**Legal Note:** The Documents here are provided for your information and that of your immediate family only. You are not permitted to copy any document provided to you. Each of these Documents provided are intended as general assistance in simple legal matters only. No document is intended to be used for any item, transaction, or other matter, where the total value of the item, transaction or matter is worth more than $5,000.00. You are not authorized to use any document for any transaction which is in excess of $5,000.00 in value or is not a simple matter. As a guideline to the meaning of simple, consider the following: if you can complete the document without any questions, it is likely a simple matter. However, if you need to ask any questions, you should consult with your Plan attorney. Do not speculate about completion of the blanks in this matter.

The information provided in the documents, and the instructions provided with each document are not intended to constitute legal advice. These documents are intended to assist consumers in protecting themselves in certain simple transactions, without incurring expensive attorneys fees. If you need legal advice, Plan Attorneys will be happy to provide a free legal consultation, at no cost, to you as a Plan member. Understand that if you contact a Plan Attorney, he/she may not advise you as to how to complete your documents. They may only be retained to prepare documents for you which they deem to be proper in your situation.

Certain documents can be completed with either a pen or a typewriter, unless indicated otherwise in the specific instructions. **You should not make changes or alterations to any documents, once you have completed the document.** You must complete a new document fully, even if you wish to make any changes, even a small change. If you make any changes to a document, you cannot be sure that the change conforms to legal requirements. For example, changes to a will, in some circumstances, may void the entire will, even if you intended to make the changes. Thus, it is a safer practice to make a new document, if you intend to make any changes.

If there are blanks which are not used or which contain no information, place an X, or a line through the blank. This ensures that no person can make unauthorized modifications to a document, by simply completing the blanks, and changing the entire crux of the document.

Certain documents may require a notary. Notaries are certified by each state, and can only operate in the states in which they are licensed to operate. An invalid notary may invalidate your document. Notaries serve the purpose of verifying that the signature of the person signing the document, is in fact, the person claiming to have signed the document. Certain institutions require a notary, even when state law does not. Be sure to check with the parties with whom you are dealing to see if they will require a notary. Banks often require notaries.

If you believe that you must record a document, you should consult with a Plan Attorney. No document provided here is intended for recording, and any such document must be prepared by a Plan Attorney. We have not included certain documents, despite repeated requests, because these documents require the skill and expertise of an attorney. These include trusts, deeds, Mortgages, Escrow Agreements and other documents. **Always consult a Plan Attorney before drafting one of these documents on your own.**
RELEASE FOR PROPERTY DAMAGE
IN AUTO ACCIDENT

1. ____________________________________________________________, Releasor, voluntarily and knowingly executes this release with the express intention of eliminating Releasee's liabilities and obligations as described below.

2. Releasor hereby releases ________________________________________, Releasee, from all liability for claims, known and unknown, arising from property damage sustained by Releasor in an automobile accident that occurred on ____________________________ at ____________________________ involving a vehicle owned by Releasee, or driven by Releasee or his/her agent.

3. This release applies only to property damage and does not apply to any claim for personal injuries, physical or emotional, which Releasor had, has, or may have as a result of the accident described in Clause 2.

4. By executing this release Releasor does not give up any claim that he or she may now or hereafter have against any person, firm or corporation other than Releasee and those persons and entities specified in Clause 7.

5. Releasor understands that Releasee does not, by providing the consideration described below, admit any liability or responsibility for the accident described in Clause 2 or its consequences.

6. Releasor has received good and adequate consideration for this release in the form of ________________________________.

7. In executing this release Releasor additionally intends to bind his or her spouse, heirs, legal representatives, assigns, and anyone else claiming under him or her. Releasor has not assigned any claim arising from the accident described in Clause 2 to any other party. This release applies to Releasee's heirs, legal representatives, insurers and successors, as well as to Releasee.

8. This release was executed on ____________________________, 20________ at ____________________________.

Releasor's Signature                                  Releasee's Signature

Address                                                    Address
Releasor's Spouse's Signature

Witnesses:

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