



# SAGEBRUSH

## 2022 Guest Policies

### Dress Code

Respectful, appropriately styled golf apparel is required. All golfers and guests must wear shirts with tailored shorts, slacks (no cut-offs or sweat pants), or skirts, through-out the golf course and the entire facility.

### Cell Phone

The use of your cellular device is permitted throughout the property; please respect others when using your phone in common areas. You will also have the use of golf course GPS, Bluetooth-speaker connectivity, and USB charging in your powercart.

### Smoking

Smoking is not permitted in or within 6m of The Clubhouse, The Hideout, or The Suites, but is permitted on the paved areas nearby. In the event of a full smoking ban, due to fire restrictions or otherwise, guests will be notified. *\*policy includes: cigarettes, cigars, and marijuana.*

### Inclement Weather & Cancellations

In the event of inclement weather (lightning, extreme weather, etc.) or course closures, Sagebrush Golf Club will issue a rain check for those guests who were not able to complete play during their visit.

Non-refundable deposits are due upon booking confirmation. Guests' balances become due 45 days prior to their arrival date. Cancellations within the 45-day threshold will not be eligible for a refund. However, extenuating circumstances and our ability to replace late cancellations will be taken into account to assist our guests as much as possible.

### Covid-19

Guests whom have tested positive and not yet received a negative test, or are suffering from covid symptoms, will not be able to visit the property. Sagebrush will be subject to any mandates in place during the season and is not necessarily able to confirm in advance what those may be; we currently don't anticipate any restrictions coming into place. Guest-servicing staff have all been vaccinated.

# Responsibility Acknowledgement & Liability Waiver

I ACKNOWLEDGE THAT SAGEBRUSH GOLF CLUB IS A UNIQUE OFFERING COMPRISED OF A GOLF COURSE, PRACTICE AREAS, ACCOMODATIONS, VARIOUS DINING AREAS, USE OF A POWERCART, AND A FISHING POND (the "Activity").

In consideration for allowing me to participate in the Activity, I AGREE, to the greatest extent permitted by law, TO WAIVE ANY AND ALL CLAIMS AGAINST AND TO HOLD HARMLESS, RELEASE, INDEMNIFY, AND AGREE NOT TO SUE Sagebrush Golf Club and its insurance company, agents, owners, officers, affiliates, volunteers, participants, employees, representatives, assignees, directors and shareholders (each a "Released Party") FOR ANY INJURY, INCLUDING DEATH, LOSS, PROPERTY DAMAGE OR EXPENSE, WHICH I MAY SUFFER, ARISING IN WHOLE OR IN PART OUT OF MY PARTICIPATION IN THE ACTIVITY, INCLUDING, BUT NOT LIMITED TO, THOSE CLAIMS BASED ON ANY RELEASED PARTY'S ALLEGED OR ACTUAL NEGLIGENCE OR BREACH OF ANY CONTRACT AND/OR EXPRESS OR IMPLIED WARRANTY OR BREACH OF ANY STATUTORY OR OTHER DUTY OF CARE, INCLUDING IN BRITISH COLUMBIA ANY DUTY OF CARE UNDER THE OCCUPIERS LIABILITY ACT, R.S.B.C. 1996, c337. I UNDERSTAND THAT NEGLIGENCE INCLUDES FAILURE ON THE PART OF ANY RELEASED PARTY TO TAKE REASONABLE STEPS TO SAFEGUARD OR PROTECT ME FROM THE RISKS, DANGERS AND HAZARDS OF THE ACTIVITY.

In consideration for allowing me to participate in the Activity I further release and give up any and all claims and rights that I may have against any released party and understand this releases all claims, including those of which I am not aware, those not mentioned in this release and those resulting from anything has happened up to now.

I acknowledge and understand that Sagebrush Golf Club is not responsible for any lost or stolen items or personal property belonging to myself or the minor child(ren) under my care while said property is at Sagebrush Golf Club including, but not limited to, parking lots, vehicles in parking lots, accommodations, fishing pond, and eating areas.

I agree that this Agreement shall be effective and binding upon my heirs, next of kin, executors, administrators, assigns and representatives, in the event of my death or incapacity. I agree that this Agreement and any rights, duties and obligations as between the parties to this Agreement shall be governed by and interpreted solely in accordance with the laws of the Province of British Columbia and no other jurisdiction. I agree that any litigation involving the parties to this Agreement shall be brought solely within the Province of British Columbia and shall be within the exclusive jurisdiction of the Courts of the Province of British Columbia.

In entering into this agreement, I am not relying upon any oral or written representations or statements made by the Releases with respect to the safety of the activities other than what is set forth in this agreement.

Participants Name:

Participant's Signature:

Date of Birth:

Included Minors:

Name:

Date of Birth

Name:

Date of Birth