Tampa Palms Park and Recreation Area Rules and Regulations





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Chapter 1: General Provisions

Section 1: Purpose

The Tampa PalmsTM Community, both the CDD and the TPOA, believe it necessary to have rules and regulations to allow all who participate in park activities to enjoy a safe and pleasing environment. These rules are also intended to provide for the ongoing enjoyment and protection of the natural resources in the area.

Exceptions to these rules may only be approved by the TPOA staff, CDD staff consultant or designee, who will be acting under the guidance of the applicable Boards.

Section 2: Authority

Any law enforcement officer or park employee or CDD/TPOA designated security company officer has authority to ask any person who is violating these rules to stop whatever behavior that is contrary to the rules. If they refuse to comply with the request, the officer, park employee or CDD/TPOA designated security company officer may then order that person to leave the park for the remainder of that calendar day.

Section 3: Definitions

- a. "ALCOHOL" means any intoxicating beverage including 3.2 beer, wine, wine coolers or any other malt liquor beverage.
- b. "BOARD" means the Tampa Palms CDD Board and/or the TPOA Board.
- c. "FACILITIES" means any structures including but not limited to buildings, courts, playground equipment, bridges, trails, fields and pathways, shelters, fences that are built, installed or established on park property to serve a particular park or recreation purpose.
- d. "FIREARM" means any real firearm, replica firearm, movie prop, blank gun, BB gun, air gun (including airsoft guns), pellet gun, paintball gun or toys gun.

 Underlined text added 4/16/2024
- e. "DESIGNATED AREAS" means any area on park property or in park facilities and buildings which provides direction and instruction to the residents and members ensuring a safe environment.
- f. "PARKS" means any park, building, recreation center, open space, athletic field, tennis court, racquet ball court or any other area owned, improved, maintained, operated, or otherwise controlled by the Tampa Palms CDD or TPOA for recreation.
- g. "PARKS DIRECTOR" means the Tampa Palms Parks & Amenities Manager who oversees issuance of reservations for exclusive use of shelters and oversees park attendant assignments.
- h. "PERSON" means any individual, firm, partnership, corporation, or group.
- i. "WATERCRAFT" means any device used for navigation on water.
- i. "WEAPON" means any device which may or has caused harm to another person in a park.
- k. "DRONE" means any remotely piloted aircraft or device.

1. "RESIDENT" is defined as an OWNER, RENTER, or member of the immediate family residing in TAMPA PALMS AREAS 1 or 2, which consists of the following Villages in the chart below; RESIDENTS have access to parks and facilities (** Eagles Point & Landmark at Grayson Park only have access to the CDD Parks, Hampton, Amberly & Oak Park.)

"RESIDENT" (Continued)

Amberly Place	Faircrest	Reserve
Asbury	Henley	Sanctuary
Ashmont	Huntington	Sterling Manor
Cambridge	Kensington	Stonington
Cambridge II	Manchester	Tremont
Cambridge III	Mezzo at Tampa Palms	Turnbury Wood
Canterbury	Nottingham	Wellington
Coventry	Palma Vista Condominiums	Westover
Enclave	Palma Vista Townhomes	Wyndham
Estates at River Park	Eagles Point **	The Dawson**

Chapter 2: General Regulations for Park Use

Section 1: Hours and Access

Tampa Palms parks and recreation facilities are open to everyone who is a resident of the Tampa Palms Areas 1 and 2 (see above) regardless of race, gender, age, creed, national origin, sexual orientation, physical and mental abilities and/or limitations. Non-residents may purchase a park membership for ONLY THE CDD PARKS OF HAMPTON, AMBERLY & OAK, Compton Park, and River Park facilities are reserved for residents of Areas 1 and 2 only and no memberships are available. ID showing residence in Tampa Palms Areas 1 or 2, or park membership, may be required if a member is not recognized by the staff.

