Release for Automobile Accident

This R		e Accident ("Release") is made on	day of	, 20
Releas	sor:	, at		[Address]
("Relea	asor") and			
Releasee:		at		[Address]
("Relea	asee").			
1.	Releasor and anyone claiming on Releasor's behalf release and forever discharge Releasee and its affiliates, successors and assigns, officers, employees, representatives, partners, agents and anyone claiming through them (collectively, the "Released Parties"), in their individual and/or corporate capacities from any and all claims, liabilities, obligations, promises, agreements, disputes, demands, damages, causes of action of any nature and kind, known or unknown, which Releasor has or ever had or may in the future have against Releasee or any of the Released Parties arising out of or relating to the damage, loss or injury sustained by Releasor as a result of the automobile accident that occurred on			
		[Description of	location] in	[City],
		[State] involving:		
		[Description of v	vehicles and drivers in	volvedl ("Claims")
2.	In exchange for the release of Claims, Releasee will provide Releasor a payment: (Check one)			
	\square In the a	mount of \$		
	□ Of		[Item descripti	on].
		such payment, Releasor agrees to ac sfaction of any present and prospective		full and complete
3.	This Release shall not be in any way construed as an admission by the Releasee that it has acted wrongfully with respect to Releasor or any other person, that it admits liability or responsibility at any time for any purpose, or that Releasor has any rights whatsoever against the Releasee.			
4.	representatives, ar assigned or transfe severable. If any penforceability of ar parties and supers the parties concernamended or modifi	be binding upon the parties and their of executors. Releasor has the authorierred any Claims to any other party. The rovision is held to be invalid or unenfory other provision. This Release constitutes any and all prior oral or written againg the subject matter of this Release ed, except by a written document sign overned by and construed in accordance.	ity to release the Claine provisions of this Forceable, it shall not a tutes the entire agree greements or underst. This Release may ned by both parties. The	ms and has not Release are ffect the validity or ment between the tandings between ot be altered, ne terms of this

Signature of Releasor

Printed Name of Releasee

Date

Date

Date

Printed Name of Releasee

Date

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.

Signed in the presence of:	
	-
Witness Signature	
Witness Name	-
Address	
Witness Signature	-
Witness Name	_
Address	

NOTARY ACKNOWLEDGEMENT: