

BAYSHORE GARDENS PARK AND RECREATION DISTRICT
POOL POLICY FOR EVENTS

1010P

CHARTER 2002-365

(e) To promulgate reasonable rules and regulations governing the use of the facilities of the district.

Section 3 Use of district facilities—Persons entitled to use the district facilities and property of the district shall be limited to residents within the district, their family members and guests, and such other persons and groups as the trustees may authorize from time to time, The property of the district shall consist of real or personal property and improvements now or hereafter acquired, erected, or purchased by the trustees for the district. For the purposes of this act, each parcel of property in said district is hereby declared to be uniformly and generally benefited by the provisions hereof.

The “Time to Time” clause in the Charter would allow Outside Clubs and Organizations who have a member/s that reside in Bayshore Gardens to use the Pool for events that would be Recreation to the Residents of the District. Those events shall be limited to Clubs and Organizations that have a 501(C)(3) Active Status and insurance to cover any damage to the facilities of the District as well as for any injury to participants or spectators. Those Clubs/Organizations would sign a Hold Harmless agreement with the District. The Club/Organization could not charge admission to the event and our residents would be allowed to participate as spectators.

The District will allow those events that meet the above criteria if facility available. There will not be a charge for the above described events.

Approved 4/17/18 *Sharon Denson, Chairman*

Revised _____

Effective 4/17/18