

2023 Tournament/Event Agreement

Deposits and Payment

To confirm a Tournament or Event a deposit of \$2000 is required, accompanied by this signed contract. The undersigned individual or corporation (the "Client") making the arrangement guarantees Caledon Country Club a preliminary number of:

(Number of 0	Guests Attending, u	ıp to 72-128 pla	ayers)	(Date of Fu	<mark>ınction)</mark>
Golf Tournament Gree (Please circle option		Monday-Friday \$90 Sat/Sun \$120 (Shared Power Carts & HST Included)			
Golf Tournament Forn (Please circle option)	<mark>nat:</mark> Straight T	Straight Tee Times or Split Tees (Starting on Holes 1 and 10)			
Golf Tournament Start Time: 10am 10:30am 11am 11:30am 12pm (Please circle option)					
Lunch Ticket Options:	\$10 HST Included, Bu	irger/Hot Dog/Sau	sage with Pop/Wa	ter	
(Halfway House)					
	\$15 HST Included, Bu	irger/Hot Dog/Sau	sage with Domest	ic Beer	
	\$16 HST Included, Bu	rger/Hot Dog/Sau	sage with Importe		(# of Tickets)
Closest to the Pin(s): (Please circle option)	Hole 5	Hole 8	Hole 12	Hole 16	
Longest Drive(s): (Please circle option)	Hole 2	Hole 6	Hole 13	Hole 18	
Putting Contest: (Please circle option)		NO	YES		
Tournament Sponsor (Not Provided by Caled		NO	YES	(# of Signs)	
Additional Info Reque	sts:				

It is agreed that at least fourteen days (14) before the date of the function, the Club shall be notified in writing of any increase in the minimum guaranteed number, which will be the new guaranteed number of guests charged for by the Club. It is understood and agreed that there will be no credit or allowance for any decrease in the minimum guaranteed numbers at any time. It is agreed that the final payment is due on the date of the function.

(INITIAL)

Refunds & Cancellations

In the event of a cancellation of any function for any reason prior to thirty days (30) notice, the Club shall refund the deposit of \$2000 to the undersigned individual or corporation. In the event of a cancellation within thirty days (30) of the date of the function, the initial deposit of \$2000 is forfeited. Accordingly, the Club must be notified immediately of any cancellation. It is understood and agreed that the Club reserves the right to cancel any function that does not comply with the conditions herein. Under these circumstances, the refund policy outlined herein will apply.

(INITIAL)

Golf Tournaments

It is agreed and understood that the Club holds the tournament organizer(s) responsible to communicate our policies and procedures to all participants. All organizer(s) are expected to report to the Pro Shop no later than 30 minutes prior to the start of a tournament, and to assist in assembling or substituting groups for tee off as required. In this regard, it is understood that organizer(s) tee off last. There is a dress code in effect for the Golf Course at all times. No track pants, jeans/denims, cut offs, halter tops, or short shorts allowed. Only golf or soft soled shoes may be worn on the course. Golfers in violation of this code will be denied access to, or removed from the course. In case of removal, no refunds will be given. While all reasonable effort is made to run a tournament as scheduled, in the event of schedule conflicts or delays, the Club reserves the right to adjust tee off times without prior notice. Rain checks will be issued to individual players for green fees & carts if play has started (but has not exceeded 9 holes played) and cannot recommence on the same day due to inclement weather. The Club reserves the right to close the course or not allow power carts on the course due to ground conditions. If the course is closed prior to the start of your tournament, the function is considered canceled and a full refund of all payments will be made.

(INITIAL)

Alcohol

Ontario liquor laws prohibit outside alcohol being consumed on Club property. Any outside alcohol seen or found by Club employees will be confiscated and disposed of accordingly. Anyone who does not comply with these laws shall be asked to leave the premises. Failure to comply with these rules shall result in the Club calling the OPP to deal with the matter. All alcohol brought onto the premises for use as a prize is to be surrendered upon arrival to our appointed representative. All bottles will be sealed with a Club sticker prior to display on the prize table. Any alcohol found outside this policy will be confiscated.

(INITIAL)

Release of Liability, Waiver of Claims, Assumption of Risks and Indemnity

This contract is not conditioned upon the function being held. The Club will not be held responsible for performing this contract if conditions due to government regulations, labour disputes, fire, or other circumstances place performance beyond its control. The Client, in consideration of the Club permitting the use of their facilities, agree(s) as follows:

- 1. To waive any and all claims, by whatsoever cause that we, the Client, may in the future have against the Club and its directors, officers, employees, agents and representatives (all of whom are hereinafter collectively referred to as the "releasees").
- 2. To release the releasees from any and all liability for any loss, damage, injury or expense that we may suffer as a result of or arising out of our use of the golf and Club facilities due to any cause whatsoever, including negligence on the part of the releasees.
- 3. To hold harmless and indemnify the releasees from any property damage or personal or bodily injury to any third party resulting from or arising out of the Client's use of the club.
- 4. I/we are liable for responsible for any damage that may be caused to the fixtures, furnishings and other property of the Club as a result of the function. The Client agrees to abide by all reasonable rules and regulations established by the Club for the purposes of regulating the use of the above facilities; and also to comply with the rules and regulations of the Liquor Board of Ontario. The Club reserves the right to inspect and control all functions held. The Club will not be held responsible for articles left at the Club before, during or after any function.

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Any advertising prepared by the Client using the name,	logo or phone number(s) of the Club, must be approved by Club
Management prior to its use.	
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All vehicles must park in areas designed by the Club. Vehicles parked in reserved areas or fire routes will be towed away at the
owner's expense and risk. The Club assumes no responsibility for any damage to any vehicle, regardless of the cause.
(INITIAL)

I have read and understood the above agreement and will ensure that the terms and conditions herein will be adhered to. Further, if this is a contract made on behalf of a Corporation, by signing below I acknowledge that I have the legal authority to enter the Corporation into this agreement.

NAME OF CLIENT:					
NAME OF FUNCTION:					
CLIENT ADDRESS:					
CITY & POSTAL CODE:					
PHONE NUMBER & EMAIL:					
AGREED TO AND ACCEPTED THIS_	<u>,</u>	DAY OF	<mark>, 2023.</mark>		
CLIENT SIGNATURE PER:					
DEPOSIT PAYMENT METHOD:	CASH	CHEQUE	DEBIT CARD	CREDIT CARD	
CREDIT CARD #:			EXP DATE	:	
NAME ON CARD:					
ACCEPTED ON BEHALF OF THE CAL	EDON COI	UNTRY CLUB:			
NAME:					
SIGNATURE PER:					
DATE:					