- a. Compton Park is open daily: 8 AM to 9 PM, M-Thur (10 PM Fri & Sat, 8 PM Sun)
- b. River Park is open Summer: Sun Sat 8 AM -7 PM. Winter: 8 AM-6 PM.
- c. Hampton Park is open 8 AM to 9 P.M. M-Sat, (8 PM Sun) unless otherwise posted, and shall be considered closed after 9 P.M. even if the park does not have gates or barriers which prevent access to the park.
 - No person should be in Hampton Park between the hours of 9 P.M. and 8 AM unless they are performing maintenance at the direction of the CDD staff.
- d. Amberly Park is open from daylight to 6 P.M., unless otherwise posted, and the restroom facilities shall be considered closed after 6 P.M. even if the park does not have gates or barriers which prevent access to the park. No person should be in Amberly Park between the hours of 6 P.M. and daylight unless they're walking through the park on the pathway or unless they have written permission from the CDD staff.
- e. Any park or section of park may be closed by the a CDD/TPOA employee, or CDD/TPOA designated security company officer at any time, e.g., inclement weather, site emergencies or holidays. A notice will be posted in any area which is closed.
- f. Individuals who have reserved tennis courts, racquetball courts or pickleball courts or who are arriving to use the courts, should present themselves to the CDD/TPOA employee or CDD/TPOA designated security company officer upon arrival and sign in with any guest to prevent interruption of their game for ID checks.
- g. Duties of the employees and security personnel at the parks do not permit providing day care for children. Parents must exercise their own judgment as to whether their children are mature enough to be unaccompanied at the parks and playgrounds.

Section 2: Reservations

a. A reservation is required if any person wants the exclusive use of a specific area, building, or other park facility or for special events of a cultural, educational, political, religious, or recreational nature. Any person with a reservation must follow the RULES AND REGULATIONS listed in this document and in the applicable Reservation Form, including any attachments. Failure to follow the Rules and Regulations and attachments may result in forfeiture of the event deposit.

- b. Reservations for exclusive use are issued for the following park facilities.
 - the pavilion area of Hampton Park, excluding the restrooms, water fountain and soft drink machines, all of which may be used by all park attendees
 - the cabana area at Hampton Park
 - the pavilion area at Amberly Park
 - the meeting rooms at Compton Park.

Members who have reserved a facility within the buildings may also use the playground; however, the playground will not be reserved. The pool may not be used or reserved during a scheduled event.

- c. A resident is allowed to reserve a TPOA event room once per quarter. They must provide an Event Deposit in an amount set by the TPOA Board when booking a reservation in a TPOA facility that requires such deposit. Any person with a reservation is liable for any loss, damage, or injuries to the park or to any person associated with the reservation holder. Such loss, damage or injury shall be forfeited from the Event Deposit. In addition, any resident who does not attend the full duration of the event to which guests are invited, or who violates any of the Rules and Regulation set forth in this manual and in the Event Reservation Form may forfeit the entire Event Deposit and have their use rights to the facility suspended. If damages exceed the amount of the Event Deposit, the resident will be billed for the difference. Some reservations may require additional insurance coverage with the TPOA listed as an additional insured.
- d. The person granted a reservation cannot transfer that reservation to another person without the written permission of the Tampa Palms Parks & Amenities Manager or TPOA staff.
- e. Any reservation may be revoked for violation of these RULES AND REGULATIONS.
- f. It is not permitted to disturb, harass, or interfere with any person in possession of a valid permit or with their property or equipment.
- g. The following applies only to the TPOA Compton Park facilities, including the clubhouse and the park; all foregoing provisions of Section 2 above continue to apply:
 - A resident of Tampa Palms who is a member of an organization that may have members who are not Tampa Palms residents may reserve use of Compton Park facilities for use by the organization. Nonresidents may not make park reservations nor use TPOA facilities.
 - Tampa Palms residents may schedule social functions only for themselves or for immediate family members (who may be nonresidents). In order to preserve availability of the Compton Park clubhouse for Tampa Palms residents, social functions such as wedding events, graduation parties, baby showers and the like may not be scheduled by a TPOA resident for nonresidents who are not immediate family members, even if the Tampa Palms resident is invited as a guest.
 - Because evening events often require extensive cleanup which may delay park closing, a cleanup fee may be charged if needed and the resident will be notified. This charge

is in addition to the event deposit and would be collected to facilitate the ability to clean and close the park and be prepared for future events the next day.

