Nar	ne and Address of Attorney			d by an attorney)				
Tele								
				Tax Court of New Jersey				
				Docket No.				
Plai	ntiff,			Civil Action				
V.				Stipulation of Settlement ADDED/ADDED OMITTED				
Def	endant.			(Local Property Tax)				
1.	It is hereby stipulated judgment entered as f	•	sessment of the fo	ollowing property(	ies) be adjusted and a			
	Block	Lot		Unit Q	alifier			
	Street Address	1		Year				
Added or Added Omitted Assessment Original Assessment		Original Assessment		unty Tax Board Assessment	Requested Tax Court Judgment			
Improvements (12 Months)		\$			\$			
Month Pro Rated		<u>\$</u>			<u>\$</u>			
Pro Rated Assessment \$		\$	\$		\$			
	adopted for the tax ye (Freeze Act) shall be	ar(s) and applicable to the asses	_, and therefore ag sment on the prop	gree that the provis perty referred to he	cluation or reassessment sions of N.J.S.A. 54:51A-8 erein for said Freeze Act ct for any subsequent year(s).			
	The provisions of N.J.	<u>.S.A.</u> 54:51A-8 (Freez	e Act) shall not a	pply.				
2.	The undersigned have made such examination of the value and proper assessment of the property(ies) and have obtained such appraisals, analysis and information with respect to the valuation and assessment of the property(ies) as they deem necessary and appropriate for the purpose of enabling them to enter into the stipulation. The assessor of the taxing district has been consulted by the attorney for the taxing district with respect to this settlement and has concurred.							
3.	Based upon the foregoing, the undersigned represent to the court that the above settlement will result in an assessment at the fair assessable value of the property(ies) consistent with assessing practices generally applicable in the taxing district as required by law.							
	Date S		Signature of Plaintin	gnature of Plaintiff or Attorney for Plaintiff				
	Date		Signature of Attorne	ey for Defendant				

Stipulation of Settlement Add	led / Added Omitte	al Properties Schedule	le Docket No:			
Block	Lot			lifier		
Street Address				Year		
Added or Added Omitted Assessment	Original Assessment		County Tax Board Assessment		Requested Tax Court Judgment	
Improvements (12 Months)	\$		\$		\$	
Month Pro Rated	\$		\$		\$	
Pro Rated Assessment	\$		\$		\$	
Block	1	Lot		Unit Qua	lifier	
Street Address				Year		
Added or Added Omitted Assessment	Original Assessment		County Tax Board Assessment		Requested Tax Court Judgment	
Improvements (12 Months)	\$		\$		\$	
Month Pro Rated	\$		\$		\$	
Pro Rated Assessment	\$		\$		\$	
Block	Lot		Unit Qua		alifier	
Street Address				Year		
Added or Added Omitted Assessment	Original Asses	ssment	County Tax Assessme		Requested Tax Court Judgment	
Improvements (12 Months)	\$		\$		\$	
Month Pro Rated	\$		\$		\$	
Pro Rated Assessment	\$		\$		\$	

## NOTES TO STIPULATION OF SETTLEMENT ADDED / ADDED OMITTED FORM:

- 1. As an alternative to the submission of a stipulation of settlement, the settlement may be presented in open court on the record or by recorded telephone conference call.
- 2. This form may also be submitted by a taxpayer who is not represented by an attorney, in which case the taxpayer's signature on the stipulation of settlement will be followed by the words "pro se."
- 3. When the request for the Freeze Act is received after a Judgment has been issued by the Tax Court for the base year, it must be submitted on the Application for Judgment Pursuant to N.J.S.A. 54:51A-8 (Tax Court Freeze Act), Form 11016. Tax Court forms are available on the web at nicourts.com/taxcourt.
- 4. If the settlement involves more than one separately assessed property in the same complaint, use the attached Additional Properties Schedule listing the properties included in the stipulation. Attach additional schedules as necessary.
- 5. If the settlement involves condominium units, please provide a copy of the Condominium Schedule you completed when filing your complaint. Fill in the column marked "Requested Tax Court Judgment" and attach it to the stipulation.
- 6. The stipulation may include more than one docket number but a copy of the stipulation must be provided for each separate docket number (except condominiums).
- 7. The Tax Court judgment will only include the year(s) for which the court has jurisdiction. The only exception is if the settlement seeks application of the Freeze Act for a subsequent year (Freeze Act year) and if the stipulation of settlement is signed after October 1 of the year preceding the Freeze Act year. For example, if the base year is 2010 and the Freeze Act year is 2011, the stipulation must be signed by all parties after October 1, 2010 for the Freeze Act to apply. The Freeze Act will only be applied if there is no change in value or revaluation or reassessment for the Freeze Act year and if the proposed Freeze Act figures are the same as in the Tax Court Judgment used as the base year.

PLEASE SEND THE EXECUTED STIPULATION OF SETTLEMENT TO THE JUDGE ASSIGNED TO THE CASE. IF THE CASE HAS NOT YET BEEN ASSIGNED TO A JUDGE, SEND IT TO THE TAX COURT MANAGEMENT OFFICE, HUGHES JUSTICE COMPLEX, P. O. BOX 972, TRENTON, NJ 08625-0972.