ATTORNEY NAME: _			<u></u>
ADDRESS:			<u> </u>
TELEPHONE NO.:			
ATTORNEY FOR:			
	Si	UPERIOR COURT	
		LAW DIVISI	
PLAINTIFF(s)		County	
710	I	Oocket No.	
VS.			
		UNIFORM ORDEI	R CONFIRMING
DEFENDANT(s):		ARBITRATION	
		ENTERING JU	
This matter was p	resented to the court on	(on motion of
This matter was presented to the court on			
for an Order confirming t			
thereon. For good cause s	shown, it is on this	day of	, 20,
ORDERED that the motion	on to confirm the arbitra	tion award is hereby gra	nted and judgment is
hereby entered as follows	3:		
In favor of/against the plaintiff			, in the amount
of \$ (Pt			
	3		, 1 1 3 6
interest), and against/in fa	avor of the below named	i defendant(s) as follows	:
	AMOUNT OF	PRE-JUDGMENT INTEREST, IF	TOTAL OF
	AWARD – IF NON, ENTER "NO	ANY; COUNSEL	TOTAL OF AMOUNT OF
DEFENDANT (s)	CAUSE"	MUST COMPUTE	JUDGMENT
(a)		\$	\$
(b)		\$	\$
(c)	ф	\$	\$
(d) (e)	Φ.	\$ \$	\$ \$
(e) (f)	Φ.	\$	\$ \$
(g)	_	*	т

ADD MORE LINES ABOVE IF NECESSARY BECAUSE OF MULTIPLE DEFENDANTS

It is **FURTHER ORDERED** judgment of "NO CAUSE FOR ACTION" is hereby entered against and in favor of defendant (s) , dismissing all pending claims with and (with/without) costs. ************************************* NOTE THIS PARAGRAPH IS AN "INSTRUCTION" ONLY. DO NOT INCLUDE IT IN THE FORM OF ORDER THAT YOU SUBMIT TO THE COURT. YOU CANNOT CONFIRM AN ARBITRATION AWARD MADE AGAINST A PARTY WHO WAS IN DEFAULT AT THE TIME THE ARBITRATION HEARING TOOK PLACE AND WHO DID NOT RECEIVE NOTICE OF THE ARBITRATION. WITH REGARD TO ANY SUCH DEFENDANT, YOU MUST SCHEDULE A PROOF HEARING WITH THE CIVIL CASE MANAGER'S OFFICE TO OBTAIN ENTRY OF JUDGMENT. UNLESS SUCH A PROOF HEARING IS PROMPTLY SCHEDULED, YOUR CLAIM AGAINST SUCH DEFENDANT IS SUBJECT TO A R.1:13-7 DISMISSAL FOR LACK OF PROSECUTION. PLEASE BE ADVISED THAT, UNLESS YOU COMPUTE PRE-JUDGMENT INTEREST, IT WILL NOT BE INCLUDED IN THE JUDGMENT ENTERED. THE COURT WILL NOT COMPUTE ANY PRE-JUDGMENT INTEREST THAT MAY BE DUE. THIS ORDER IS INTENDED TO EFFECT ENTRY OF A COMPLETE, SEPARATE AND FINAL JUDGMENT AS TO THE CLAIMS OF EACH PLAINTIFF/CLAIMANT. ACCORDINGLY, THE TWO **PARAGRAPHS** IMMEDIATELY ABOVE AND THE "BOX" CHART MUST BE USED AND/OR REPEATED FOR EACH PLAINTIFF'S CLAIM, AS NECESSARY AND/OR APPLICABLE. CONTINUATION OF SAMPLE ORDER BELOW ************************************ It is **FINALLY ORDERED** that, with regard to any "open" claims not reduced to judgment by the terms of this Order, those claims shall be subject to dismissal pursuant to R.1:13-7 unless same have been/are actively prosecuted. A copy of this Order shall be served upon all parties within 7 days of the date of this Order.

Dated:

J.S.C.