UNCONDITIONAL WAIVER AND RELEASE ON PROGRESS PAYMENT (ARIZONA)

TYPE 2 FORM - (Pursuant to A.R.S. §33-1008(d)(2))

Project:					
Job No.:					
The undersigned has been paid and has receives. \$ for all labor, services, equation (Amount of Check) the jobsite or to on the (Person with whom Undersigned Contracted)	luipmer	nt or	material	in the su furnished	
located at (Job Description and/or Location)	and	does	hereby	release	any
mechanics' lien, any state or federal statutory bond right, an any stop notice or bonded stop notice, and any rights under a to claim or payment rights for persons in the undersigned's above referenced project to the following extent. This release services, equipment	any sim	nilar ordina on that th	ance, rule one undersi	or statute re gned has o nent for all I	lated n the
furnished to the jobsite or to(Person with whom Undersigned Co		_through			
only and does not cover any retention, pending modifications date.			,	,	
The undersigned warrants that it either has already this progress payment to promptly pay in full all of its laborers for all work, materials, equipment or services provided for o date of this waiver.	, subcc	ntractors,	materialm	en and sup	pliers
(Type of Work, Materials and/or Equi	pment Fu	urnished)			
The following invoices and pay applications are in	ncluded	d in the	above refe	erenced am	ount:
Date Signed:					
		(Company I	Name)		
	By:	(Signature)			
		(Title)			
		(Claimant's	Phone Numb	ner)	

NOTICE: THIS DOCUMENT WAIVES RIGHTS UNCONDITIONALLY AND STATES THAT YOU HAVE BEEN PAID FOR GIVING UP THOSE RIGHTS. THIS DOCUMENT IS ENFORCEABLE AGAINST YOU IF YOU SIGN IT, EVEN IF YOU HAVE NOT BEEN PAID. IF YOU HAVE NOT BEEN PAID, USE A CONDITIONAL RELEASE FORM.

INSTRUCTIONS FOR USE

Limited Use Agreement.

This Form is provided as a courtesy of National Prelien Services. Users of this form are instructed to read it carefully and use it only for the State first listed in the title. Each State has different laws which apply to the use of construction forms and language which might be acceptable in one state may not necessarily be legally binding and valid for another state. Use of this form should not be construed as the providing of legal advice by National Prelien Services or any of its attorneys. The use of this form does not constitute the formation of an attorney – client relationship between the user and National Prelien Services. National Prelien Services makes no warranty or guarantee of any kind regarding the validity or enforceability of this Form for any legal purpose.

This form may be freely used by any licensed contractor, subcontractor, material supplier or project owner and its representatives so long as such use is without charge. Duplication or use of this form for any commercial purpose by any individual or party charging a fee for services is strictly prohibited. This form may not be re-produced in printed or electronic form if the user is intending to sell or otherwise charge a fee or in which the use would constitute a sale. In layman's terms – if you are a law firm, other service provider, or publisher that intends to charge your client or customer to use this form – don't.

Instructions for Completing Form.

- Complete all sections of the form. Do not leave any lines blank.
- Staple true and complete copies of applicable billing statements, pay applications, rental
 agreements, or other specific invoices for which the document applies directly to the
 form.
- If specific invoices, change orders, or other contract modifications are within the date range listed for the release and they are not final or otherwise in dispute specifically list them as exceptions and attach that page to this release.

Practice Pointer.

Claimant -- The more specific and detailed you are in completing this form the better for all involved.

Owner / General Contractor – Call the Claimant BEFORE relying on the Release to ensure that it is a true and authorized instrument. Faxed copies of this form are generally acceptable if faxed from the Supplier or Subcontractor's business fax number and if you have personally called and verified the signature of the Claimant.