YORK CONDOMINIUM CORPORATION NO. 374 14 NEILSON DRIVE, ETOBICOKE

REQUEST FOR RENTAL OF PARTY ROOM

DATE OF REQUEST:		DATE OF EVENT:	
FROM:	a.m./p.m. TO:a.m./p.m.		
NAME OF PE	RSON MAKING RESERVATI	ON:	
SUITE NO:	OWNER:	TENANT:	
TELEPHONE NO: (BUS)		(HOME)	
PURPOSE OF	THE RESERVATION:		
APPROXIMA	TE NUMBER IN ATTENDAN	CE:NOT TO EXCEED 40.	
*NOTE:	RELATED FUNCTION. TH DIRECTORS OR THEIR AP	BE USED FOR ANY COMMERCIALLY- E DECISION OF THE BOARD OF POINTEE WILL FINALIZE THIS MATTER.	
	THE ROOM MUST BE VAC	ATED BY THE FOLLOWING:	
	FRIDAY & SATURDA SUNDAY	AY 1:00 A.M. 12:00 P.M.	
OUTLINED	ON THIS FORM AND THE AC	ON, ALL TERMS AND CONDITIONS CCOMPANYING CONDITIONS FOR USE OF OWLEDGED AND ACCEPTED.	
RENTAL FEE DEPOSIT:	E: \$50.00 RECEIV \$200.00 RECEIV	ED: Y N ED: Y N	
(THE \$200.00 CLEAN AND	D DEPOSIT WILL BE RETURN TIDY MANNER AND NO DAI	TED PROVIDING THE ROOM IS LEFT IN A MAGE HAS OCCURRED, INCLUDING GE TO BE DISPOSED WITHIN 12 HOURS)	

THE PERSON RESERVING THE ROOM AGREES TO THE FOLLOWING "CONDITIONS"

- 1. ACCEPT FULL RESPONSIBILITY FOR ANY LOSS OF, OR DAMAGE TO THE FACILITIES.
- 2. BE RESPONSIBLE FOR THE CONDUCT OF THEIR GUESTS WHO MUST REMAIN IN THE PARTY ROOM.
- 3. ACCESS TO THE ROOM TO BE GAINED THROUGH THE HOST THE SUPERINTENDENT WILL NOT ALLOW ACCESS.
- 4. USE OF ALCOHOLIC BEVERAGES MUST CONFORM TO L.C.B.O. REGULATIONS. LIQUOR MUST NOT BE SOLD OR SERVED TO MINORS.
- 5. THE CORPORATION ACCEPTS NO RESPONSIBILITY FOR EQUIPMENT OR PERSONAL ITEMS BEFORE, DURING OR AFTER THE FUNCTION.
- 6. GUESTS MUST BE ADVISED PARKING IS LIMITED.
- 7. THE CORPORATION RESERVES THE RIGHT TO TERMINATE THE FUNCTION AT ANY TIME IF THE RULES ARE NOT ADHERED TO WITH NO REFUND OF THE DEPOSIT.

IT IS UNDERSTOOD AND AGREED THAT DUE TO THE LOCATION OF THIS PARTY ROOM, THAT ALL MUSIC AND SOUND SYSTEMS MUST BE KEPT AT A REASONABLE LEVEL AT ALL TIMES.

SIGNATURE:	DATE:	
INSPECTION PRIOR TO FUN	CTION: ALL OKAY	
INSPECTION AFTER FUNCT	ION: ALL OKAY	

C:\DATA\WPDATA\Y.C.C. #374\Party Room Agreement eff Feb 09.wpd