Revised Policies Handbook

Adopted September 28, 2023

Definitions

- "Board" shall mean the Board of Supervisors of the District.
- "Common Areas" shall mean the properties and areas owned by the District including, but not limited to, the Recreational Facilities, stormwater systems, monument signs, landscaping, hardscaping, together with its appurtenant facilities and areas.
- "District" shall mean the South Fork East Community Development District.
- "District Manager" shall mean the professional management company with which the District has contracted to provide management services to the District.
- "District's website" shall mean https://www.southforkeastcdd.com/
- "Guest" shall mean any individual who is invited and must be accompanied at all times to use the Recreational Facilities by a Resident, Non-Resident Member, or Renter.
- "Non-Resident Member" shall mean any individual not owning or renting property in the District who has paid the Non-Resident Annual User Fee to the District for use of the Recreational Facilities.
- **"Patron"** shall mean Residents, Guests, Non-Resident Members, and Renters, including and members of the households of any of the foregoing, who are 18 years of age and older.
- "Recreational Facilities" shall mean the properties and areas owned by the District intended for recreational use, including but limited to, the Pool, Playground, Community Park, and Ball Court together with its appurtenant facilities and areas.
- "Renter" shall mean any tenant residing in a Resident's home pursuant to a valid rental or lease agreement, or any person who rents certain portions or spaces of the Recreational Facilities for specified events pursuant to the approval of the District staff.
- "Resident" shall mean any person, spouse or registered domestic partner of a person or family owning property within the District.

Enforcement of Policies

The Board, the District Manager, and any District staff shall have full authority to enforce these policies. However, they shall have the authority to waive strict application of any of these policies when prudent, necessary, or in the best interest of the District and its Patrons. Such a temporary waiver of any policy shall not constitute a continuous, ongoing waiver of said policy, and the District reserves the right to enforce all of these polices at any time.

Use of Recreational Facilities at Your Own Risk

Patrons are welcome to enjoy the Recreational Facilities at their own risk and pursuant to the District's rules and policies. The District does not provide on-site staff dedicated for the purpose of monitoring the use of the Recreational Facilities or safety of the Patron. The District will not accept responsibility for any injuries from the use of the Recreational Facilities or damage or theft of personal property.

Persons interested in using the Recreational Facilities are encouraged to consult with a physician prior to commencing a physical fitness program.

Anyone who witnesses a violation of rules or policies or observes a hazardous condition should immediately contact Inframark at 813.991.1116. If it is a health emergency, please dial 911. Compliments, complaints and suggestions regarding the Recreational Facilities or conditions of the facilities should be directed to Inframark at 813.991.1116.

Pets and Service Animals Policies

Dogs or other pets (with the exception of Service Animals- defined below) are not permitted on or within the Recreational Facilities. A "Service Animal" includes dogs or other pets trained to do work or perform tasks for an individual with a disability, including a physical, sensory, psychiatric, intellectual, or other mental disability. A Service Animal must be kept under the control of its handler by leash or harness, unless doing so interferes with the Service Animal's work or tasks or the individual's disability prevents doing so. The District may remove the Service Animal under the following conditions:

- 1. The Service Animal is out of control and its handler fails to take effective measures to control it
- 2. The Service Animal is not housebroken; or
- 3. The Service Animal's behavior poses a direct threat to the health and safety of others.

The District is prohibited from asking about the nature or extent of an individual's disability in order to determine whether an animal is a Service Animal or pet. However, the District may ask whether an animal is a Service Animal required because of a disability and what work or tasks the animal has been trained to perform. Where dogs or other pets are permitted on the grounds, they must be leashed. Owners of any pets are responsible for picking up after their pets as a courtesy to residents.

Designation of Renter to Use Resident's Membership Privileges

- 1. Residents who rent or lease out their home may designate the Renter of their home as the beneficial users of the Resident's membership privileges for purposes of Recreational Facilities use.
- 2. A Renter who is designated as the beneficial user of the Resident's membership shall be entitled to the same privileges to use the Recreational Facilities as a Resident. If the Resident does not designate the Renter as a beneficial user of the Resident's membership privileges, the Renter will be required to pay the Non-Resident Annual User Fee to acquire a membership, unless that Renter is a Guest.
- 3. During the period when a Renter is designated as the beneficial user of the membership, the Resident shall not be entitled to use the Recreational Facilities with respect to that membership.

