## INDEMNIFICATION AGREEMENT

Indemnification Agreement between (renter) NameAddress	
Phoneand SPINNAKER OVE YACHT CLUB ASSOCIATION, Laconia, Belknap County, New Hampshire.	with a principal place of business at P. O. Box 6072, Union Avenue,
In consideration of the following mutual covenants and acknowledged, the parties agree as follows:	for other good and valuable consideration, receipt of which is hereby
1. By entering into this Agreement with the Renter, the Assorthe lease between the owner and the renter for the rented up	ociation does not hereby adopt, accept, agree to or acquiesce in the terms init at Spinnaker Cove Yacht Club.
	litions, restrictions, covenants, terms, rules and requirements contained in Club, a Condominium, the By-Laws of the Spinnaker Cove Yacht Club, as amended from time to time.
renter indemnifies and holds the Association harmless from attorney's fees and court costs, which the Association ma appurtenant limited common area and the common area w	e caused by the negligence of the Association, its employees or agents, the any actual loss, cost, damage, harm and expense, including reasonable as sustain, suffer or incur by reason of the use of the leased unit, its which together comprise the premises of Spinnaker Cove Yacht Club, a ees, their patrons, their agents, and any other persons while any of the one in an activity related to the use of the premises.
4. This Agreement shall be effective as of the date of executi	on by the renter.
5. This Agreement and the rights of the parties shall be gover	rned under the laws of New Hampshire.
expense, including reasonable attorneys' fees and court cost	forceable by the Association as to any particular loss, cost, damage and s, if notice of the alleged or threatened loss, cost, damage, expense, claim ) days of actual knowledge being received by Association of said claim or proceedings.
	rovisions of this Agreement that notice be given by one party to the other, ested, postage prepaid to the address of each party as contained in this ng of a different address to be used for notices.
8. Any notice shall be effective when mailed to the renter an	d Association at their respective addresses.
	d, discharged or terminated orally, by telephone or by any other means nst whom enforcement of the change, waiver, discharge or termination is
Date:	
Renter Signature	Renter Signature
Renter Print Name	Renter Print Name
Witness Signature	Witness Print Name