Release for Automobile Accident

This Re		cident ("Release") is made o	nday of	, 20
		, at	, at	
(Relea	isor janu			
Releas	ee:	at		[Address]
("Relea	see").			
1.	its affiliates, successors anyone claiming through corporate capacities froi disputes, demands, dam Releasor has or ever ha Parties arising out of or	aiming on Releasor's behalf and assigns, officers, emplo them (collectively, the "Release and any and all claims, liabilities nages, causes of action of any and or may in the future have a relating to the damage, loss that occurred on [Description of the damage]	oyees, representatives, par leased Parties"), in their ind es, obligations, promises, a ny nature and kind, known against Releasee or any o or injury sustained by Rele	rtners, agents and dividual and/or agreements, or unknown, which f the Released easor as a result of
		[Description	n of vehicles and drivers in	volved] ("Claims").
2.	In exchange for the rele	ase of Claims, Releasee will	l provide Releasor a paym	ent: (Check one)
	☐ In the amou	unt of \$		
	Of		[Item descript	ion].
		payment, Releasor agrees t ion of any present and prosp		full and complete
3.	acted wrongfully with res	oe in any way construed as a spect to Releasor or any othe e for any purpose, or that Re	er person, that it admits lia	ability or
4.	representatives, and exe assigned or transferred severable. If any provision enforceability of any oth parties and supersedes the parties concerning the amended or modified, ex	inding upon the parties and the ecutors. Releasor has the autory Claims to any other partion is held to be invalid or under provision. This Release coany and all prior oral or writting the subject matter of this Release except by a written document and by and construed in accordance.	uthority to release the Clair ty. The provisions of this Repended in the provisions of this Repended in the provisions of this Repended in the provision of the	ms and has not delease are fect the validity or ment between the andings between ot be altered, ne terms of this

5. Both parties represent they fully understand their right to review all aspects of this Release with attorneys of their choice, that they have had the opportunity to consult with attorneys of their choice, that they have carefully read and fully understand all the provisions of this Release and that they are freely, knowingly and voluntarily entering into this Release.

SIGNATURES

Signature of Releasor	Date
Printed Name of Releasor	
Timed Name of Neleasor	
Signature of Releasee	Date
Printed Name of Releasee	

Signed in the presence of:	
NATI O'	
Witness Signature	
Witness Name	
withess name	
Address	
Address	
Witness Signature	
Witness Name	
Address	

NOTARY ACKNOWLEDGEMENT:

State of)		
County of) ss:		
County of)		
The foregoing instrument was ac	knowledged before me this	day of	, 20 ,
by the undersigned,	. who is personally kno	own to me or satisfactor	rily proven to me to
be the person whose name is su	bscribed to the within instrum	nent.	, ,
Signature			
· ·			
Notary Public			
rvotary i dollo			
My Commission Expires:			