

## CAPE CORAL CHARTER SCHOOL AUTHORITY

## **HOLD HARMLESS AGREEMENT**

The undersigned, in conside CAPE CORAL CHARTER S	•	•	•
which rental and/or use of s	pace shall be on	RENTAL DATE at the	е
following location,and does hereby hold the safrom any and all claims, cau attendant attorney fees and the said Cape Coral Charte occupancy by the undersign against the said Cape Cora negligence on the part of or agreement should not be sufficient of the Charter School Authority has result of negligent action or undersigned, its agents or expectation of the control of the	aid Cape Coral Charterses of action, demand litigation costs which ar School Authority aris ned, which any said per I Charter School Author by the undersigned, it ubject to technical defeats agreement is to independent and a rental use of the above	er School Authority harmleds, suits, or other actions any person may pursue a ing out of said rental, use erson may make or prosecutive by reason of any actions agents or employees. The same it being understook emnify and hold the Cape all claims, of any person, and claims, of any person, and continues and continues.	ess and against e or cute ion or This d that e Coral as a
Renting Organization:			
Primary Contact:	Title:		
Signatura	Data		