- Event reservations include only space and setup of tables and chairs. No staff will be provided to wait tables, tend bar, cook, or perform other functions. Tablecloths, room or table decorations, signs, announcements, or the like are the sole responsibility of the event organizers.
- Special requests for use of electronic equipment such as microphones, speaker stands, connectors, the display screens and the like will be accommodated if such is available. Requests for separate rooms will be honored so long as available facilities permit. Windows may not be covered. Special requests for male or female park attendants to be on duty for events will be honored only if scheduling and staff availability permits.
- The TPOA does not have authority to grant permission for use of the TECO power corridor or the Tampa Palms Elementary School parking lot for event parking. If use is desired, it must be coordinated by the event organizers directly with TECO or the school.

Section 3: Memberships

- a. Any individual seeking to use any CDD park that is not a resident of the Tampa Palms CDD may purchase an annual membership to the CDD-owned parks ONLY
- b. Such annual membership cost shall be equal to the general cost of park maintenance and restoration costs paid by the assessments of the residents of the Tampa Palms CDD.
- c. The annual cost of a membership is set at \$300. Membership must be obtained from the CDD staff or designee. For information on memberships call 813 977-3933.
- d. Memberships are available to:
 - Individuals
 - Families to include parents and any minor children

Section 4: Guest Use

Tampa Palms Parks are provided for the enjoyment of the residents.

- a. Residents of Tampa Palms may bring two guests per household to any park for general park use which includes the fields, paths, picnic facilities and playgrounds. (Children under 18, who are accompanied by a resident, are not considered "guests" for the purpose of establishing two guests for general park use only.)
- b. Residents who wish to use the basketball courts, racquetball courts or the swimming pool may bring two guests per household.
- c. Residents who will be playing doubles tennis or pickleball doubles may bring three guests for the use of the tennis and pickleball courts only.
- d. The resident must sign in all guests for use of tennis, pickleball, racquetball courts swimming pool use.
- e. No guest may remain in the park unless the responsible resident is also in the park.
- f. All rules and regulations for park operation which apply to residents also apply to guests.

Section 5: Commercial use

Tampa Palms parks are open to the residents of Tampa Palms and members for **private and personal** recreational use. The parks are not available for commercial purposes, which is to say that they may not be used by anyone, resident or member, advertising for activities conducted in the parks.

- a. Selling merchandise of any type on park property is not allowed other than for Board-approved charitable events primarily benefitting the Tampa Palms community as a whole. Charges or donations may not be accepted by anyone else for activities conducted in the parks.
- b. Commercial photography of any kind is not allowed on park property without the proper permit and/or written permission from the TPOA or CDD staff.
- c. Advertising of any kind, including the distribution of fliers, leaflets, or pamphlets either in the park or by placing them on vehicles parked within any park, is not allowed.
- d. Permits for commercial photography use may be available by calling the CDD staff at 813-977-3933 or the TPOA staff at 977-3337.

Chapter 3: General Rules of Conduct and Personal Behavior

Section 1: General Conduct

The Tampa Palms CDD and TPOA regulations state that a person may be expelled from a park for a period of 24 hours or longer if there is reasonable cause to believe that person violated the following rules of general conduct by intentionally disrupting the orderly operation of a park, program, or event.

A person may also be expelled for an extended period and be reinstated only when there is evidence that the person's presence will no longer threaten the orderly operation of the park.

