FULL AND COMPLETE RELEASE

WHEREAS, on or about	
(""), an adult resident citizen of	County,, was
involved in an automobile accident on	in
County,, when the car he w	as driving collided with a vehicle driven by
(""), ¬	who was insured by
(""); and	
WHEREAS, has	made a claim for alleged damages resulting from
the accident against; and	
WHEREAS, a dispute subsequently	y arose between and
, as the insurer of	, regarding liability for the
accident and any damages to	; and
WHEREAS, a	nd, while denying that
is, or was, liable to	, or to anyone else, including
, the wife of	, for any amount whatsoever as a result
of the aforesaid accident, and further denying	that is, or was, liable to
or	for any alleged damages resulting from the
aforesaid accident, or which could arise out of	the aforesaid accident, have, nevertheless, offered
to pay the sum of	Dollars (\$) to
and	upon the condition that they accept said
amount as a full and complete compromise and	l settlement of any and all injuries, damages, and
other type claims, grievances, demands, action	ns, or causes of action, of whatever nature, which
they have, have had, or may hereaft	er have, against or

, and all of its parents, affiliates, subsidiaries, and any other entities in
privity with it, and each of its officers, directors, employees, agents, servants, attorneys,
successors and assigns, which arise from, or pertain in any manner to, the aforesaid accident, or
any injuries or damages, personal and/or property, resulting therefrom which are being asserted,
which could have been asserted, and which have been asserted; and
WHEREAS, and represent that they are
both adults and have agreed to accept the above and foregoing amount upon the above and
foregoing conditions;
NOW, THEREFORE, for and in consideration of the sum of
Dollars (\$) cash in hand paid, the receipt and
sufficiency of which is hereby acknowledged, we, and wife,
, jointly and severally, for ourselves, our heirs, administrators, executors
and assigns, do hereby release, acquit and forever discharge and
, its parent corporations, and all of its affiliates, subsidiaries, and other
entities in privity with it, and each of its officers, directors, employees, agents, servants,
attorneys, successors and assigns, from any and all losses, injuries, claims, demands, actions,
causes of action, payments, costs, expenses, damages, liability, or grievances of any nature
whatsoever which we have had, which we may now have, or which we may hereafter have,
which in any manner pertain to, relate to, or arise from any personal injury, known and unknown,
property damage, known and unknown, or any other loss of any nature whatsoever sustained as a
result of the aforesaid vehicular accident which occurred on or about,,
involving the vehicle driven by said and the vehicle driven by

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For the same consideration, we, and,
jointly and severally, do hereby agree, understand and acknowledge that this release shall be and
constitute a complete and total bar to the maintenance of any action or suit, at law or in equity,
against, its parent corporations, and all of
its affiliates, subsidiaries, and any other entities in privity with it, and each of its officers,
directors, employees, agents, servants, attorneys, successors and assigns, based upon or in any
manner pertaining to any losses, injuries, claims, demands, actions, causes of actions, payments,
costs, or expenses, which arise from, or in any manner pertain to, any injury or damage to person
or property which may have been sustained as a result of the aforesaid vehicular accident.
And for the same consideration, we, the undersigned, and wife
, jointly and severally, for ourselves, our heirs, administrators, executors
and assigns, do hereby agree to defend, indemnify and hold harmless the aforesaid
, her heirs, executors, administrators and assigns, and
, its parents, affiliates, subsidiaries, and any other entities in privity with it,
and each of its officers, directors, employees, agents, servants, attorneys, successors and assigns,
from any and all costs, expenses, or liability which they may hereafter incur, jointly or severally,
as a result of, or in any manner pertaining to, any injuries or damages, of whatsoever kind or
nature, sustained by and/or, on or about
,, in or as a result of said vehicular accident.
It is expressly understood and agreed that the amount being paid under the terms of this
agreement is in consideration of the settlement of a doubtful claim, and that any an all liability is
expressly denied by and, and that the making of
this settlement agreement and the payment of said Dollars

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	or _							
WITI	NESS OUR S	IGNATURI	ΞS this the $_$	day of		,		
I,		, for	and on b	ehalf of			, attor	neys f
	and			, have expla	ined to 1	my clients	the tern	ns of th
Full and Con	nplete Release	e, and they l	nave repres	ented to me	hat they	fully unde	erstand t	he tern
thereof and	their significa	nce, and h	ave freely	and voluntar	ily sign	ed this Fu	ll and C	Comple
Release.								
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This	the day	ot ,						
This	the day	of,						
This	the day	of ,						
This	the day	of ,						
This	the day	of ,						-
STATE OF $_{ extsf{ iny 2}}$	the day							-

	NOTARY PUBLIC	
My commission Expires:		