## The Release of Part of Mortgaged Premises

Made this day of

BETWEEN

, residing or located at designated as the Releasor;

,

AND

, residing or located at designated as the Releasee;

Whereas, the Releasor is the holder of a mortgage and the bond, note or other obligation secured thereby, which mortgage is dated , and was made by to upon the lands and premises therein described and was recorded on in the County Clerk/Register's Office of the County of and State of New Jersey, in Mortgage Book on Page .

And Whereas, the Releasor at the request of the Releasee has agreed to release the lands and premises herein described from the lien of the said mortgage and to retain the lien of the said mortgage upon the remainder of the lands and premises therein described.

Now Therefore the Releasor, for and in consideration of \$ , lawful money of the United States of America, to the Releasor in hand well and truly paid by the Releasee at or before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged and the Releasor being therewith fully satisfied, to the intent that the following described lands and premises shall be released, discharged and freed from the lien of the said mortgage but that the remainder of the lands and premises described in the said mortgage shall remain as security for the payment of the money remaining due there under and the performance of the covenants and conditions therein contained, does by these presents release, quitclaim, grant and convey unto the Releasee forever,

All that certain tract or parcel of land and premises, hereinafter particularly described, situate and being in the of in the County of and State of New Jersey, more particularly described as follows:

## SEE ATTACHED SCHEDULE A, LEGAL DESCRIPTION

Together with all and singular the buildings, improvements, ways, woods, waters, watercourses, right's, liberties, privileges, hereditaments and appurtenances to the same belonging or in anyway appertaining; and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, and of every part and parcel thereof; And also all the estate, right, title, interest, use, possession, property, claim and demand whatsoever, of the Releasor both in law and in equity, of, in and to the premises herein described, and every part and parcel thereof, with the appurtenances. To have and to hold all singular, the premises herein described, together with the appurtenances, unto the Releasee and to Releasee's proper use and benefit forever, free from the lien of the said mortgage.

In all references herein to any parties, persons, entities or corporations, the use of any particular gender or the plural or singular number is intended to include the appropriate gender or number as the text of the within instrument may require.

Wherever in this instrument any party shall be designated or referred to by name or general reference, such designation is intended to and shall have the same effect as if the words "heirs, executors, administrators, personal or legal representatives, successors and assigns" had been inserted after each and every such designation.

In Witness Whereof, the parties hereto have hereunto set their hands and seals, or caused these presents to be signed by their proper corporate officers and their corporate seal to be hereto affixed, the day and year first above written.

WITNESS:				
STATE OF	COUNTY OF	SS:		
me and acknowledged person): 1. is named in and pers	under oath, to my satist sonally signed this docu delivered this document	faction, that this per ment;	son (or if mor	rsonally came before e than one, each
	NOTA	ARY PUBLIC		
STATE OF	COUNTY OF	SS:		
1. was the maker of the				
named in this instrume	nd did execute this instru nt; nt as the act of the entity			the entity

NOTARY PUBLIC

## ESTOPPEL CERTIFICATE

The undersigned hereby certifies and as a valid lien upon the residue of sa mortgage and the bond, note or othe principal, together with interest therea are no set-offs, counterclaims or defe against the same, in law or in equity, the original terms thereof, except	id lands and pre r obligation secu on from a enses	mises and that th ired thereby, the t the rate of	nere is due on the sai sum of \$ on ac percent per year, t	d ccount of hat there
STATE OF COUNTY ( I certify that on, and this person acknowledged under (1) is named in and personally (2) signed, sealed and deliver NOTARY PUBLIC	oath, to my sati	sfaction, that: ument;	personally came b	oefore me
STATE OF COUNTY (	OF	_ SS:		
I certify that on, and this person acknowledged under (1) was the maker of the attac (2) was authorized to and did entity named in this instrument; (3) executed this instrument as	oath, to my sati hed document; execute this inst	sfaction, that: rument as		
NOTARY PUBLIC				
RECORD AND RETURN TO:				

## SCHEDULE A LEGAL DESCRIPTION