- a. The following conduct is not allowed on park property: fighting; offensive, abusive, or obscene language, gestures, or behavior; disturbing, harassing, or interfering with any park employee, another visitor, or their property; intentionally disrupting the orderly operation of the park; and/or disregarding the rights or safety of others.
- b. No person shall interfere with the orderly conduct of games or other recreational activity in a park or park facility.
- c. The high-volume use of loudspeakers, car stereos, boom boxes, compact disc players or other loud sound systems is not allowed in and around parks, buildings, or ball fields without written permission from the CDD or TPOA staff.
- d. The flying of remote-control drones or powered model aircraft in all of the parks, including open fields, is forbidden.
- e. Individuals refusing to show <u>proof of residence in Tampa Palms Areas 1 or 2 or a CDD Park membership</u> to a park attendant or CDD/TPOA designated security company officer which results in a request for law enforcement assistance, will be asked to leave the park for no less than 24 hours. New residents who have not obtained ID reflecting a valid Tampa Palms Area 1 or 2 address may show a utility bill or other official document addressed to them at an Area 1 or 2 address.

Section 2: General Conduct in Park Facilities

- a. The use of roller skates, in-line skates, skateboards, scooters, bicycles or any other type of propelled vehicle or equipment is not allowed on the playground, the tennis courts, basketball courts, pickleball courts or racquetball facilities.
- b. Resident, members and guests shall enter park facilities only at designated street entrances, and shall only park in the parking spaces provided.
- c. No parking along the maintenance entrance to Hampton Park or along the power line easement shall be allowed without written permission from the CDD staff and then only in situations where the normal parking lot is unavailable.

Section 3: General Conduct on Park Property

- a. Entering into any pond, designated natural area, native plant area or restored natural area is not permitted.
- b. Placing any foreign object, solid or liquid, into the water of any pond, or fountain is not allowed.

- c. Digging holes, cutting trees or plants, attaching signs to trees, or damaging any park property is not allowed.
- d. Harassing or otherwise disturbing wildlife in any manner is not allowed. Fishing is not allowed in the parks.
- e. Garbage, bottles, cans, paper, and other refuse shall be placed in designated trash receptacles.
- f. Glass containers are not allowed in any park, except where designated, or where the use is specifically permitted by the TPOA or CDD staff.

Section 4: Smoking in Tampa Palms Parks – Both the CDD and TPOA Parks

- a. Smoking is not permitted in the pavilions, restrooms, offices, court areas or anywhere around the playground areas of Compton, Hampton or Amberly Parks.
- b. Smoking by Tampa Palms TPOA or CDD employees, or employees of security companies which may be retained by the TPOA or CDD, is not permitted at any time in Tampa Palms owned parks.

Section 5: Consumption of Alcohol

- a. The Tampa Palms CDD specifically prohibits the possession or consumption of alcohol in all CDD parks. There will be no exceptions.
- b. Holders of reservations for exclusive use of facilities within the CDD parks may not use or possess alcohol in the park during their functions.
- c. Anyone found consuming or possessing alcohol will be asked to leave the park.
- d. Serving and consuming alcohol during private event at Compton Park (limited to the meeting rooms) must be approved in writing by the TPOA Parks & Amenities Manager. Alcohol may not be consumed in the Compton Park recreational areas.

Section 6: Use of Fireworks, Firearms and Weapons

Underlined and strikeout text added 4/16/2024

- a. Fireworks, model rockets and remote-control vehicles (including drones and model aircraft) are not allowed without written approval from the respective CDD or TPOA staff.
- b. **Weapons**, except by City of Tampa, Hillsborough County or State of Florida law enforcement officers, **shall not be openly displayed or carried by any person**, whether a resident, employee, member, guest, or visitor, in any park property or in any park facility. The term "Weapons" includes real weapons, replicas, and toys.
- c. "FIREARM" means any real firearm, replica firearm, movie prop, blank gun, BB gun, air gun (including airsoft guns), pellet gun, paintball gun or toys gun.

 Underlined text added 4/16/2024
- d. The CDD or TPOA staff may remove any obstructing article, or item, found on park property at the expense of the owner, and if not claimed within 60 days, may sell, or destroy such items.

