## BOROUGH OF OAKLAND GENERAL RELEASE

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by the Parties, the Parties do hereby covenant and agree as follows:

1.	Consideration and Release of Claims. For the Sole Consideration of			
		e receipt and	sufficiency whereof is hereby	1
	acknowledged, the undersigned ("Releasing Party"), intending to be legally bound releases and forever discharges the Borough of Oakland, and any other person,			
	partnership, firm, corporation or other entiry charged or chargeable with responsibility or liability and			
	his/her/their/its heirs, executors, administrators, agents, insurers and assigns, former and current			
	elected members, predecessors-in-interest, successors, successors-in-interest, past and present			
	members, shareholders, partners, officers, directors, managers, employees, subsidiaries, affiliates,			
	trustees, agents and representatives (collectively referred to as the "Released Parties")(together, the Releasing Party and the Released Parties shall be known as the "Parties"), from any and all debts, claims, demands, damages, actions, causes of action or suits and liabilities of any kind or nature whatsoever including any claim for contribution or indemnity, which have resulted from or may in the future develop from any occurrence or incident on or about theday of,  which caused damage to the Releasing Party's property (i.e. a mailbox) (the "Occurrence"			
	or "Incident").	ising Party's p	property (i.e. a manbox) (the O	ccurrence
	or meldent).			
2.	Voluntary Settlement. The Releasing Party hereby declares that the terms of this settlement have			
	been completely read and are fully understood and voluntarily accepted for the purpose of making a full and final settlement of any and all present and future claims, disputed or otherwise, and for the			
	express purpose of precluding forever any further or additional claims arising out of the aforesaid			
	Occurrence or Incident. The Releasing Party further state that the foregoing release has been read			
	carefully and contents are known and this rel	ease is signed	as his/her/their/its own free act	and deed.
3.	<u>Complete Agreement.</u> The Parties affirm that the valuable consideration for executing this Agreement are the promises, including releases, expressly contained or described herein. The Parties			
	upon any promise, inducement, representation or statement by the other Party or its agents,			
	representatives, or attorneys about the subject matter, meaning or effect of this Release that is not stated in this document.			
	stated in this document.			
BOROU	UGH OF OAKLAND		RELEASING PARTY	
By:		Ву:		
Name:			Name:	
Title:			Date:	
Title.			Date.	
ATTES	T:			
Name:				
Title:				

Date: