ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR C	FOR COURT USE ONLY		
_				
TELEPHONE NO.: FAX NO. (Optional):				
E-MAIL ADDRESS (Optional):				
ATTORNEY FOR (Name):				
SUPERIOR COURT OF CALIFORNIA, COUNTY OF				
STREET ADDRESS:				
MAILING ADDRESS:				
CITY AND ZIP CODE:				
BRANCH NAME:				
CASE NAME:	CASE NUMBER:			
PETITION TO APPROVE: COMPROMISE OF DISPUTED CLAIM	HEARING DATE:			
COMPROMISE OF PENDING ACTION				
DISPOSITION OF PROCEEDS OF JUDGMENT	DEPT.:	TIME:		
Minor Person With a Disability	DEI 1	TIWIE.		
NOTICE TO PETITIONERS:	•	•		
Except as noted below, you must use this form to request court approval of (1) the compr	omise of a disputed c	laim of a minor,		
(2) the compromise of a pending action or proceeding in which a minor or a person with a	disability (including a	conservatee) is a		
party, or (3) the disposition of the proceeds of a judgment for a minor or person with a dis	ability. (See Code Civ	r. Proc., § 372; Prob.		
Code, § 3600 et seq.) You and the minor or disabled person must attend the hearing on the	his petition unless the	court for good cause		
dispenses with a personal appearance. The court may require the presence and testimon	y of witnesses, includ	ing the attending or		
examining physician, and other evidence relating to the merits of the claim and the nature and extent of the injury, care, treatment,				
and hospitalization. The court may consider on an expedited basis without a hearing requests for approval of the compromises of				
certain claims and actions or the disposition of the proceeds of certain judgments. If your		-		
expedited consideration and you want to request it, you must use form MC-350EX for you	ır request. See Cal. R	ules of Court, rule		
7.950.5.				
1. Petitioner (name):				
2. Claimant (name):				
a. Address:				
b. Date of birth: c. Age: d. Sex: e	⁄linor 🔲 Person	with a disability		
3. Relationship Petitioner's relationship to the claimant <i>(check all applicable boxes):</i>				
a. Parent g. Other relationship (specify:)				
b. Guardian ad litem				
c. Guardian				
d. Conservator				
e. Disabled adult claimant is a petitioner. (See instructions for items 3e and 3f	,			
f. Disabled adult claimant's express consent to the relief requested in this petiti	•			
(If you checked item 3e or 3f, state facts on Attachment 3e or 3f showing tha		-		
Code section 812 to petition or consent to a petition. Only an adult claimant v	•	•		
have a conservator of the estate may petition or consent to a petition. See Pr	robate Code section 3	3613.)		
4. Nature of claim The claim of the minor or adult person with a disability:				
a. Has not been filed in an action or proceeding. (Complete items 5–23.)				
b. Is the subject of a pending action or proceeding that will be compromised wit	hout a trial on the me	rits of the claim.		
Name of court:				
Case no.: Trial date:	((Complete items 5–23.) Page 1 of 10		

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CASE NAME:	CASE NUMBER:				
_					
. Nature of claim The claim of the minor or adult person with a disability: c. Is the subject of a pending action or proceeding that has been or will be reduced to a judgment for the claimant against the defendants named below in the total amount (exclusive of interest and costs) of (specify below):					
		\$			
	<u>Defendants (names)</u>				
(Attach a copy of the	ndants listed on Attachment 4. The judgment was independent of the incident or accident occurred as follows: The incident or accident occurred as follows:				
Continued on Attace 6. Nature of incident or acc The facts, events, and circ					
Continued on Attact 7. Injuries The following injuries were	hment 6. e sustained by the claimant as a result of the incident or a	accident (describe):			
Continued on Attace 8. Treatment The claimant received the	hment 7. following care and treatment for the injuries described in	item 7 (describe):			

Continued on Attachment 8.

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CAS	E NAME:	CASE NUMBER:				
9. a.	Extent of injuries and recovery (An original or a photocopy of all doctors' reports containing a diagnosis of and prognosis for the claimant's injuries, and a report of the claimant's present condition, must be attached to this petition as Attachment 9. A new report is not necessary so long as a previous report accurately describes the claimant's current condition.) The claimant has recovered completely from the effects of the injuries described in item 7, and there are no permanent injuries. The claimant has not recovered completely from the effects of the injuries described in item 7, and the following injuries from which the claimant has not recovered are temporary (describe the remaining injuries):					
C.	Continued on Attachment 9b. The claimant has not recovered completely from the effects of the injuries des	cribed in item 7, and the following injuries				
•	from which the claimant has not recovered are permanent (describe the permanent)	- -				
10.	Petitioner has made a careful and diligent inquiry and investigation to asce accident in which the claimant was injured; the responsibility for the incide and seriousness of the claimant's injuries. Petitioner fully understands the petition is approved by the court and is consummated, the claimant will be recovery of compensation from the settling defendants named below even the future appear to be more serious than they are now thought to be.	ent or accident; and the nature, extent, at if the compromise proposed in this forever barred from seeking any further				
11.	Amount and terms of settlement					
	By way of settlement, the defendants named below have offered to pay the follo					
	 a. The total amount offered by all defendants named below is (specify): b. The defendants and amounts offered by each are as follows (specify): <u>Defendants (names)</u> 	\$ <u>Amounts</u>				
		\$ \$ \$				
		\$ \$				
	Defendants and amounts offered continued on Attachment 11.					
	c. The terms of settlement are as follows (if the settlement is to be paid in insta present value of the settlement must be included):	llments, both the total amount and the				
	Continued on Attachment 11.					

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CASE NAME:	CASE NUMBER:
12. Settlement payments to others	
 a. No defendant named in item 11b has offered to pay money to any person of settle claims arising out of the same incident or accident that resulted in the b. b. By way of settlement, one or more defendants named in item 11b have als persons other than claimant to settle claims arising out of the same incider claimant's injury. (1) The total amount offered by all defendants to others (specify): (2) Petitioner is not is a claimant against the recovery of reimbursement for expenses paid by petitioner and listed under item 1 (If you answered "is," explain in Attachment 12 the circumstances and proposed compromise of the claim described in this petition.) (3) Petitioner is not is a plaintiff in the same action with a lift you answered "is," explain in Attachment 12 the circumstances and has on the proposed compromise of the claim or action described in the proposed settlement. 	so offered to pay money to a person or not or accident that resulted in the \$ of the claimant (other than for 15). d the effect your claim has on the the claimant. d the effect your claim and its disposition this petition.)
(5) The settlement payments are to be apportioned and distributed as foll	llows:
Other plaintiffs or claimants (names)	<u>Amounts</u>
Additional plaintiffs or claimants and amounts are listed on Attachme (6) Reasons for the apportionment of the settlement payments betwee plaintiff or claimant named above are specified on Attachment 12 13. The claimant's medical expenses, including medical expenses paid by petitioner and	een the claimant and each other 2.
proceeds of settlement or judgment a. Totals	
(1) Total medical expenses: \$	
(2) Total outstanding medical expenses to be paid from the proceeds:	\$
(3) Total out-of-pocket, co-payments, or deductible payments to be reimbursed from p	
b. Medical expenses were paid and are to be reimbursed from proceeds as follows:	
(1) Paid by petitioner in the amount of:	\$
(2) Paid by private health insurance or a self-funded plan under:	<u> </u>
(a) An Employee Retirement Income Security Act (ERISA) insured problems. (b) An ERISA self-funded plan. (c) A Non-ERISA insured plan. (d) A Non-ERISA self-funded plan. (e) Amount paid by plan: (f) Amount of reimbursement to the plan from proceeds of settlement or problems. (i) No reimbursement is requested by the plan. (ii) Reimbursement is to be made to the plan and: (A) There is a contractual reduction of \$ (·
for a total reimbursement to the plan in the amount of:	\$