Chapter 4: Regulations for Recreation Activities

Section 1: Picnicking

- a. Picnicking is allowed in designated areas.
- b. Assuming control over a complete pavilion without a reservation is not allowed.
- c. A permit and approval from TPOA Parks & Amenities Manager or CDD staff are required for the use of tents, canopies, inflatable's, large games and rides in the parks. Requests for permits will be evaluated on an individual basis with safety of the park the overriding consideration. No motorized (moving) games or rides will be permitted. Inflatable "bounce houses" will not be permitted at Compton Park or River Park.

Section 2: Grilling and Outdoor Cooking

- a. Grilling and outdoor cooking is allowed in areas designated and equipped for that purpose.
- b. Individuals are not allowed to bring their own grill for outdoor cooking without written permission from the TPOA Parks & Amenities Manager or CDD staff.

Section 3: Recreational Fires

- a. Recreational fires are not allowed in the parks except for in the Amberly Park fireplace or the River Park fire pit.
- b. Fires in the Amberly fireplace and River Park fire pit shall not be left unattended and must be extinguished no later than 6:00 PM.
- c. Only cut logs and charcoal briquettes are allowed to be burned. The harvesting of live or dead wood from any park area is not allowed.
- d. Portable fire pits are not allowed.

Section 4: Swimming, Boating and Fishing

- a. No bathing, wading, or swimming is allowed in ponds or lakes in Tampa Palms CDD parks.
- b. Fishing is not allowed in Tampa Palms parks, except on River Park dock.
- c. No boats, canoes, rafts, or any other flotation device is allowed in Tampa Palms Park lakes or ponds.
- d. Canoes may be launched into the Hillsborough River from the TPOA's River Park dock.

Section 5: Paths and Trails

- a. Designated pathways, trails and surfaces may be used by bicyclists, pedestrians, and other users.
- b. Pedestrians shall have the right-of-way at all times. Bicycle riders shall observe and obey all traffic laws, traffic signals and directional signs.
- c. Bicycle riders shall operate in a safe and controlled manner.
- d. Designated bicycle racks are provided for bike parking. Bikes should not be left out where they may endanger other park visitors.
- e. The use of in-line skates, skateboards, roller skates, roller skis, freestyle or mountain and offroad bicycling and self-propelled scooters is prohibited in the parks.

- f. Permanent and/or temporary pathway or trail markings shall not be placed on any CDD, TPOA or City pathway or trail without written permission from the respective CDD or TPOA staff.
- g. Motorized vehicles shall not be used on park paths and sidewalks.
- h. People with mobility, circulatory, respiratory, or neurological disabilities may use power devices for mobility such as powered wheelchairs and scooters and other "power-driven mobility devices" (OPDMD).

Section 6: Wildlife and Environmental Protection

- a. Attempts to kill, injure, harass, remove, or unnecessarily disturb fish, waterfowl, singing or other birds, deer or any wildlife creatures within park property is not allowed.
- b. The feeding of any wildlife creatures within park property is not allowed without written permission from the CDD or TPOA staff.
- c. Tampa Palms is home to many species and varieties of wildlife that both reside in or transit the area, especially the conservation and wetland areas as well as its parks. Some of these varieties can be or are dangerous if approached. They include, by example and not by limitation, alligators, snakes, coyotes, foxes, bobcats, owls, hawks, bears, Florida panthers, feral hogs, raccoons, armadillos, and snapping turtles. There are also some species that are protected by law, such as Sandhill Cranes, soft-shelled turtles, and box turtles. **Do not approach or feed wild animals**. Feeding wild animals makes them associate humans with food and increases the danger. Neither the CDD nor the TPOA will be responsible for injury from wild animals.
- d. The abuse of any natural resource within the park system is not allowed, nor is the removal of any natural resource from within the park system without written permission from the CDD or TPOA staff. This includes but is not limited to trees, plants, shrubs, flowers, soil and turf.

