District hereby finds that golf carts equipped with functioning headlights, brake lights, turn signals, and a windshield may be safely operated on the designated roads and sidewalks from the hours of sunset to sunrise.

SECTION 2. If any provision of this resolution is held to be illegal or invalid, the other provisions shall remain in full force and effect. Page 25

SECTION 3. This resolution shall become effective upon its passage and shall remain in effect unless rescinded or repealed.