CASE NAME:	CASE NUMBER:
. The claimant's medical expenses, including medical expenses paid by petitioner	and insurers, to be reimbursed from
proceeds of settlement or judgment	
b. Medical expenses were paid and are to be reimbursed from proceeds as follows:	
(3) Paid by Medicare in the amount of: \$	
less the statutory reduction in the amount of: \$ (
for a total reimbursement to Medicare in the amount of:	\$
(Attach a copy of the final Medicare demand letter or letter agreement as	Attachment 13b(3).)
(4) Paid by Medi-Cal in the amount of \$	
(a) Notice of this claim or action has been given to the State Dire	ctor of Health Care Services under Welfare
and Institutions Code section 14124.73. A copy of the notice a	and proof of its delivery is attached.
was filed in this matter on <i>(date):</i>	
(b) Notice of this claim or action has not been given to the State I	
(Explain why notice has not been given in Attachment 13b(4). (c) In full satisfaction of its lien rights, Medi-Cal has agreed to accompany to the company of the company o	
(c) In full satisfaction of its lien rights, Medi-Cal has agreed to according in the amount of:	\$
(Attach a copy of the final Medi-Cal demand letter or letter ag.	
(d) Petitioner is entitled to a reduction of the Medi-Cal lien under	• • •
section 14124.76 and:	vventare and institutions code
(i) Is filing a motion seeking a reduction of the lien con	
(ii) Requests that the court reserve jurisdiction over this	s issue.
The amount of the lien in dispute is: \$	
(5) (a) There are one or more statutory or contractual liens of medical service	ce providers for payment of medical
expenses. The total amount claimed under these liens is: \$. In full satisfaction
of their lien claims, the lienholders have agreed to accept the total su	m of: \$
(Provide requested information on each lienholder and certain other i	•
(b) The name of each medical service provider that furnished care and tr or any part of the charges or (2) was paid (or will be paid from the pro requests reimbursement; the amounts charged and paid; the amount and the amount to be paid from the proceeds of the settlement or judge	oceeds) by petitioner for which petitioner of negotiated reduction of charges, if any;
(i) (A) Provider (name):	
(B) Address:	
(0)	•
(C) Amount charged:(D) Amount paid (whether or not by insurance):	\$ \$(
(E) Negotiated reduction, if any:	\$ ()
(F) Amount to be paid from proceeds of settlement or judgment:	
(ii) (A) Provider (name):	
(B) Address:	
· ·	
(C) Amount charged:	\$
(D) Amount paid (whether or not by insurance):	\$ (
(E) Amount to be paid from proceeds of sottlement or judgment:	\$ ()
(F) Amount to be paid from proceeds of settlement or judgment:	
Continued on Attachment 13b(5). (Provide information about a including providers paid or to be paid by petitioner for which rea above. You may use form MC-350(A-13b(5)) for this purpose.)	

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С	ASE	E NAME:	CASE NUM	BER:	
14.	cla	e claimant's attorney's fees and all other expenses (except medical expenses), imant's attorney or paid or incurred by petitioner to be reimbursed from proces	_	-	
	a.	Total amount of attorney's fees for which court approval is requested:		\$	
	b.	(If fees are requested, attach as Attachment 14a, a declaration from the attorney expandiscussion of applicable factors listed in rule 7.955(b) of the Cal. Rules of Court. Rules attach a copy of any written attorney fee agreement as Attachment 18a.) The following additional items of expense (other than medical expenses) have been from the incident or accident, and should be paid out of claimant's share of the procedures. Payees (names)	espond to	item 18a ₀ or paid, are	(2) on page 7 and e reasonable, resulted
				\$	
				\$	
				\$	
				\$	
				\$	
				\$	
				\$	
				\$	
				\$ \$	
				\$	
		Continued on Attachment 14b.		Total: \$	
15.	Re	imbursement of expenses paid by petitioner			
	a. b.	Petitioner has paid none of the claimant's expenses listed in items 13 and 14 Petitioner has paid (or become obligated to pay) the following total amounts or accordance to provide the provided to pay the following total amounts or accordance to the provided to pay the following total amounts or accordance to the provided to pay the following total amounts or accordance to the provided to pay the following total amounts or accordance to the provided to pay the following total amounts or provided to pay the following to pay the following total amounts or provided to pay the following			•
		reimbursement is requested. (1) Medical expenses listed in item 13:		Ф	
		 (1) Medical expenses listed in item 13: (2) Attorney's fees included in the total fee amount shown in item 14a 		\$ \$	
		(3) Other expenses included in the total shown in item 14b:	•	\$	
			Total:	s	
		(Attach proofs of the expenses insurred and neumants made or obligations to		· L	hilla or invoices
		(Attach proofs of the expenses incurred and payments made or obligations to canceled checks, credit card statements, explanations of benefits from insure		reu, e.g.,	bilis of invoices,
16.		t balance of proceeds for the claimant e balance of the proceeds of the proposed settlement or judgment remaining for the c	Joimont		
		e balance of the proceeds of the proposed settlement of judgment remaining for the c er payment of all requested fees and expenses is:			
17		mmary	\$	· [
17.		Gross amount of proceeds of settlement or judgment for claimant:		\$	
				Ψ	
		or judgment: \$			
	C.	Attorney's fees to be paid from proceeds of settlement or judgment: \$			
	d.	Expenses (other than medical) to be paid from proceeds of settlement or judgment:			
	e.	Total of fees and expenses to be paid from proceeds of settlement or judgment (add (b), (c), and (d)):		\$ ()
	f.	Balance of proceeds of settlement or judgment available for claimant after payment	of all		
		fees and expenses (subtract (e) from (a)):		\$	