Chapter 5: Vehicles in Parks and Recreation Facilities

Section 1 Operation of Motor Vehicles

- a. The operation of any motor vehicle within a park is only allowed in designated parking areas.
- b. Motor vehicle parking is not allowed in any area designated "no parking" either by painted curb, signage, or both.
- d. Motor vehicles parked illegally on park property may be tagged and/or towed at owner's expense.
- e. Children and/or pets shall not be left unattended in vehicles.

Chapter 6: Pets in Parks

Section 1: Service Animals

Service animals are defined by the Americans with Disabilities Act (ADA) as a dog that is trained and certified to assist persons with disabilities are allowed in all park areas and facilities. The tasks performed by a service animal must be directly related to the person's disability, and the dog must be harnessed, leashed, or tethered while in public spaces, include our parks and courts unless these devices interfere with the service animal's work or the person's disability prevents use of these devices. Most dogs trained as service animals are NOT carried but remain on the ground. Park staff and security personnel may inquire whether the animal is required because of a disability, and what tasks the animal is trained to perform. Members may NOT be asked for documentation of the service animal's training or the nature of the member's disability.

Section 2: Dogs

Section 2: Emotional Support Animals

Emotional support animals are defined by the Americans with Disabilities Act as those that can provide comfort and support just by being with people with any of many different emotional conditions (by way of example and not exclusion, anxiety, depression, bipolar disorder, mood disorder, panic attacks, fear or phobias, etc.) It can be any animal and is not limited to being a dog. Generally, a letter from a licensed mental health professional stating the need for an emotional support animal is necessary (especially if the animal is a "exotic" one), and persons being asked to accept an emotional support animal as such may request such certification.

Section 3: Safety Concerns

The ADA does not override legitimate safety concerns of a community. Because of such concerns, it is recognized that any animal running free on our courts can present a danger, especially by being a trip hazard, to residents using the courts or to the animal itself. As a result, no animals of any kind are permitted on tennis, pickleball or racquetball courts, though they are allowed in the other areas of the parks if properly controlled and housebroken (sanitation is a safety concern as well). Trained and certified service animals, as distinguished from emotional support animals, are allowed in CDD and TPOA buildings (as distinguished from the courts). Any dogs or other domestic animals other than service animals are not allowed inside buildings in the parks without written permission from the TPOA or CDD staff. Residents or their guests with animals violating these rules my be required to leave the parks, and may be barred from the parks for repeated violations.

Section 4: Dogs

In general dogs are welcome in TPOA and CDD parks other than the courts and buildings, with the following restrictions:

a. Dogs must be effectively restrained on a leash, harness or tether no longer than six feet held by the owner or a responsible person.

- b. Owners and/or handlers of dogs must prevent their animals from the pursuit or harassment of wildlife or wildlife nests, burrows, or habitat in any park property.
- c. An owner or person handling a dog is responsible for solid waste clean-up and must carry a device for such clean-up.
- d. Any member or guest violating these rules may be asked to leave the parks. Persons who commit repeated violations may be barred from the parks from the pursuit or harassment of wildlife or wildlife nests, burrows, or habitat in any park property.

Chapter 7: Park Security Procedures

Section 1: Access to Parks

Tampa Palms CDD parks are available to residents of the Tampa Palms CDD and those who are members. TPOA-owned parks are available only to residents of Tampa Palms (TPOA Areas 1 and 2).

- a. All individuals entering the parks <u>may be</u> requested to show proof that they are Tampa Palms residents or members unless they are known to the park employee or CDD/TPOA designated security company officer on duty. Even residents and members known to the park attendants will be asked to show ID from time to time.
- b. It is required that those who arrive to use the tennis courts "sign in" with the attendant before beginning their game to avoid interruption in the event the attendant or security personnel require proof of ID.

Section 2. Acceptable forms of ID include

- a. TPOA- issued resident identification
- b. A driver's license that indicates an address included in the Tampa Palms Area 1 or 2 street list (see attached).
- c. A utility bill or other official correspondence addressed to the individual at a Tampa Palms Area 1 or 2 street address.

