Sec. 18-10. - Golf carts.

(a) *Intent.* Pursuant to Florida Statutes, Section 316.212 (2007), it is the intent of the commission to allow and authorize operation of golf carts under the conditions specified herein and set forth in the above-referenced statute on the county roads designated in this section.

(b) *Definitions.* [The following words, terms and phrases, when used in this section, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:]

County roads: For the purposes of this section only, county roads mean <u>a street or road and all improvements</u> <u>located within a right-of-way owned by Nassau County. The roadway must have been dedicated or deeded</u> <u>to and accepted by Nassau County for maintenance.</u> any road open for use to the public whether or not it has been dedicated to public use by plat or other means, and regardless of whether it is maintained by the <u>county.</u>

Golf cart: Pursuant to Florida Statutes, Section 320.01 a golf cart is a motor vehicle designed 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.

(c) Limitations on operating golf carts.

(1) Golf carts may be operated on designated county roads only. <u>Golf cart operation on roadways</u> maintained by private homeowners' associations (HOA), property owners' associations (POA), or community development districts (CDD) shall be determined by said private HOA, POA, and or CDD.

(2) Golf carts operated on designated county roads must be equipped with efficient brakes; reliable steering apparatus; safe tires; a rearview mirror; and red reflectorized warning devices in both the front and rear.

(3) Golf carts may not be operated on any county roads by <u>a person</u>: anyone under the age of sixteen (16) years.

(A) Who is under 18 years of age unless he or she possesses a valid learner's driver license or valid driver's license.

(B) Who is 18 years of age or older unless he or she possesses a valid form of government-issued photographic identification.

(4) Golf carts may be operated on designated county roads during daylight (the hours between sunrise and sunset).

(5) Golf carts must be operated in compliance with all applicable local and state traffic laws and the operator may be ticketed in the same manner as a motor vehicle operator under Florida Law.

(6) Golf carts shall be registered by the county as provided in subsection (d) below.

(d) Operator assumes risk, indemnifies and holds harmless. Any person operating a golf cart on any county road

does so at his own risk and must operate such a vehicle with due regard for the safety and convenience of other motor vehicles, bicyclist(s) and pedestrians. The county, in extending operating privileges to golf carts, does so on the express condition that the operator undertakes such operation at his own risk and assumes sole responsibility for operating said vehicle, and shall be deemed to defend, release, indemnify and hold harmless Nassau County, its officials and employees from any and all claims, demands, damages, or causes of action, known or unknown, of any nature arising from such operation by any person against Nassau County, its officials and employees. In return for this privilege, a golf cart owner shall register the golf cart with Nassau County Engineering Development Services Department and shall pay the golf cart a fifteen dollar (\$15.00-) registration fee as adopted by the Board of County Commissioners via Resolution. By registering the golf cart, the owner shall confirm compliance with this section; assume the risk of operating golf carts on public roads; and shall hold the county harmless for any loss suffered as a result of operating the golf cart on a public road.

(e) *Penalties.* Violation of this section is a non-criminal traffic infraction punishable as provided in Florida Statutes, Section 316.212, pursuant to Chapter 318, Florida Statutes.

(f) Designated areas.

(1) To alert motorist to the presence of golf cart traffic the <u>c</u>ounty <u>coordinator</u> <u>Manager</u>, or his designee, shall post signs in all designated areas approved for golf cart traffic.

- (2) Golf carts traffic will be permitted on the following roads only:
 - a. Edwards Road from Royal Palm Drive to the dead end.

b. Randy Road and those roads connecting Randy Road with Edwards Road, more specifically known as Newell Road, Twisted Oak Drive, and Parrish Drive.

c. Easy Street off Edwards Road

d. Royal Palm Drive off Edwards Road; and

(32) Golf cart traffic may be permitted on any other county road determined safe for golf cart traffic and approved for golf cart traffic by resolution of the bBoard of eCounty eCommissioners. Citizens shall petition the bBoard of eCounty eCommissioners to authorize engineering Development sServices department to evaluate a county road for golf cart traffic, and the bBoard may approve a county road for golf cart traffic subject to a determination by engineering Development sServices that the road is safe for golf cart traffic. When applicable, the Home Owners Association related to the road shall make or concur in the petition. Engineering Development sServices shall consider the roads on a case_by-case basis and shall consider all relevant factors including speed, volume, and character or motor vehicle traffic using the road or street when determining whether golf carts can be safely driven on the road.

(3) Petitions for golf cart traffic on County roads shall include the name, address, signature, and date for petitioners. Petitions shall include a minimum of 51% of owners, in favor of the operation of golf carts, for all lots that are accessed from the roadway being requested for golf cart traffic. Alternatively, an HOA, POA, or CDD request may be substituted for the petition.

(4) The county may revoke any and all designations and may close a road to golf cart traffic by resolution of the $\frac{bB}{c}$ or $\frac{cC}{c}$ ounty $\frac{cC}{c}$ ommissioners.