<b>Plaintiff or Filing Attorn</b> Name	ey Information:		
-			
		_	
Telephone Number			
	, a minor by his/her	Superior Court of New Jersey	
Guardian ad Litem,		Division	County
_	, individually,		Part
		Docket No:	
	Plaintiff,		
V	<b>7.</b>	Civil Action	
	,	Judgment Approving Minor's Directing the [Deposit] [Invest	
	Defendant.	Directing the [Deposit] [Invest	ment of funds
having reported to the c	, attorney for the defer	, attorney for the mandant, appearing, and the attorneys for a settlement of the minor plaintiff's congreviewed the physician reports and	or the parties
on the record concernin	g the minor's injuries, disabi	lities and medical expenses and being	satisfied that
			, 201121120 11101
the settlement amount(s	is/are fair and reasonable and	d in the minor's best interest.	
IT IS on this	day of	, 20, ORDERED and ADJUDGE	D that:
1. Judgme	nt is entered on behalf of	, a minor by his/her	r Guardian <i>ad</i>
Litem, in the g	ross amount of \$	against the	defendant(s)
	without costs ar	nd/or interest.	
2. The fol	lowing deductions shall be	made from the gross settlement and	l naid by the
2. The for	lowing deductions shall be	made from the gross settlement and	i paid by the

defendant(s) in separate drafts as follows:

a.	\$ to be paid to the plaintiff's attorney(s) which reimburses \$ for actual disbursements, costs and expenses and satisfies the attorneys' contingent fees of \$; and
b.	\$ for medical bills from the minor's recovery to be paid as follows:
	<u>Payee</u> <u>Amount</u>
3.	[Insert the Guardian ad Litem's name] shall immediately apply to the Surrogate of
	County [EN1] pursuant to $R$ . 4:81 for the appointment of a guardian of the estate of the
minor. [EN2] It	shall be the responsibility of the attorney for the plaintiff to see that this appointment is
completed.	
	ALTERNATIVE 1 DEPOSIT NET FUNDS WITH SURROGATE -STRIKE OUT IF NOT APPLICABLE
4.	Pursuant to R. 4:48A the net recovery of \$, payable for the benefit of
the minor plain	tiff, shall be paid by or on behalf of the defendant(s) by check payable to the "Surrogate of
	County Intermingled Trust Fund F/B/O of [insert minor's name], a minor," within
days of this Jud	dgment. It is and shall be the responsibility of the attorney for the plaintiff to see that this
deposit is comp	pleted.
5.	Upon payment of the minor's net recovery into the Surrogates' Intermingled Trust Fund,
the posting of	a bond by the person applying to be guardian of the minor's estate is dispensed with
pursuant to <i>N.J</i>	S.A. 3B:15-16.

- 6. Monies may be withdrawn from said account only upon further order of the Superior Court of New Jersey, Chancery Division, Probate Part, pursuant to *N.J.S.A.* 3B:15-17, or upon the minor attaining majority pursuant to *N.J.S.A.* 3B:15-17.1.
- 7. The Guardian *ad Litem* shall provide the Surrogate with the minor's Social Security Number and a copy of the minor's birth certificate. Personal identifying information shall be redacted

from said documents and the same shall not be released to or made available for public scrutiny unless ordered to do so by the Superior Court.

## ALTERNATIVE 2 -- GUARDIAN CONTROLS AND INVESTS NET FUNDS - STRIKE OUT IF NOT APPLICABLE

	4.	The guardian of	the minor's estate, shall	quality according	ng to law, and shall, a	ıs a
COI	ndition of o	qualifying, enter into	a surety bond unto the Su	perior Court of N	New Jersey in the amoun	ıt of
\$_		, which bond sha	ll contain the conditions se	et forth N.J.S.A.	3B:15-7 and R. 1:13-3.	The
bo	nd shall be	approved by the cour	t as to form and sufficienc	y.		
	5.	Pursuant to R. 4:4	4 the minor's net recovery	of \$	shall be paid by	y or
on	behalf of	f the defendant(s) b	y check payable to the	duly qualified	guardian of the estate	of
		, a minor.				
	6.	The defendant(s)	shall immediately make pa	syment to the gu	ardian of the minor's es	tate

7. Upon qualifying, the guardian of the minor's estate be and hereby is authorized to invest and reinvest the minor's settlement estate in such investments as the guardian of the estate deems advisable and prudent, subject, however, to all limitations or restrictions concerning the investment, use or expenditure of funds held by fiduciaries that are now in force or that may be hereafter established, and subject further to the duty of the guardian of the minor's estate to deliver the estate to the minor upon

upon receiving proof that the Letters of Guardianship have been issued by the Surrogate.

## INCLUDED IN ALL ORDERS, REGARDLESS OF WHETHER ALTERNATIVE 1 OR 2 IS CHOSEN

his/her attaining majority, or to his/her estate should the minor die before reaching his/her majority.

8. The guardian of the minor's estate is not authorized to receive any additional funds or property on behalf of the minor, except upon application to the Superior Court, Chancery Division, Probate Part, where the terms or conditions for the receipt of additional funds or property may be fixed. Pursuant to *N.J.S.A.* 3B:12-37, said limitation shall be stated in the Letter of Guardianship certificates hereinafter issued by the Surrogate.

9.	Upon qualifying, the Surrogate of	County shall issue Letters of
Guardianship	for the Estate of, a minor, and thereup	on said person appointed guardian be
and hereby is	authorized to perform all the duties and responsibil	ities of a guardian as allowed by law,
except as limit	ed herein.	
10.	The attorney for the plaintiff shall deliver a copy	of this Judgment to all parties and the
Surrogate of _	County within days of the date h	nereof.
	INSERT IF PARENT''S CLAIM IS SIMULTANE	EOUSLY SETTLED
	-STRIKE OUT IF NOT APPLICA	BLE
11.	-STRIKE OUT IF NOT APPLICA  Judgment is hereby entered in favor of	
		, individually in the sum of
	Judgment is hereby entered in favor of	, individually in the sum of
	Judgment is hereby entered in favor of, from which fees and costs of \$	, individually in the sum of are to be deducted and paid.
	Judgment is hereby entered in favor of	, individually in the sum of are to be deducted and paid.  J.S.C.

[EN2] This order does not pre-determine the guardian of the minor's estate. The guardian *ad litem* is directed to initiate the guardianship process. However, someone other than the guardian *ad litem* could be the guardian nominee.

NOTE: Alternative 1, Paragraph 7 provision concerning redacting the social security number and birth certificate personal information conflicts with *Rule* 1:38 as currently promulgated. Administrative Directive 8-07, Public Access to Surrogates' Judiciary Records, authorizes Surrogates to redact social security numbers and bank account information from Surrogate Intermingled Trust Funds records before giving public access to a minor's SITF file.