Section 3: Residents Without ID

Residents who live in the Tampa Palms but whose driver's license does not carry a street address within the Tampa Palms and who do not have a TPOA resident ID will:

- a. Be required to fill out a resident card to include name, address, driver's license number and telephone number.
- b. Will be admitted to the park for a single day (or weekend for River Park)
- c. Be required to contact the CDD (813 977-3933) or TPOA Parks & Amenities Manager (813 977-3337) for a permanent ID card or confirmation of residency.
- d. All resident cards will be retained and checked when a new request to enter. If an individual has previously claimed residency and been granted temporary access but did not obtain an ID, they will not be admitted.

Section 4. Guest

- a. Each Tampa Palms resident (resident shall mean "household") may bring two guests to the parks. Residents must sign-in guests (see attached sheet).
- b. Family members under 18, accompanied by a resident, are not considered "guests" for the purpose of establishing only two guests.

Section 5. Non-Residents

Non-residents who come to any park unaware that Tampa Palms parks are private will be treated with respect and greeted as guests of the community.

- a. The TPOA/CDD Park attendant or security officer will explain that the park(s) are private and why [because they are paid for solely by the owners of Tampa Palms property].
- b. The TPOA/CDD park attendant or security officer will ask that the visitor sign in for the day and the visitor will be allowed to remain in the park for the day, though not granted use of the pool, tennis, racquetball, pickleball or canoe launch facilities. If a non-resident has once been granted temporary access, they will not be readmitted on subsequent days.
- c. The TPOA/CDD park attendant or security officer will provide the visitor with a handout describing other nearby parks which are open to the public in the general area, along with driving directions.

Chapter 8: Tampa Palms CDD Tennis & Racquetball Court Rules and TPOA Tennis & Pickleball Rules

For the convenience of all, the use rules for the Tampa Palms CDD tennis courts are consistent with the use rules of the Tampa Palms Owners Association tennis courts.

- a. All players must wear non-marking tennis shoes and appropriate tennis or racquet ball attire.
- b. Courts are for tennis only and may not be used for any other purpose. Roller skates, skateboards, scooters, bicycles, lacrosse equipment etc. are strictly prohibited.
- c. Courts are for the exclusive use of Tampa Palms residents (see village list page 12) and members (Hampton only). The courts are also open to <u>any guest playing with a Tampa Palms resident. That guest may be a coach.</u>
- d. Owners/members may bring three guests to play tennis to facilitate doubles play. Only one court may be used: there must be a resident/owner/member on every court.
- e. Owners or members may reserve courts only one and a half hours a day. **Owners must leave the courts promptly at the end of their reservation**. If no one <u>is scheduled or waiting to play, the park attendants will reassign a court for continued play.</u> (One reservation per day per household.)
- f. Reservations start on the hour or the half hour and are void if not used by 15 minutes after reservation time.
- g. To discourage ineligible use of the courts, all owners/members and guests must sign-in before each session and will be assigned a court for use.
- h. Players may not make comments or express complaints to or about other players, or even approach other players to trade courts or times. Any such requests should be discussed with the park attendants.
- i. Reservations are accepted from owners <u>no more than 24 hours in advance</u>. Reservation requests may be left on the voice answering system but if left more than 24 hours in advance of the requested time, the reservation request will not be honored.
- j. When making court reservations, owners or members should provide their name and address. All players should have Tampa Palms CDD or TPOA appropriate ID when checking in.
- k. To encourage fair playing times during peak hours of use for the tennis, racquetball, and pickleball courts, they are to be reserved on Saturday and Sunday's at the specific starting times of 8:00am, 9:30am, 11:00am, and 12:30pm.

The Tampa Palms parks are a place for recreation and enjoyment. The Tampa Palms CDD and the TPOA take very seriously their responsibility to provide a safe and peaceful environment where owners and members may take pleasure in their parks.

These tennis court use rules have been established to provide a framework for assuring a safe and tranquil environment. Failure to adhere to these rules will result in removal of park-use privileges.

1st offense 1 week

2nd offense 1 month 3rd offense 3 months