

Indemnification Agreement

To: New Jersey Youth Soccer Association

From: _____
(Facility Name)

IT IS HEREBY AGREED that the above-named facility shall indemnify and hold harmless the New Jersey Youth Soccer Association from any claims made regarding sponsorship of any indoor leagues or tournaments. We understand that we are responsible for complying with all sanctioned indoor facility rules annexed hereto and that our continued approval is conditioned upon payment of the \$750.00 fee as provided, as well as our continuing to comply with all of the state rules and make remittances as required regarding the payment for all indoor passes.

IT IS FURTHER UNDERSTOOD AND AGREED that NJYS is not sponsoring the indoor leagues or tournaments, but only authorizing your facility to host a league or a tournament. All member organizations of the NJYS wishing to host a tournament must, notwithstanding your facility's approval, obtain permission to host a tournament in accordance with the organization's rules.

IT IS FURTHER UNDERSTOOD AND AGREED that failure to adhere to any of the rules shall be grounds for NJYS to revoke our agreement immediately upon written notice.

IT IS FURTHER UNDERSTOOD AND AGREED that it is the facility's responsibility to assure that all players are carded in order to ensure that appropriate insurance covering all players and officials is in place. It is the responsibility of the facility hosting the said leagues or tournaments to utilize current, licensed USSF officials.

Witness/Attest:

By: _____

Note: If the facility is a corporation, this document must be signed by an officer of the corporation and witnessed by the secretary of the corporation and the appropriate corporate seal must be affixed over the secretary's signature.