



## MEMBERSHIP TERMS AND CONDITIONS

**Thank you for your interest in a 2026 Royal Ashburn Golf Club Membership. As a valued member, we ask that you please take the time to review and acknowledge that you have read and understand our Membership Terms and Conditions.**

- Membership must be paid in full prior to receiving membership privileges.
- Members are required to check-in with golf operations staff with their membership card and present photo ID when asked.
- Members are not allowed to tee-off before sunrise for safety and insurance reasons.
- Cart keys are property of Royal Ashburn and will be confiscated if members are found with them.
- Members must provide names of other golfers in their group 48 hours in advance to eliminate onus of no shows being placed solely on them.
- Members may book one tee-time per day. Same day replay rounds may only be booked through the pro-shop after the first round has been completed (subject to availability).
- Members may not book tee-times for single players but are welcome to join groups with less than four players.
- Members showing up with fewer players than originally booked will be issued a verbal warning. A second infraction will result in a written warning. Further infractions will be subject to paying a green fee for the tee time not occupied.
- Pace of Play will be strictly enforced and all members are asked to cooperate with our Player Assistants at all time – repeat offenses may result in temporarily suspension in play.
- Cancellation of tee times require a minimum of 36 hours notice.
- Memberships do not include cart fees. Cart memberships are available for purchase and are non-refundable. You may pay for a cart as you please upon check-in with our golf operations staff. Please note that cart fees are per rider and guests must also pay a cart fee no matter if they have their own cart or are sharing.
- Power carts are based on double occupancy. All members and guests are required to ride together unless otherwise directed by provincial guidelines.
- Please respect the golf course by replacing all divots, repairing all ball marks, abiding by marked areas with course signage and our player assistants.
- In order to ensure optimal playing opportunities, Royal Ashburn Golf Club reserves the right to limit the number of memberships.
- Course closing/openings are subject to weather and course conditions. For instances of unprecedented circumstances, Royal Ashburn Golf Club can not be held accountable for open and closing dates.
- Royal Ashburn Golf Club reserves the right to suspend or terminate a membership with or without a refund for just cause.
- All memberships are non-refundable and non-transferable. Unused passes/credits will expire in the given calendar season. Special circumstances will be dealt with on a case by case basis, where a medical note will be required.
- Farm & Founder Restaurant Perk: This benefit is exclusive to the member and their immediate family. The restaurant discount is not applicable to group bookings, private events, or large party reservations, and may only be used when the member is dining with their immediate family.
- All guest passes and fees must be collected prior to tee off.



## WAIVER & RELEASE OF LIABILITY

**Warning: this agreement will affect your legal rights, please read it carefully. Every person MUST read and understand this waiver and release before participating in activities at the Royal Ashburn Golf club.**

- By agreeing to these terms, I confirm that I am the individual named, and that I have read and understand this Waiver and Release.
- I understand that this Waiver and Release is made for the benefit of Royal Ashburn Golf Club, and each of its directors, officers, employees, volunteers, coaches, officials, business operators, agents, and site property owners or occupiers (collectively, the “Organization”).
- I understand that there are inherent risks (“Risks”) associated with each of the following activities (“Activities”):
  - the game of golf,
  - the use of golf equipment and/or power carts, whether rented or purchased from the Organization, or my own,
  - the use of Organization’s facilities, and participation in sports, fitness, instruction, food & beverage services, and other activities, services, programs or events provided or organized by the Organization.
- I am aware that the Risks include, but are not limited to, the potential for serious personal injury, death, or property damage. I understand the Risks may be relative to my own state of fitness and health (including physical, mental and emotional), and to the awareness, care and skill with which I conduct myself.
- I freely accept and fully assume all responsibility for all Risks and possibilities of personal injury, death, property damage or other loss resulting from my participation in the above described Activities. I accept these Risks and agree to the terms of this Waiver and Release, even if the Organization is found to be negligent or in breach of any duty of care or any obligation to me in my participation in the Activities.
- In addition to consideration given to the Organization for my participation in Activities, I and my heirs, next of kin, executors, administrators and assigns (collectively my “Legal Representatives”), agree:
  - to waive all claims that I have or may have in the future against the Organization;
  - to release and forever discharge the Organization from all liability for all personal injury, death, property damage or other loss resulting from my participation in Activities due to any cause, including but not limited to negligence (failure to use such care as a reasonably prudent and careful person would use under similar circumstances) either passive or active, breach of any duty imposed by law, breach of contract or mistake or error of judgment of the Organization; and
  - to be liable for and to hold harmless and indemnify the Organization from all actions, proceedings, claims, damages, costs, demands including court costs and costs on a solicitor and client basis, and liabilities of whatsoever nature or kind arising out of or in any way connected with my, or my guests’ participation in Activities.
- I agree that this Waiver and Release and all terms contained within are governed by the laws of the Province or Territory in Canada in which the Activities occur. I hereby irrevocably submit to the exclusive jurisdiction of the courts of that Province or Territory. Any litigation to enforce this Waiver and Release must be instituted in the Province or Territory in which the Activities occur.
- I confirm that I have reached the age of majority in the Province or Territory (Ontario) in which the Activities occur or will occur.

***With the purchase of a 2026 Royal Ashburn Golf Club Membership, I confirm that I have had sufficient time to read and understand each term in this Waiver and Release in its entirety, and have agreed to the terms freely and voluntarily. I understand that this Waiver and Release is binding on myself and my Legal Representatives.***