General Policies

- 1. The Board reserves the right to amend, modify, or delete, in part or in their entirety, these policies at a duly-noticed Board meeting and will notify the Patrons of any changes by posting such new policies on the District's website. However, in order to change or modify rates or fees beyond any increases that may be specifically allowed for by the District's policies, the Board must hold a duly-noticed public hearing.
- 2. All Patrons and their Guests shall abide by and comply with any and all federal, state, and local laws and ordinances while present at or utilizing the Recreational Facilities and shall ensure that any minor for whom they are responsible also complies with the same.
- 3. Portions of the Recreational Facilities have 24-7 video surveillance, intended solely to ensure the property of the District is protected or to identify any persons who damage District property.
- 4. Upon the District's insurance carrier's recommendation to ensure that the District mitigates children's exposure to injury, children under 16 years of age must be accompanied by a parent, guardian, or Patron. This policy is meant to follow the sound public policy and determination of appropriate age for minors to assume responsibility for their actions in accordance with the State of Florida's requirements for obtaining a Florida Driver License.
- 5. Any person who is 16 or 17 years of age or older may use the facilities without supervision, however, **may not** bring Guests.
- 6. A Resident, Non-Resident Member, and Renter household may bring up to 3 Guests.
- 7. All Patrons and their Guests using the Recreational Facilities are expected to conduct themselves in a responsible, courteous, respectful, and safe manner, in compliance with all District policies governing the Recreational Facilities and show good sportsmanship at all times. No rough housing or horseplay is allowed. Unreasonable, abusive, or aggressive behavior is not permitted. No profanity, cursing, abusive, or suggestive language is permitted. Any behavior or language deemed inappropriate by the District Staff is prohibited. (i.e.: public display of affection).
- 8. Except for the pool, Patrons, Renters, or their Guests shall not bring, serve, or consume alcoholic beverages at the Recreational Facilities without authorization by the Board. Public impairment will not be tolerated.
- 9. No glass objects are to be brought into the Common Areas.
- 10. Bringing your own grill is prohibited unless at a pre-approved special event. Patrons may use the outdoor grills installed by the District.
- 11. Patrons and Guests are responsible for cleaning up after themselves and disposing of trash in appropriate containers.
- 12. Patrons are responsible for any damage, contamination, pollution, or other such action they or their Guests cause to District property and will be responsible for the costs associated with repairing, treating, remediating, or fixing such District property.

- 13. Patrons are responsible for any and all actions taken by any of their Guests. Violation by a Guest of any of these policies as set forth by the District could result in loss of the privileges and/or membership of that Patron.
- 14. Violation of the District's Policies and/or misuse or destruction of Recreational Facilities equipment may result in the suspension or termination of privileges with respect to the offending Patron in accordance with the policies set forth herein.
- 15. Anyone found in the designated wetland conservation and/or mitigation areas or using the Recreational Facilities outside of the posted hours or in violation of the policies is considered trespassing, and the District has the right to prosecute and/or report such trespassing to the local authorities.
- 16. Except for designated parking areas, off-road motorbikes/vehicles (including ATVs and motorized scooters) are prohibited on all property owned, maintained and operated by the District including, but not limited to, the Recreational Facilities.
- 17. Bicycles, skateboards, or roller blades/in-line skates or the like are not permitted on Common Areas or any property maintained by the District.
- 18. Patrons must have their South Fork East access card on their person when using the Recreational Facilities. All Patrons and their Guests may be required to present a valid government issued identification card in order to gain access to the Recreational Facilities.
- 19. Loitering (the offense of standing idly or prowling in a place, at a time or in a manner not usual for law-abiding individuals, under circumstances that warrant a justifiable and reasonable alarm or immediate concern for the safety of persons or property in the vicinity) is not permitted.
- 20. Fireworks of any kind are not permitted anywhere at or in the Recreational Facilities or adjacent areas; however, notwithstanding this general prohibition, the Board may approve the use of fireworks over a body of water.
- 21. Only District contractors, vendors, or authorized personnel are allowed in the service areas of the Recreational Facilities.
- 22. Except for District contractors, vendors, or authorized personnel, no watercrafts of any kind are allowed in any District stormwater ponds.
- 23. No fishing or swimming is permitted in any District stormwater ponds.
- 24. Smoking (including vaping, smokeless tobacco, chewing tobacco) is only allowed in the designated smoking area.
- 25. Audio or Video playing devices are not permitted unless they are personal units equipped with headphones. However, District staff is permitted to play music throughout the Recreational Facilities. All persons using the facilities shall obey the Hillsborough County Noise Ordinance.

