

CAPE CORAL CHARTER SCHOOL AUTHORITY HOLD HARMLESS AGREEMENT

The undersigned, in consider CAPE CORAL CHARTER SO			
which rental and/or use of sp	ace shall be on	RENTAL DATE	at the
following location, and does hereby hold the sa from any and all claims, caus attendant attorney fees and I the said Cape Coral Charter occupancy by the undersigned against the said Cape Coral negligence on the part of or agreement should not be subthe purpose and intent of this Charter School Authority har result of negligent action or rundersigned, its agents or en	id Cape Coral Chart ses of action, demanditigation costs which School Authority arised, which any said point to technical defeations from any and rental use of the aborted.	er School Author ds, suits, or othe any person may sing out of said reerson may make ority by reason or empenses, it being unlemnify and hold all claims, of any	rity harmless or actions and pursue against ental, use or or prosecute of any action or ployees. This inderstood that the Cape Coral person, as a
Renting Organization:			
Primary Contact:	Title	2:	
Signature:	Dat	e:	