INDEMNITY AGREEMENT

The undersigned , ________ the owner of Unit______[hereinafter referred to as "the Indemnitor"], hereby agrees to indemnify Harbour Woods Association, Inc. [hereinafter referred to as "the Indemnitee"], including its agents and employees, from and against any and all claims, damages, losses, and expenses (including without limitation reasonable attorney's fees, statutory or otherwise) sustained or incurred for injury to any person or property in, about, and in connection with the function held at Indemnitee's clubhouse, whether such injury occurs on or off of the property owned by Indemnitee from any cause whatsoever, unless such injury shall be caused by the Indemnitee's own negligence, willful misconduct.

The indemnity set forth above includes without limitation, the obligation to defend any action, arbitration, judicial proceeding, or any adversarial or enforcement proceeding brought by anyone alleging a claim falling within the coverage of the indemnity and also includes all legal fees and expenses incurred in any such defense.

Dated:	

Print Name: _____

Signature:

HARBOUR WOODS CLUBHOUSE RESERVATION FORM

UNIT OWNER(S)/RENTER(S) NAME:			
ADDRESS:			
TELEPHONE:			
DATE:	TYPE OF FUNCTION:		
HOURS: FROM:	то:		

Send form and \$100 check made payable to Harbour Woods Association to:

Paul Greenberger 69 Harbour View Place Stratford, CT 06615 203-612-4327

CONDITIONS REGARDING USE:

1. Unit owner/renter accepts full responsibility for the actions of any and all individuals consuming alcohol at his/her function. The unit owner/renter agrees to hold the Association harmless for any liability which may arise as the result of any action taken by the unit owner/renter or the unit owner's/renter's guests.

2. Your reservation is confirmed when a check for \$100, this completed form and the completed Indemnity Agreement, all signed and dated, is returned to the association President or Management. Management will contact you if there are any scheduling conflicts. Any questions regarding your reservation should be directed to management.

3. The unit owner/renter agrees not to remove any equipment, furniture, utensils, and/or appliances from the premises. Any and all costs associated with the replacement of any such item(s) will be billed to the unit owner/renter.

4. The unit owner/renter agrees to clean the Clubhouse after use, and return it to the condition in which it was found. Any and all costs associated with the expense of cleaning, repairing

or replacing damage to the Clubhouse, associated with the rental, will be billed to the unit owner/renter.

5. Participation by the unit owner/renter during the entire function <u>is required</u>.

6. When the Clubhouse is used for a group function, <u>the pool area will not be used under any</u> <u>circumstances</u>.

7. Music and/or entertainment must be contained within the Clubhouse.

8. The unit owner/renter agrees to abide by all of the Association's Rules and Regulations and will advise guests of all parking regulations.

REQUIRED CLEAN-UP:

Main Hall:

- Put away extra furniture
- Clean tables
- Vacuum Rug
- Clean Floor

Kitchen:

- Remove all food
- Empty refrigerator
- Empty dishwasher
- Put away dishes
- Clean stove and wash broiler pan
- Remove all trash
- Clean counters and floor

General:

- Clean restrooms
- Close all windows
- Adjust heat to 50 degrees or air conditioning to 80 degrees, as appropriate
- Turn off all lights
- Lock all doors
- Dispose of trash at the marina garbage area <u>or</u> at the owner's/renter's unit

UNIT OWNER/RENTER: _____ DATE: _____

SIGNATURE: _____