- 26. All Patrons and Guests must abide by the capacity limits as set by the Fire Marshall and/or the District.
- 27. No signage or advertisements shall be posted or circulated within the Recreational Facilities property or other District property.
- 28. The Recreational Facilities shall not be used for commercial purposes without written permission from the District Manager or On-Site Manager. The term "commercial purposes" shall mean those activities which involve, in any way, the provision of goods or services for compensation or advertising. Any use of the Recreational Facilities on a regular basis for commercial purposes must be presented to the Board and if approved an agreement will need to be signed and appropriate certificate of insurance may be required.
- 29. The District Manager or On-Site Manager have the right to authorize all programs and activities, including the number of participants, usage of equipment and supplies etc., at the Recreational Facilities, except with respect to user and rental fees that have been established by the Board. The District Manager or On-Site Manager also have the right to authorize management sponsored events and programs to better serve the Patrons, and to reserve any Recreational Facilities for said events (if the schedule permits) and to collect revenue for those services provided. This includes, but is not limited to, various athletic events, cultural programs and social events. Should the District be entitled to any of these revenues based on its established rental or usage fees, the District Manager will coordinate the compensation from such programs or events to the District accordingly.
- 30. For any emergencies, please call 911. Afterwards please report all emergencies and injuries to the On-Site Manager as well as the District Manager via the contact information on the District's website.
- 31. All malfunctioning, broken, or unsafe equipment or property should immediately be reported to the On-Site Manager as well as the District Manager via the contact information on the District's website.
- 32. No person shall remove or relocate any piece of furniture or piece of property in the Recreational Facilities that belongs to the District and/or their vendors and contractors, without prior written authorization.

Ball Court Policies

- 1. The facilities are open from 8:00 a.m.-6:00 p.m. year-round, except for New Years Day/Easter/Thanksgiving/Christmas when the facilities will be closed.
- 2. The courts are not lit and all play must stop at 6:00 p.m., do not use auxiliary lighting to continue play (i.e. car lights etc.).
- 3. No play when courts are wet or have standing water.
- 4. The basketball court is to be used exclusively for playing basketball, pickleball, or other uses approved by District staff or the Board.
- 5. If other players are waiting to use the courts, all players are to retire at the end of 1 hour.
- 6. Proper attire must be worn while using the facilities (shorts & rubber soled athletic shoes).
- 7. No food is allowed within 5 feet of the court edges, or on the courts.

Community Park and Playground Policies

- 1. Park may only be used from March-October 8:00 a.m.-8:00 p.m., and November-February 7:00 a.m.-6:00 p.m.
- 2. There is no street parking at the Community Park.
- 3. To have a party at the Community Park please call the office.

Swimming Pool Policies & Procedures

- 1. Pool and all other amenity hours are from 8:00am-6:00pm year-round, except for New Years Day/Easter/Thanksgiving/Christmas when the facilities will be closed.
- 2. There is no lifeguard on duty.
- 3. A group of 8 or more is considered a "pool party" and this requires advanced written permission. See pool staff for application. There is a maximum of 15 people allowed for a pool party.
- 4. Alcohol is a privilege and not a right. Public impairment will not be tolerated. No alcohol permitted at parties.
- 5. All bathers must shower before entering the pool.
- 6. Any person with an open wound (with or without band aids) or who has experienced diarrhea or vomiting within the last 24 hours should not enter the pool.
- 7. Children who are not toilet trained and anyone who is incontinent must wear swim diapers.
- 8. Diving will not be allowed at any time.
- 9. No food or drinks (except water; in clear containers) are permitted on the pool deck. Residents are encouraged to use picnic tables in the playground area.
- 10. No running permitted in the pool area and/or the pool.
- 11. No animals are allowed in the water.
- 12. Appropriate swim attire must be worn. Except for tee shirts, no street clothes are allowed in the pool. **No thongs** permitted; this is a family facility.
- 13. Pool chairs are not permitted at the pool's edge.
- 14. Inflatable objects and floatation devices are not permitted in the pool. Exceptions are Coast Guard approved personal floatation devices and kickboards for lap swimming/swim classes. Staff have the final say regarding the use of all recreational floatation devices. The District reserves the right to discontinue usage of such play equipment during time of peak or scheduled activity at the pool or if the equipment provides a safety concern.

