

Golf Cart Policy

Insured electric golf carts driven in a responsible manner by persons with valid state-issued driver's licenses are allowed to operate within the Michaywé PUD's recreational and common properties.

Uninsured vehicles of any kind, including golf carts (electric or gasoline powered) and/or ORV's, are not allowed on any Michaywé recreational or common properties.

Only MOA approved golf carts/vehicles are allowed access to The Michaywé Pines Golf Course or the Michaywé cross country ski trails. Any violation of this policy shall be subject to the MOA Deed Restriction enforcement.

This Golf Cart Policy was written to comply with the State of Michigan law (MCL-257.25b) that provides the Federal definition of a "low speed vehicle".

MCL 257.25b "Low-speed vehicle" means a self-propelled motor vehicle to which both of the following apply:

- (a) The vehicle conforms to the definition of low-speed vehicle under 49 CFR 571.3(b).
- (b) The vehicle meets the standard for low-speed vehicles under 49 CFR 571.500.

This document supersedes any prior Policy, Resolution, or Board action concerning the subject matter contained herein unless specified otherwise.

Revision Log

February 22, 2014 Amended to remove the words "Licensed and" from the beginning of paragraph 1, and "Unlicensed and/or" from the

beginning of paragraph 2

August 24, 2013 Amended the first sentence to focus on actions rather than persons

June 25, 2011 Support for electric golf carts - LSVs

July 13, 2002 Include any and all unlicensed motorized vehicles.

June 22, 2002 Initial policy adopted

This policy was approved by the MOA Board of Directors at their February 22, 2014 regular meeting at which a quorum was present.