## **Agreement of Assumption and Release**

THIS AGREEMENT is effective as	s of the	day of	, 20, b	y and among:
, a New	York corporate	tion (the "Ass	uming Part	y");
, a New	York corporate	tion (the "Del	otor"); and	
, a New	York corporate	tion (the "Cre	ditor")	
WHEREAS, the Debtor is indebted liabilities in the aggregate principal suidentified in attached Exhibit A (collect	m of \$	, plus ir	iterest, all a	
WHEREAS, there are no other obli	gations or lia	bilities of the	Debtor to the	he Creditor; and
WHEREAS, the Creditor wishes to to the Assuming Party and the Assur Liabilities pursuant to the terms of an and the Debtor, dated	ming Party w	rishes to assu	me the ob	ligations under the
NOW THEREFORE, in consideration other valuable consideration, the receip agree:				
1. Assignment of the Liabilities Thought of all of its duties, liabilities and obligations.				
2. Assumption of the Liabilities. T and the Creditor to fully and faithful obligations of the Debtor under the Liab	ully discharg			
3. Approval of Assignment and Assignment and delegation by the duties, liabilities and obligations of the	Debtor and to	the assumpt	ion by the	<del>-</del>
4. Release of the Debtor. In consider Creditor (a) agrees to look solely to the the Liabilities; and (b) forever releases a	Assuming Pa	arty for the pa	yment and	the performance of
IN WITNESS WHEREOF, the part	ties hereto hav	ve set their ha	nds.	

