



**GLENWOOD PARK POOL COMMUNITY ASSOCIATION, INC.
COMMON AREA RESERVATION REQUEST FORM**

(Submit at least two (2) weeks prior to requested event with paid fees and a completed INDIVIDUAL WAIVER, RELEASE, AND INDEMNITY AGREEMENT. You will be notified as soon as your request is approved. Submitting this request is not a guarantee that the Glenwood Park Pool will be able to accommodate your event.)

--	--	--

Name Phone Number Email Address

Mailing Address (Street Address, City, State, Zip)

--	--	--	--

Event Name (What You're Celebrating) Event Date Day of the Week Time (Circle One)*

10a-1p 2p-5p 7p-10p

**There is a 3-hour time limit for all parties; all non-members of the party shall leave the pool area after party window is over. Reservations are not taken for Holidays due to member usage.*

Total Participants**

***20 Participant maximum Friday-Sunday. This includes hosts, members, children and adult supervisors (1 per 5 children required).*

1		11
2		12
3		13
4		14
5		15
6		16
7		17
8		18
9		19
10		20

Participants (Attach List of Additional Participants if Needed)

By signing the below, I agree to all provisions of this Reservation Request Form and the Glenwood Park Pool Rules and By Laws.

Signature of Member Organizing Event

Date

Please make two (2) separate checks out to the Glenwood Park Pool Community Association, Inc. One check shall include the Event Fee (\$150). The second check shall be the deposit (\$200). The Event Fee check will be deposited and the Deposit check will be held. If there is no damage to the common areas of Glenwood Park from your Event, the deposit check will be destroyed.

Please send completed form and waiver to pool@glenwoodpark.com. Once we receive form and checks your reservation will be sent to pool board for approval.



INDIVIDUAL WAIVER, RELEASE, AND INDEMNITY AGREEMENT

WAIVER AND RELEASE. In consideration of the use of the property commonly known as the Glenwood Park Pool and Picnic Area located within the common areas of Glenwood Park, a neighborhood in Atlanta, Georgia, owned by GLENWOOD PARK POOL COMMUNITY ASSOCIATION, INC., a Georgia non-profit corporation (hereinafter referred to as the “Property”), in connection with the scheduled _____ to be held on the Property (the “Special Event”), I HEREBY RELEASE, acquit, and forever discharge GLENWOOD PARK POOL COMMUNITY ASSOCIATION, INC., GLENWOOD PARK NEIGHBORHOOD ASSOCIATION, INC., GREEN STREET PROPERTIES, LLC, GLENWOOD PARK, LLC, and their owners, affiliates, shareholders, officers, directors, managers, insurers, members, employees, agents, contractors and subcontractors (collectively, the “Released Parties”) from any and all rights, causes of action, suits, claims, charges, complaints, demands, liabilities, obligations, promises, agreements, controversies, damages, losses, expenses and/or costs (collectively, “Actions”) of any nature whatsoever, whether in tort or in contract, at law or in equity, known or unknown, contingent or fixed, suspected or unsuspected, which I may now have, or have in the future against the Released Parties on account of personal injury, property damage, death, product hazard or accident of any kind, arising out of or in any way related to my use of the Property, in connection with the Special Event, whether that use is supervised, unsupervised, however the injury or damage is caused, including, but not limited to, the negligence of the Released Parties.

INDEMNITY. Without in any way limiting any of the rights and remedies otherwise available to the Released Parties, and in consideration of my use of the Property, in connection with the Special Event, I hereby agree to indemnify and hold harmless the Released Parties from and against any and all Actions of any nature whatsoever, whether in tort or in contract, at law or in equity, known or unknown, contingent or fixed, suspected or unsuspected, arising directly or indirectly from or in connection with my use of the Property in connection with the Special Event. Such indemnity shall include all costs, attorneys’ fees and expenses actually incurred in the defense of any such claim or any action or proceeding brought with respect thereto.

ASSUMPTION OF RISK. I hereby certify that I have full knowledge of the nature and extent of the risks inherent in the use of the Property in connection with the Special Event and I am voluntarily assuming any and all risks. I understand that I will be solely responsible for any and all losses or damages that I may sustain or inflict while using the Property in connection with the Special Event, including, but not limited to, bodily injury, disfigurement, pain and suffering, partial or total disability, product hazard, wrongful death, property damage, and/or financial loss, and that by executing this Agreement, I am relieving the Released Parties of any and all liability for such losses or damages.

OTHER. I understand that this Agreement is to be enforced to the fullest extent permitted by the laws of the State of Georgia, and therefore if any provision hereof is found to be invalid or unenforceable, in whole or in part, then such provision shall be deemed severable, and the remaining provisions hereof shall remain in full force and effect and shall be enforced as if such provision had never been a part hereof.

BY SIGNING BELOW, I ACKNOWLEDGE THAT I HAVE READ AND UNDERSTAND THE TERMS AND PROVISIONS OF THIS INDIVIDUAL WAIVER, RELEASE, AND INDEMNITY AGREEMENT, AND AGREE TO ITS PROVISIONS.

Signature of Member Organizing Event

Date