Policy and Fee Schedule for Non-Resident Use of District Recreational Facilities

Policy

The residents of the District pay both debt assessments and annual operation and maintenance assessments in exchange for the benefits provided by the District's infrastructure and services, including but not limited to the Recreational Facilities.

To be fair and equitable to the residents of the District, any non-residents who wish to enjoy the Recreational Facilities will be required to pay a fair and reasonable user fee that covers a proportional share of the expenses of the District.

Upon payment of the non-resident user fees, any person shall be entitled to non-exclusive enjoyment of the District's recreation facilities in the same manner* as residents and subject to rules and policies of the District. Policies of the District can be found online and may be modified from time to time. Violations of the District's rules and policies may result in the revocation of access privileges without a refund.

The Board may elect to cap the number of non-resident users to account for size and capacity limitations of the District facilities. Non-residents interested in using the Recreational Facilities should contact the District Manager or the On-Site Service Coordinator.

Fee Schedule

Yearly Pass	\$2,200	1 year period from the date paid
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^{*}Non-residents who pay for a pass are only permitted to a maximum number of 4 family users. Each additional family user will be required to purchase an additional pass at the rate of \$550.

Natural Areas Policy Statement

The following is the policy statement of the District as it regards the natural buffer or environmentally sensitive areas that are scattered in large numbers throughout the Community. This policy statement is consistent with the policies of other governments including Hillsborough County and the State of Florida as it regards to natural upland and wetland conservations/preservations areas:

The natural areas are not intended to be maintained. These areas are to be left untouched to allow for nature to take its normal course. Any vegetation that dies or is damaged by storms or other "acts of God" is to remain in its existing configuration within these areas to fulfill its role in nature's process.

Trees, within or immediately adjacent to these areas that have died and appear to pose a threat of falling and damaging an abutting property owner's property may be addressed by the abutting property owner. The abutting property owner must initially contact the District Manager, Hillsborough County Development Review Division, and/or the Southwest Florida Water Management District (SWFWMD) to assess the threat. Any subsequent trimming and/or removal, if warranted/permitted by the appropriate governing entity shall be done at the expense of the abutting property owner. The goal is to prohibit or minimize disturbance to these areas.

In the event that a tree does fall onto another's property, that property owner has the right to cut back or "limb" the tree, as necessary to their individual property line. The rest of the tree is to be left alone. Notwithstanding, removal of native vegetation within and immediately surrounding these areas is discouraged and may be restricted or prohibited by Hillsborough County, and ultimately the Southwest Florida Water Management District (SWFWMD) to protect the upland/wetland area or water body. Ultimately, except as noted above, no one is allowed to encroach into the natural areas for any reason, from maintenance to placement of personal property of any kind.

No boats or motorized crafts are allowed in any District-owned waterways with the exception of those approved for the operations and maintenance of these areas. Swimming is prohibited in all District-owned waterways.

Policy on Damage to Common Areas

Causing damage to any Common Areas is prohibited.

Residents, their guests, visitors and vendors, and any other persons who violate this policy will be responsible for the cost of any and all damage and any legal action. The District may elect to suspend the use of access cards for the District's recreational facilities pursuant to the District's Recreational Amenities Suspension Policy until full restitution is paid for the damage.

Common Areas Maintenance and Erosion Policy

The Common Areas provide many benefits to the District including wildlife habitat areas, natural aesthetic views, wetland recharge areas, and stormwater drainage areas. The District maintains these areas in accordance with all applicable environmental laws and regulatory permits (in some cases these areas are not intended to be maintained and are left in their natural state).