		MC-350
CAS	SE NAME:	CASE NUMBER:
-		
6	nformation about attorney representing or assisting petitioner a. (1) Petitioner has not been represented or assisted by an attorney in preparing respect to the claim asserted. (Go to item 19.) (2) Petitioner has been represented or assisted by an attorney in preparing the asserted. Petitioner and the attorney do not do have an aconnection with the claim giving rise to this petition. (If you answered "do Attachment 18a, and complete items 18b.–18f.) b. The attorney who has represented or assisted petitioner is (name):	his petition or with respect to the claim agreement for services provided in
	(1) State Bar number:(2) Law firm:(3) Address:	
	(4) Telephone number:	
C	c. The attorney has not has received attorney's fees or other compete petition for services provided in connection with the claim giving rise to this petition. who paid the fees or other compensation, the amounts paid, and the dates of payments from whom (names) Amounts	
	\$ \$ \$ \$	
c	Continued on Attachment 18c. d. The attorney did not did become concerned with this matter, direct against whom the claim is asserted or a party's insurance carrier. (If you answered Attachment 18d.)	ctly or indirectly, at the instance of a party "did," explain the circumstances in
e	e. The attorney is not is representing or employed by any other part matter. (If you answered "is," identify the party or carrier and explain the relationship	•
f	. The attorney does not does expect to receive attorney's fees or o requested in this petition for services provided in connection with the claim giving ris identify the person who will pay the fees or other compensation, the amounts to be present whom (names) Amounts	e to this petition. (If you answered "does,"
	\$ \$ \$ \$ \$	
	Continued on Attachment 18f.	

CASE NAME:

Case Number:

19.	Disposition of balance of proceeds of settlement or judgment Petitioner requests that the balance of the proceeds of the settlement or judgment be disbursed as follows:					shursed as follows:	
	a. There is a guardianship of the estate of the minor or a conservatorship of the estate of the adult person with a disability filed in <i>(name of court):</i>						
		Case	e no.:				
		(1)		•	of the proceeds in money or other property will be paid or delivered to uardian of the estate of the minor or the conservator of the estate of the conservatee. The money ner property is specified in Attachment 19a(1).		
		(2)		Petitioner property to company,	is the guardian or conservator of the estate of the minor of requests authority to deposit or invest \$ be paid or delivered under 19a(1) with one or more final subject to withdrawal only as authorized by the court. The daddress of each financial institution or trust company a	of the money or other notal institutions in this state or with a trust e money or other property and the name,	
	(3) Petitioner proposes that all or a portion of the proceeds not become part of the guardianship or conservatorship estate. Petitioner requests authority to deposit or transfer these proceeds as follows (check all that apply):			,			
				(a)	\$ will be deposited in insured institutions in this state from which no withdrawals can The name, branch, and address of each depository are		
				(b)		remium deferred annuity subject to	
				(c)		• •	
				(d)	\$ will be transferred to the tru approved of in the order approving the settlement or the minor. This trust is revocable when the minor attains the terms and conditions determined to be necessary by the terms of the proposed trust and the property to be transport of the (proposed) judgment is attached as	e age of 18 years and contains all other e court to protect the minor's interests. The efferred are specified in Attachment 19a(3).	
				(e)	\$ will be transferred to the trust Probate Code sections 3602(d) and 3604 for the benefit disability. The terms of the proposed special needs trust specified in Attachment 19a(3).	·	

