## **GENERAL RELEASE-INDIVIDUAL**

## TO ALL INTERESTED PARTIES KNOW THAT

, Rele	easor	
In consideration of the sum of	(\$	)
Received from and receipt whereof is hereby acknow the Releasee, the Releasee's execut assigns (hereinafter collectively som causes of actions, actions, debts, covenants, contracts, controversies, judgments, damages, executions, cl and/or admiralty, which against executors, administrators, successor the future, by reason of any matter, c of time to the date hereof.	tors, administrators, heirs, sunetimes referred to as "Release sums of money, accounts, promises, agreements, trespass laims, demands whatsoever, in the said Releasees, the Release and assigns have, ever had or	nd discharges ccessors and ees") from all bonds, bills, es, variances, n law, equity asor, his/her may have in
The words "Releasor" and "Relea wherever construction of this instrun		d the plural
This Release may only be changed in	writing.	
IN WITNESS WHEREOF, the day of,		elease on the
WITNESS:		
	Ву:	

State of New York

)ss.:

County of

On the \_\_\_\_\_\_ day of \_\_\_\_\_ in the year \_\_\_\_\_\_ before me, the undersigned, personally appeared \_\_\_\_\_ personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose names(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

An attorney should be consulted prior to the execution and delivery of the form set forth herein.