Exhibit 20

RELEASE AND INDEMNIFICATION

THE STATE OF TEXAS

COUNTY OF HARRIS §

KNOW ALL MEN BY THESE PRESENTS

recreation center (the "Recreation Center") serving the Resident WHEREAS, the undersigned Resident (hereinafter re	eferred to as the "Resident"), desires to reserve the Recreation the same for a
(Date)	(Time)
WHEREAS, the Association is willing to allow the Recenter for such purpose and on such date(s), but only upexpressly agrees to be bound:	esident to conduct such private party and utilize the Recreation on the following terms and conditions, to which the Resident
to return the Recreation Center to its condition prior to rental.	ident agrees to be responsible for any and all repairs necessary Further, Resident will pay, upon presentation, any invoice(s) for allow a lien to be filed against his/her property (at the address
Recreation Center, or for any claims or demands of any kind property incurred or sustained by the Resident or any of the	of any kind arising out of the Resident's use or occupancy of the different resulting from loss of life, personal injury and/or damages to Resident's guests, invitees, licensees, employees, agents, or y, from or out of the Resident's use of the Recreation Center for
Resident agrees, and by these presents does agree, to indemnife employees, agents, successors and assigns harmless from any expenses (including attorneys' fees) in connection with the loss of property arising or alleged to arise directly or indirectly from or outpon or within the Recreation Center before during and/or after proguests, invitees, employees, agents, and/or contractors are in roduring and/or after the private party to be held by the Resident; a him/her/themselves has/have released and do/does hereby releasion negligence for the residents and the Association: employees from and against any and all such claims, actions and/or damage use of the Recreation Center for the above stated purposes.	and all claims, liabilities, actions, charges or of life, personal injury, and/or damage to ut of the occurrence of any event or incident orivate party. While the Resident, or his/her ute to or from the Recreation Center before, and the Resident, on behalf of ase the Association for its sole negligence and s. officers, agents, successors and assigns
The Association shall not be held responsible for any liability due served on the premises.	to or resulting from alcoholic beverages
Lifeguard fees are to be the direct responsibility of the Resident, Resident with the Association's pool contractor.	and arrangements are to be made directly by
EXECUTED this day of, 20	Resident:
	Address:
THE STATE OF TEXAS § COUNTY OF	
BEFORE ME, the undersigned authority, on this day pe the person whose name is subscribed to the foregoing instrumen the purposes and consideration therein expressed.	rsonally appeared, known to me to be it, and acknowledged to me that he/she executed the same for
GIVEN UNDER MY HAND AND SEAL OF OFFICE this day	y of, 20
	Notary Public. State of Texas