OAL DKT. NO. CSV AGENCY DKT. NO. 20 – SETTLEMENT AGREEMENT

IN THE MATTER OF		
AND		
	al have voluntarily resolved all which fully disposes of all issu	
A. The Final Notice contained the following charge	e of Disciplinary Action dated es and proposed discipline:	
234	Discipline	
his/her appeal and request	for a hearing, and the Reesen charge:	espondent Department of
<u>Charge</u>	Disposition	New Penalty

3.
4.
5.
C. The parties have agreed to the following:
For Suspensions, Complete the Following:
To date, appellant has been suspended for a total of days based upon the
above charges.
2. The total number of days of back pay, if any, to be paid by the appointing authority to
the Appellant is as follows:
3. Any other days from the time of last suspension day until return to work shall be treated
as follows:
For Removals, Complete the Following
To date, appellant has served a total of days without pay based upon the
above charges.
2. The total number of days of back pay, if any, to be paid by the appointing authority to
the Appellant is as follows:
3. Any other days from the time of last suspension day until reinstatement shall be treated
as follows:
4. (Strike if not applicable) The appellant agrees to a
resignation in good standing
general resignation
which shall be effective[date]. Any days from the effective date
of removal to the effective date of resignation shall be treated as follows:

OAL DKT. NO. CSV _____

The parties acknowledge that under N.J.A.C. 17:1-2.18, no pension or seniority time may				
be credited for periods for which the employee is not paid by the employer.				
D. (Respondent) shall amend				
Appellant's personnel records to conform to the terms of the settlement. All internal				
records of the Department of will be kept intact. Nothing				
herein shall preclude the Department from releasing information on this matter to anyone				
who has a release executed by appellant or as consistent with the law. Any information				
regarding the underlying charges will be provided to the Public Employees Retirement				
System pursuant to N.J.S.A. 43:1-3.3 as amended effective April 14, 2007.				
E. Appellant waives all other claims against Respondent Department with				
regard to this matter, including any award of back pay, counsel fees or other monetary				
relief, except as may otherwise be provided herein.				
E Frank for the recovery of				
F. Except for the assessment of's				
disciplinary record in any subsequent personnel disciplinary hearing, nothing in this				
disciplinary record in any subsequent personnel disciplinary hearing, nothing in this				
disciplinary record in any subsequent personnel disciplinary hearing, nothing in this agreement shall be deemed to be an admission of liability on behalf of either party. This				
disciplinary record in any subsequent personnel disciplinary hearing, nothing in this agreement shall be deemed to be an admission of liability on behalf of either party. This				
disciplinary record in any subsequent personnel disciplinary hearing, nothing in this agreement shall be deemed to be an admission of liability on behalf of either party. This agreement shall not constitute a precedent in matters involving other employees.				
disciplinary record in any subsequent personnel disciplinary hearing, nothing in this agreement shall be deemed to be an admission of liability on behalf of either party. This agreement shall not constitute a precedent in matters involving other employees. G. Appellant waives all claims, suits or actions, whether known, unknown,				
disciplinary record in any subsequent personnel disciplinary hearing, nothing in this agreement shall be deemed to be an admission of liability on behalf of either party. This agreement shall not constitute a precedent in matters involving other employees. G. Appellant waives all claims, suits or actions, whether known, unknown, vested or contingent, civil, criminal or administrative, in law or equity against the State of				
disciplinary record in any subsequent personnel disciplinary hearing, nothing in this agreement shall be deemed to be an admission of liability on behalf of either party. This agreement shall not constitute a precedent in matters involving other employees. G. Appellant waives all claims, suits or actions, whether known, unknown, vested or contingent, civil, criminal or administrative, in law or equity against the State of New Jersey, the New Jersey Department of				
disciplinary record in any subsequent personnel disciplinary hearing, nothing in this agreement shall be deemed to be an admission of liability on behalf of either party. This agreement shall not constitute a precedent in matters involving other employees. G. Appellant waives all claims, suits or actions, whether known, unknown, vested or contingent, civil, criminal or administrative, in law or equity against the State of New Jersey, the New Jersey Department of, their employees, agents, or assigns, including but not limited to those which have been or could				
disciplinary record in any subsequent personnel disciplinary hearing, nothing in this agreement shall be deemed to be an admission of liability on behalf of either party. This agreement shall not constitute a precedent in matters involving other employees. G. Appellant waives all claims, suits or actions, whether known, unknown, vested or contingent, civil, criminal or administrative, in law or equity against the State of New Jersey, the New Jersey Department of				
disciplinary record in any subsequent personnel disciplinary hearing, nothing in this agreement shall be deemed to be an admission of liability on behalf of either party. This agreement shall not constitute a precedent in matters involving other employees. G. Appellant waives all claims, suits or actions, whether known, unknown, vested or contingent, civil, criminal or administrative, in law or equity against the State of New Jersey, the New Jersey Department of, their employees, agents, or assigns, including but not limited to those which have been or could have been made or prosecuted on account of any conduct of any party occurring at any time with respect to the events, information or disputes giving rise to this action up to the				
disciplinary record in any subsequent personnel disciplinary hearing, nothing in this agreement shall be deemed to be an admission of liability on behalf of either party. This agreement shall not constitute a precedent in matters involving other employees. G. Appellant waives all claims, suits or actions, whether known, unknown, vested or contingent, civil, criminal or administrative, in law or equity against the State of New Jersey, the New Jersey Department of, their employees, agents, or assigns, including but not limited to those which have been or could have been made or prosecuted on account of any conduct of any party occurring at any time with respect to the events, information or disputes giving rise to this action up to the date of this agreement, including, but not limited to, all claims under Title VII of the Civil				

Discrimination in Employment Act, Title 11A - the Civil Service Act, the Older Workers Benefits Protection Act, the Occupational Safety and Health Act, the Public Employee Occupational Safety and Health Act, the New Jersey Smoking Act, New Jersey wages and hours law, public works statutes, unemployment compensation laws, disability benefits laws, the United States Constitution, the New Jersey Constitution, any workers compensation or common law claims and any contract express or implied. This waiver includes all claims involving any continuing effects of actions or practices which arose prior to the date of this Settlement Agreement and bars the use in any way of any past action or practice in any subsequent claims, except pending workers' compensation claims.

H. The parties agree that if any portion of this Settlement Agreement is deemed unenforceable, the remainder of this Settlement Agreement shall be fully enforceable.

I. This agreement will become effective only if approved by the CIVIL SERVICE COMMISSION. Any disapproval by the CIVIL SERVICE COMMISSION shall not interfere with the rights of either party to pursue the matter further.				
DATE	Appellant			
DATE	Respondent			
DATE	ON BEHALF OF			

OAL DKT. NO. CSV _____

DATE

ON BEHALF OF

2000			
OAL	DKT	NO	CSV

CERTIFICATION

I,, bein	g the moving party in this matter,			
hereby certify that I have reviewed this Settlement A	greement and fully understand its			
meaning and terms. I acknowledge my understanding	g and verify my acceptance of the			
terms of this Settlement Agreement. I acknowledge that	nt my representative questioned my			
understanding, verified my acceptance of the terms of	of this Settlement Agreement, and			
answered all my questions regarding this settlement to my satisfaction. I am satisfied with				
my representation and I enter into this Settlement Agre	eement voluntarily.			
I also understand that if this Settlement Agre	ement is approved by the CIVIL			
SERVICE COMMISSION, my claim against the Respo	ndent will terminate.			
I certify that the foregoing statements made by	me are true. I am aware that if any			
of the foregoing statements made by me are willfully fa	alse, I am subject to punishment.			
DATE				