If the District Engineer determines that erosion of the Common Areas is caused by a homeowner lot, the homeowner shall bear the responsibility to fix any issues. If the District Engineer determines that erosion of a homeowner's lot is caused by District owned property then the District shall bear the responsibility to fix any issues.

The District does not maintain private property within the community. Residents are prohibited from disturbing or altering the trees and vegetation in these areas without written permission from the District.

Parking Policy

All Patrons and visitors are required to comply with the following regulations that are applicable to District owned facilities.

- 1. No parking shall be permitted in the parking lot areas or Common Areas with landscape or other improvements within the District unless specifically designated.
- 2. No overnight parking shall be permitted in any District owned parking lot or Common Areas. Vehicles parked within any of these areas beyond the closing of the Recreational Facilities shall be subject to towing at the sole expense of the vehicle owner unless prior written authorization has been given. (Tow Company will be posted on applicable site signage.)
- 3. No District parking spaces shall be used for accumulating or storing building materials, trash, etc.
- 4. Double parking shall not be permitted in any designated District parking spaces at any time.
- 5. No parking shall be permitted in areas designated with yellow curbs or in handicapped parking spaces, unless authorized by permit.
- 6. A temporary overnight parking pass for a period not to exceed 3 days may be issued at the discretion of the District Manager or the Board Chairman.

THE RESTRICTIONS LISTED HEREIN ARE IN ADDITION TO, AND EXCLUSIVE OF, VARIOUS STATE LAWS AND/OR COUNTY ORDINANCES.

Holiday Lighting And Decoration Policy

The following is a policy statement of the District regarding the use of holiday lighting and/or decorations of District facilities interspersed throughout the Community. The policy statement is consistent with similar policies of other neighboring municipalities including Hillsborough County concerning temporary or seasonal decoration of public facilities.

- 1. All lights and decorations must be approved by the Board prior to placement on District property. A resident liaison must present their plans and assume responsibility for any damage to District property.
- 2. Lighted candles or any decorations utilizing an open flame are not permitted anywhere on District property.
- 3. All holiday lights and decorations utilized on District property shall be flame-resistant, flame-retardant and consist of non-combustible materials.
- 4. No decorations shall interfere with access to any building rooms or exits, and shall not block fire extinguishers, or obstruct the view of exit signage and emergency lighting.
- 5. Properly designated lighting and extension cords (if applicable) shall be utilized for use of outdoor or indoor lighting.
- 6. Only UL Approved fused power cords (fused power strips) are permitted for holiday decorative lighting.
- 7. Fused power cords used in series (together) to make electrical connections are prohibited.
- 8. No electrical cords shall be passed through doorways, under carpets, wrapped around table legs or similar metal objects, or placed in walkways that would present a tripping, electrocution or fire hazard.
- 9. Removal of all decorations from District property shall occur no later than 6:00 PM, Sunday, of the second weekend following the holiday.
- 10. Failure to remove any and all decorations from District property within the prescribed period shall result in immediate removal and disposal of said decorations, with the associated cost being borne by the district.
- 11. Failure to comply with any of the above standards shall result in revocations of holiday lighting and decoration privileges.

Recreational Facilities Suspension Policy

The District has established rules and/or policies (the "Policies") governing the use of the Recreational Facilities, Common Areas, and Natural Areas. Patrons who violate the Policies may be subject to warnings and/or suspension of their privileges to use the Recreational Facilities, including immediate suspension by the District Manager (or the Manager's designee) or District employees (together the "District Representative").

The District Representative shall record all violations of the Policies, including repeat violations, on written incident reports and shall include the date, time, name of the parties involved, and nature of the violation. The District Representative shall file such report with the District Manager within 24 hours of the incident. The District Manager shall maintain all records in accordance with public record laws.

In the event of an incident warranting immediate suspension for the failure or refusal to abide by the Policies, the District Representative shall ask the person to leave the Recreational Facilities immediately, inform them of the suspension and their ability to attend the next Board meeting where the length of the suspension will be discussed, and shall call local law enforcement for assistance if the person fails to comply with the request.

