

GENERAL RELEASE AGREEMENT AND WAIVER OF CLAIMS

Between LIBERATION FREEDOM MINISTRIES and the Person Receiving Deliverance

This General Release Agreement And Waiver Of Claims (“Agreement”) is made and entered into this _____ day of _____, 20_____ by the Ministry (“Ministry”), and _____ Person Receiving Deliverance (“Releasor”).

WHEREAS, Releasor desires to have Ministry, minister to Releasor with a spiritual evaluation, Inner Healing, and/or Restoration (hereafter known as “the procedure”) whereby Pastor(s) and Ministry Team shall attempt to free or deliver the Releasor from any evil spirits, demons, or any unwelcome and uninvited presence; and

WHEREAS, Releasor acknowledges certain risks associated with this procedure including mental, physical, emotional, and spiritual hazards; and

WHEREAS, Releasor acknowledges that during this time the Pastor and Ministry Team ay have to physically restrain Releasor to protect both Releasor and person(s) involved and any assistants,

WHEREAS, Releasor is over the age of eighteen and mentally competent,

NOW THEREFORE, in consideration of the mutual covenants contained herein, which each of the parties acknowledge as adequate and sufficient, the parties hereto agree as follows:

1. The Ministry agrees to perform a spiritual evaluation, inner spiritual healing, and/or deliverance/exorcism (“the procedure”) on Releasor. Releasor acknowledges that the Ministry makes no claims as to the results of the procedure to the the many and variable emotional, circumstantial, and spiritual factors involved.
2. Releasor, for himself, herself, his/her heirs, personal representatives, successors, and assigns hereby irrevocably waives, releases, discharges, indemnifies, and agrees to hold harmless the Ministry, it’s officers, directors, employees, subsidiaries, affiliates, affiliated entities, agents, successors, and assigns from and against any and all actions, causes of action, suits, claims, damages, demands, and liabilities of whatever nature, at law or in equity, now or hereafter existing, for any reason whatsoever, having to do in any way with the procedure, including without limitation, attorneys’ fees and cost incurred by the Ministry in defense of such actions.
3. Releasor, for himself, herself, his/her heirs, personal representatives, successors, and assigns hereby irrevocably waives, releases, discharges, indemnifies, and agrees to hold harmless the Ministry, it’s officers, directors, employees, subsidiaries, affiliates, affiliated entities, agents, successors, and assigns from and against any and all actions, causes of action, suits, claims, damages, demands, and liabilities of whatever nature, at law or in equity, now or hereafter existing, for any reason whatsoever, including, without limitation, personal injury, death and loss or damage to property arising out of or resulting from the procedure, and including without limitation, attorneys’ fees and cost incurred by the Ministry in the defense of such actions.
4. Releasor acknowledges that the Ministry by performing the procedure, that the Ministries desires to free those in bondage to satanic influences. Any gifts provided by the Releasor to the Ministry shall be used by the Ministry to spiritually assist other persons and to further the Ministry outreach.
5. These terms and provisions of this Agreement shall be binding upon the parties and their heirs, successors, and assigns and shall be governed by Georgia law without regard to conflict or law/legal principles.

GENERAL RELEASE AGREEMENT AND WAIVER OF CLAIMS

Between LIBERATION FREEDOM MINISTRIES and the Person Receiving Deliverance

6. Unless certain exceptions are so stated in writing, the Ministry and Releasor agree that neither party shall divulge, disclose, publicize or, in any manner, make reference to this Agreement, the terms of this Agreement, the fact that any claims were made, or any of the specific allegations of the claims, except as may be necessary to effectuate the terms of this Agreement. Notwithstanding the above, a party to this Agreement may disclose the terms of this Agreement, or the circumstances or event leading up to this Agreement, if required to do so by law.
7. Any controversy arising from this Agreement will be conclusively determined by arbitration in Virginia, in accordance with the Rules of the American Arbitration Association, The Arbitrator's decision must be delivered in writing accompanied by written findings of fact and conclusions of law. The prevailing party shall be awarded his/her/it's cost and reasonable attorneys' fees.
8. The Releasing Party acknowledges that he/she is signing this Agreement freely and voluntarily, with full knowledge and understanding of all of it's terms.
9. This Agreement constitutes the entire understanding between the parties and supersedes any and all prior or contemporaneous discussions, or agreements. This Agreement, including this paragraph, may be amended or modified only by a written instrument signed by both of the authorized parties to this agreement or by their authorized representatives. If any court rules that any provision of this Agreement is invalid, or unenforceable, that ruling shall not affect the validity or enforcing of any other provision of this Agreement.

IN Witness HEREOF, the parties have executed this Agreement as of the day and year first written above.

Releasor Signature: _____

Printed Name: _____

Please Print

Address: _____

Phone: _____

Email: _____