

Prohibition against sale of tee-  
times

# Past

- August, 1998- City Attorney's office opined that the resale for profit of tee-times could be prohibited by ordinance.
- April, 2001- NR&C and Council approved charging tee-time brokers a non-refundable deposit and requiring residents to show ID.

# Past

- October, 2001- NR&C defers voting on a proposed tee-time broker ordinance and directs staff to implement policies.
- July, 2002- NR&C accepted staff report that some brokers had been cooperative, while some continued to mislead the public. Motion by NR&C was to “direct the City Attorney to monitor the broker issue and/or refer back.”

# Past

- July, 2003- Golf Operations Report to NR&C contained the same information as had been previously reported: some brokers were cooperative and some continued to mislead the public.

# Present

- perception of the public continues
  - Tee times are difficult to reserve
  - Brokers use up tee times

## 2006 Golf Business Plan

- Brokers use an estimated 16-40 rounds per day
- Goal: make tee times more accessible to the public

# Ordinance

- Prohibits transfer of tee-times for consideration
- Prohibits receipt of consideration for reserving a tee time
- Defines “transfer” as shifting possession or entitlement
- Defines “consideration” as anything of value

# Ordinance

- Allows:
  - City Manager to authorize transfer or receipt of consideration for reserving tee-times
  - City Manager to establish procedures for the distribution of tee-times
  - Reservation and transfer of tee times as long as no compensation is involved

# Future

- GAC input on ordinance
- Return to NR&C for approval, followed by Council

# Result

- Return of 16-40 rounds per day into the tee-time system