The Board shall determine the appropriate period of the suspension at a regular meeting of the Board. The Board will consider the nature of the conduct, the frequency of the violation(s), prior violations, and other relevant information before making a decision on suspension of the person's privileges. Notice of the Board's decision shall be delivered by an email, hand delivery, or by U.S. Mail. The suspended person may appeal the decision by attending a future Board meeting.

The suspended person may not use the Recreational Facilities until the suspension expires. The District Representative may call local law enforcement to report that the suspended person is trespassing if that person attempts to use the Recreational Facilities prior to the expiration of the suspension.

The District reserves all other remedies and rights it may have with respect to violations of the Policies, including but not limited to seeking restitution for damages.

Statutory Authority: Section 190.011(15), Florida Statutes.

South Fork East CDD Access Card Agreement

CARD #(s)	
11341 Ambleside Blvd., Riverview	ment necessary and proof of residency, should be sent to the office onsite at t, FL 33579. Upon receipt and processing of the agreement the card(s) will y also call the office at 813-672-4181 to make an appointment to deliver the
We, the undersigned owners of the pwithin the South Fork East Commun	property located at:
	nd subject to the District's rules and policies:
 Replacement cards can be p (no cash) – payable to South All cards issued will be nu members of their household Facilities. All users of South Fork Re approached by District staff When using the facilities, y for your and other homeowr other than as specified hereir In the event that the home i owners must complete a nev rightly authorized individu 	ou must have your access card readily available at all times. Verification is ners benefit. In the event that anyone is found in possession of an issued card n, that person is presumed guilty of theft and the District will act accordingly. s sold or rented/leased, owners must return their cards to the District – new w application; Renters must be on record as such. This is to ensure access by tals only. It is the responsibility of homeowners to receive a liability
failing to abide by this agree be retained to the County of We further understand that the Dis	nat receives a access card. Any cost (s) arising to the District as a result of ement shall be incurred by the party found in breach – legal jurisdiction shall f Hillsborough in the State of Florida. Strict reserves the right to revoke and/or suspend use of the Recreational lure to abide by the user agreement (s).
South Fork East owner (or assign)) or Non-Resident Member:
Print name)	(Signature and date)
All household members (print na	mes and ages):
Witness – over the age of 18 (sign/	/print/date):
Phone Numbers: (Home)	(Cell)
Must attach proof of ownership (t	type – circle one): (utility bill, cable bill, real estate closing papers, County

*South Fork East Community Development District reserves the right to change, modify or transfer this agreement without notice as allowed by law.

Tax Office Record, other – copy and file w/ agreement).

Pool Party Application with Policies

- 1. A group of 8 or more is considered a pool party. A minimum of 7 days advance notice must be given by the resident to host a pool party. Applications will be given to Residents only. (Maximum of 15 attendees)
- 2. An application for a pool party may be obtained from the Pool Staff from noon to Sunset.
- 3. The application along with a \$100.00 (no cash. Check or money order only payable to South Fork East Community Development District) refundable security deposit must be received at least 48 hours prior to the party date. The security deposit will be refunded after the renting date only if site is left cleaned and undamaged. Failure to do so will result in forfeiting the deposit.
- 4. A pool party may not be held on holidays or holiday weekends.
- 5. Parties are limited to 1 per day and based on a first come first served basis.
- 6. Parties may not exceed 4 hours and must end 2 hours prior to closing time of this facility all guest must leave after the 4 hours. You are allowed 30 minutes prior to start time of your party to setup.
- 7. Residents will be given a written list of pool policies with their application. Residents and their guests will be expected to follow these policies. Failure to do so may result in forfeiting the deposit and in some case ask to leave the premises.
- 8. Residents and their guest will be expected to clean up after their party. Failure to do so will result in forfeiting the deposit.
- 9. Residents and their guests may not prop open gates to the pool area or restrooms.
- 10. Food is permitted only under the covered lanai of the pool cabanas.
- 11. Loud music is absolutely not permitted.
- 12. An approved "pool party" does not allow exclusive use of pool.

Name of Resident:	
Address of Resident:	
Home Phone:	Mobile Phone:
Date of Pool Party:	
Number of Invited Guests:	_
I have read the attached Pool Policies and the application and will abide by them:	e Pool Party Polices as stated on the back of this
Signed by Resident	Date
Permission Given By	Date

*South Fork East Community Development District reserves the right to change, modify or transfer this agreement without notice as allowed by law.