CASE NAME: CASE NUMBER: 19. Disposition of balance of proceeds of settlement or judgment (cont.) Petitioner requests that the balance of the proceeds of the settlement or judgment be disbursed as follows: There is no quardianship of the estate of the minor or conservatorship of the estate of the adult person with a disability. Petitioner requests that the balance of the proceeds of the settlement or judgment be disbursed as follows (check all that apply): A quardian of the estate of the minor or a conservator of the estate of the adult person with a disability will be appointed. \$ of money and other property will be paid or delivered to the person so appointed. The money or other property are specified in Attachment 19b(1). (2) of money will be deposited in insured accounts in one or more financial institutions in this state, subject to withdrawal only upon the authorization of the court. The name, branch, and address of each depository are specified in Attachment 19b(2). (3)of money will be invested in a single-premium deferred annuity, subject to withdrawal only upon the authorization of the court. The terms and conditions of the annuity are specified in Attachment 19b(3). (4) \ \ \ will be paid or transferred to the trustee of a special needs trust under Probate Code sections 3604 and 3611(c) for the benefit of the minor or the adult person with a disability. The terms of the proposed special needs trust and the money or other property to be paid or transferred are specified in Attachment 19b(4). will be paid or delivered to a parent of the minor, upon the terms and under the (5) conditions specified in Probate Code sections 3401-3402, without bond. The name and address of the parent and the money or other property to be delivered are specified in Attachment 19b(5). (Value of minor's entire estate, including the money or property to be delivered, must not exceed \$5,000.) will be transferred to a custodian for the benefit of the minor under the California (6) Uniform Transfers to Minors Act. The name and address of the proposed custodian and the money or other property to be transferred are specified in Attachment 19b(6). (7) \ \ \ \ \ \ \ will be transferred to the trustee of a trust that is either created by or approved of in the order approving the settlement or the judgment given or to be given for the minor. This trust is revocable when the minor attains the age of 18 years and contains all other terms and conditions determined to be necessary by the court to protect the minor's interests. The terms of the proposed trust and the money or other property to be transferred are specified in Attachment 19b(7). A copy of the (proposed) judgment is attached as Attachment 4c. (8) \$ of money will be held on such conditions as the court in its discretion determines is in the best interest of the minor or the adult person with a disability. The proposed conditions are specified on Attachment 19b(8). (Value must not exceed \$20,000.) of property other than money will be held on such conditions as the court in its (9) T discretion determines is in the best interest of the minor or the adult person with a disability. The proposed conditions and the property are specified in Attachment 19b(9). (10) will be deposited with the county treasurer of the County of (name): The deposit is authorized under and subject to the conditions specified in Probate Code section 3611(h). (11) will be paid or transferred to the adult person with a disability. The money or other property is specified in Attachment 19b(11). Continued on Attachment 19.

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CASE NAME:	CASE NUMBER:
20. Statutory liens for special needs trust Petitioner requests a court order for payment of funds to a special needs trust (e Code section 3604, if any, will be satisfied):	explain how statutory liens under Probate
Continued on Attachment 20.	
21. Additional orders	
Petitioner requests the following additional orders (specify and explain):	
Continued on Attachment 21. 22. Petitioner recommends the compromise settlement or the proposed disposition of the the court as being fair, reasonable, and in the best interest of the claimant and request settlement or proposed disposition and make such other and further orders as may be	s that the court approve this compromise
23. Number of pages attached:	
Date:	
(TYPE OR PRINT NAME OF ATTORNEY)	(SIGNATURE OF ATTORNEY)
I declare under penalty of perjury under the laws of the State of California that the fore	going is true and correct.
Date:	
)	
(TYPE OR PRINT NAME OF PETITIONER)	(SIGNATURE OF PETITIONER)

(SIGNATURE OF PETITIONER)