Community Park Event Application with Policies

- 1. A group of 8 or more is considered a party. A minimum of 7 days advance notice must be given by the resident to host a party. Applications will be given to Residents only. (Maximum of 25 attendees)
- 2. An application for a party may be obtained from the district staff from noon to Sunset.
- 3. The application along with a \$100.00 (no cash. Check or money order only payable to South Fork East Community Development District) refundable security deposit must be received at least 48 hours prior to the party date. The security deposit will be refunded after the renting date only if site is left cleaned and undamaged. Failure to do so will result in forfeiting the deposit.
- 4. A party may not be held on holidays or holiday weekends.
- 5. Parties are limited to 1 per day and scheduled on a first come first served basis.
- 6. Parties may not exceed 4 hours and must end 2 hours prior to closing time of Community Park. You are allowed 30 minutes prior to start time of your party to setup.
- 7. Residents will be given a written list of park policies with their application. Residents and their guests will be expected to follow these policies. Failure to do so may result in forfeiting the deposit and in some cases ask to leave the premises.
- 8. Residents and their guests will be expected to clean up after their party. Failure to do so will forfeit the deposit.
- 9. Residents and their guests may not prop open gates to the Community Park area.
- 10. Loud music is not permitted.
- 11. An approved "party" does not allow exclusive use of Community Park.

Name of Resident:		
Address of Resident:		
Home Phone:	Mobile Phone:	
Date of Party:	Time of Party: /	
Number of Invited Gu	nests:	
I have read the attac application and will a	ched Park Policies and the Park Party Policies as stated on bide by them:	the back of this
Signed by Resident _	Date	
Permission Given By	Date	

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Policy for Community Events on District Property

The District operates and maintains certain properties within the District that are meant for the enjoyment and use of the entire community (the "**Property**").

The Property may be reserved for community events as described below:

- 1. The event must be open to all residents of the District and all non-resident users
- 2. The event representative must complete the Event Reservation Form at least 60 days in advance of the event
- 3. The event representative must be present during the entire event
- 4. The Property must be cleaned by users prior to leaving the premises
- 5. All users of the Property must comply with District rules and policies

The Board may impose rental fees, damage deposits or any conditions it deems appropriate and in the community's best interest pursuant to the public hearing requirements of section 190.035, Florida Statutes. Reservations for community events must be applied for and approved on a case-by-case basis by the District Board. The Event Registration Form must be submitted to District staff in time to be reviewed and acted upon by the Board, if necessary, during a regular monthly meeting.

Reservations are confirmed on a first-come, first-served basis. District staff is authorized to end the event if they observe any damage being done to the Property or other behavior they deem as reckless or inappropriate. Any rental issue not addressed here or in the adopted policies of the District will be decided at the discretion of the Board at a regularly scheduled meeting.

Statutory Authority: Section 190.011(15), Florida Statutes.

Community Event Reservation Form:

Representative's Name:		
Event Date:	Time from:	to:
Event Location:		
Purpose:		
List of persons, vendors, or groups pr	resenting, advertising, selling items	s, or providing services:
Number of people expected to attend:	:	
Representative's Address:		
Representative's Phone Number:		
Representative's Email Address:		

Responsibility of the Representative:

The Representative must be present during the entire event. The Property must be cleaned by the Representative or the users prior to leaving the premises. Representative shall take precautions at all times to protect any persons and property affected by the event and shall manage and minimize the disturbance to traffic patterns.

Release of Liability and Indemnification

In consideration of the South Fork East Community Development District's (the "District") permission to the Representative, its agents and invitees to use the Property, the Representative, for itself, its agents and invitees, and any person or entity claiming by or through them, releases, discharges and acquits the District, its agents or employees, for any and all claims for loss, damage or injury of any nature whatsoever to person (including, but not limited to, personal injury and death) or

property resulting in any way from, or in any fashion arising from, connected with or resulting in any way from the use of the Property in whatever manner the loss, damage or injury may be caused and whether or not the loss, damage or injury may be caused, occasioned or contributed to by the negligence, sole or concurrent, of the District, its agents or employees; it being specifically understood and agreed that this release of liability applies to any and all claims for loss, injury or damage caused solely or partially by the negligence of the District, its agents or employees.

As further consideration for the District's permission to the Representative, its agents and invitees to use the Property, the Representative, for itself, its representatives and assigns, agrees to defend, indemnify and hold the District, its agents or employees, harmless from any and all claims for loss, damage or injury of any nature whatsoever to person (including, but not limited to, personal injury and death) or property resulting in any way from or in any fashion arising from, connected with or resulting from the use of the Property in whatever manner the loss, damage or injury may be caused and whether or not the loss, damage or injury may be caused, occasioned or contributed to by the negligence, sole or concurrent, of the District, its agents or employees; it being specifically understood and agreed that this agreement to defend, indemnify and hold harmless applies to any and all claims for loss, injury or damage caused solely or partially by the negligence of the District, their agents or employees.

Representative's signature below signifies agreement with the foregoing release of liability and indemnification and is required to process the application.

Representative's Signature:	Date:	
Approved by the Board of Supervisors on		
Conditions of approval:		
Signature of District Representative:		

4	Access Card 3 Day	Pass Agreement		
Card(s) #				
We, the undersigned who reside at:				
Agree to accept the access card(s) Recreational Facilities with the following				
 All cards are issued in person and on site at District. No card(s) will ever be mailed, couriered or issued to anyone in any other way but in person. Valid ID will be required and verified. There is a \$30.00 fee per access card (check or money order only made payable to the South Fork East Community Development District) for the 3-day pass, with a \$25.00 refundable deposit. The 3 day pass is renewable if needed. In the event that a card is lost or stolen, the deposit will be retained to cover replacement of the card Additionally, violation of any Policies will result in immediate removal from the facilities and loss of the deposit. All cards will be numbered and assigned accordingly. Only the person issued a card will be authorized to use that card for access to Recreational Facilities. There are no guests allowed on the card. The homeowner is responsible for all guests that are issued a 3-day access card. As further consideration for the District's permission to the Resident applicant, its agents employees and invitees to use the Recreational Facilities, the Resident applicant, for itself, it representatives and assigns, agrees to indemnify, defend and hold harmless the District, it agents and employees, from any and all claims for loss, damage, injury or death of any nature whatsoever to persons or property, including, but not limited to personal injury or death resulting in any way from or in any fashion arising from or connected with the use of the Recreational Facilities, in whatever manner the loss, damage, injury or death may be caused occasioned or contributed to by the negligence, sole or concurrent, of the District, its agents of employees. 				
We further understand that the Di Facilities with due cause such as fai			suspend use of the Recreational	
South Fork East Owner (or assign)	:			
Print Name	Signature			
Phone Numbers: Home	Cell			
South Fork East Staff:				
Print Name	Signature		// Date	
Must attach proof of owner County Tax Office Record, o	rship (type – circle on		bill, real estate closing papers,	
Payment Type/Amount	Fee	Deposit _		
Deposit Returned	Date	Signed		

Check Payment Form

This form must be completed by each person issuing a check to South Fork East Community Development District in payment for access cards, keys, or any other products/services. The check issuer's driver's license or valid ID must be verified.

DATE: //	
NAME OF ISSUER:	
DOB:	
ADDRESS:	
	<u> </u>
	<u></u>
HOME PHONE: ()	
CELL PHONE: ()	
AMOUNT OF CHECK: \$	
REASON FOR CHECK:	

Non-Sufficient Funds (NSF) Policy:

In the event that a check is sent back to South Fork East Community Development District for non-sufficient funds the check writer must make payment within 30 days of demand letter with cashier's check, money order or cash at a cost of \$25.00 in addition to the original check amount.

Incident Report

Date of Incident:	Time of Incident:	(am/pm)
Party Involved:		Sex: Male/Female
Is this person 18 years or older?	Yes/No	
If not, name of Parent or Guardia	n:	
Mailing Address:		
Was local law enforcement called? Yes/N	lo .	
Description of what happened (include lo	ocation):	
Names, phone numbers, and addresses of	f who witnessed the inc	ident:
Immediately Suspended: Yes/No		
If yes, the reason:		
Recommendation:		
Name of Staff Member writ	ting this report:	
Signature of Staff Member writ	ting this report:	
		Date: