### INSTRUCTIONS FOR SETTLING A MINOR'S CLAIM FOR PERSONAL INJURY

These instructions are intended as a <u>guideline only</u> and should not be relied upon as a comprehensive list of duties in a minor's settlement.

Whenever a minor is receiving a settlement from a personal injury, regardless of the amount of the award, the Application must be filed in Probate Court.

If the <u>gross</u> settlement is <u>over \$25,000.00</u>, then a <u>guardian of the estate</u> must be appointed to file the application.

If the amount is less than \$25,000 a parent or custodian may file the Application for Approval of the Settlement.

The Application will be assigned to a magistrate and set for hearing.

A copy of the birth certificate and a narrative statement must accompany the application.

A fee is required at the time of filing. Current Court Costs are posted at: <a href="https://www.probatect.org/about/general-resources">https://www.probatect.org/about/general-resources</a>.

Please confirm the amount with the Cashier since filing fees may have changed subsequent to the publication of the instruction sheet. This fee must be paid in cash, money order, certified check, MasterCard, Discover, or American Express. No personal checks will be accepted.

The forms may be obtained from the Issue Desk on the 9<sup>th</sup> floor of the Probate Court, 230 E. 9<sup>th</sup> Street, Cincinnati, Ohio or by downloading the forms from the web site.

#### PROCEDURAL STEPS

### STEP 1: COMPLETE THE FOLLOWING FORMS

Application to Settle Minor's Claim (Form 22.0)

- Complete information, and if an attorney is obtained, have attorney complete applicable information.
- Attach the following:
  - o A copy of birth certificate.
  - o A narrative statement.
  - o A statement from the examining physician regarding the injuries sustained.
  - o Required affidavits if the settlement is structured.

Entry Setting Hearing and Ordering Notice (H.C. Form 22.01)

- Fill in the name of the minor only, the magistrate will fill in the hearing date & time and sign & date the form.

Waiver and Consent to Settle Minor's Claim (Form 22.1)

- Complete form.
- Both parents must waive notice or be served notice by certified mail of the hearing date and time.
- If a guardianship is necessary and the address of a parent is unknown, publication is required.

Entry Approving Settlement of a Minor's Claim (Form 22.2)

- Complete form.
- Present to Magistrate at the hearing.

### STEP 2: ASSIGNING OF MAGISTRATE & REVIEWING OF FORMS

When all forms have been completed, present them to the magistrate's assistant on the 9<sup>th</sup> Floor of Probate Court for a magistrate to be assigned. All forms are then taken to an available magistrate who will set the matter for hearing.

#### STEP 3: FILING OF PAPERS WITH CASHIER

All forms are then taken to the cashier and a case number will be assigned. The cashier will require the payment of the filing fee. The cashier will stamp the case number on all forms.

#### **STEP 4: DAY OF HEARING**

At the date and time of the hearing, the parent(s), minor child, and the attorney (if one is obtained) should report to the 9<sup>th</sup> floor of the Probate Court to the assigned magistrate (The magistrate will already have the case file). If a guardian is needed, then the hearing on the appointment of a guardian will be held first and the minor settlement will be held thereafter. Upon conclusion of the hearing, the final papers will be filed with the cashier. The cashier will determine if any additional filing fees are due.

#### STEP 5: DEPOSITING OF FUNDS AND FILING OF VERIFICATION OF DEPOSIT

### Without appointment of a guardian:

Once the settlement has been approved, the net settlement proceeds must be deposited into a bank located in Hamilton County. The funds must be held in the sole name of the minor until the minor reaches the age of 18. After the money has been deposited, a **Verification of Receipt and Deposit (H.C. Form 22.3)** and the **Report of Distribution and Entry Minor's Claim (Form 22.4)** must to be presented to the assigned magistrate to be approved, and then filed with the cashier to complete the case.

### With appointment of a guardian and funds are deposited in a Custodial Depository:

Once the settlement has been approved, the check needs to be deposited into a deposit in lieu of account in the name of the guardian and minor. After the money has been deposited, a **Verification of Receipt and Deposit (H.C. Form 204.07)** and a **Report of Distribution and Entry Minor's Claim (Form 22.4)** must be presented to the assigned magistrate to be approved, and then filed with the cashier to complete the case.

### With the appointment of a guardian and the funds are maintained in a guardian's account:

Once the net settlement proceeds have been deposited into a bank located in Hamilton County, present the **Report of Distribution and Entry Minor's Claim (Form 22.4)** to the assigned magistrate for approval. File the approved forms with the cashier.

IN TH	E MATTER OF
CASE	NO
	APPLICATION TO SETTLE A MINOR'S CLAIM [R.C. 2111.18, C.P. SUP. R. 67 AND 68]
	k applicable boxes, complete applicable blanks, strike inapplicable language, and attach ting documentation.]
The ap	plicant states that:
	, is an unemancipated minor, born
	_, residing at in this county who on or
by wro	, suffered personal injury (and damage to this minor's property) ngful act, neglect, or default that entities this minor to maintain an action to recover damages. A f the birth certificate is attached.
the occ physici	ed is a narrative statement in support of the proffered settlement setting forth a description of currence, the injury or damage, the treatment progress and current prognosis by the treating ans, and other proposed or actual settlements resulting from the same occurrence being paid to s other than this minor. Counsel will advise at the hearing as to liability and collectability.  There is no legal guardian of the estate, and the Court may authorize the settlement without the appointment of a guardian.
	is the legal guardian of the estate. Case No
	is (are) the parent and natural guardian
	is the person by whom the minor is maintained.
	There is a (full) (partial) settlement offer of \$ without suit being filed.
	There is a (full) (partial) settlement offer of \$ after suit was filed; the style of the case, Court, and case number being
	The proffered settlement should be approved.
	Unreimbursed medical and other expenses of \$ have been incurred. Attached is a list of such expenses and proposed payees.
	A reasonable attorney fee for the attorney's services is \$ and
	reimbursement to the attorney for suit expenses is \$ A copy of the attorney's fee contract that has (has not) received prior approval of this Court, subject to

modification, and an itemization of suit expenses are attached.

The parent, on account of loss of service of this minor and that		, f loss of service of this minor and that	_, claim \$claim is included in settlement	for damages offer.
	This is a structured settlement. All necessary documents, including a statement of the present value of the settlement, are filed herewith.			
The a	pplicant	requests that:		
	The Court authorize the applicant to execute a release which shall be effective upon payment of the settlement.			
	The Court order payment of the above expenses and order that the net amount of \$ for the benefit of the minor be:			
	Deposited pursuant to R.C. 2111.05 in the name of the minor with, a financial institution, and not to be released until the minor attains the age of majority or upon further order of this Court.			
	Deliv	ered to the legal guardian.		
		Delivered tonatural guardian		parent and
		Delivered towhom the minor is maintained.		_ , the person by
		Structured as set forth in the attach	ed documents.	
	Supp	elemental forms required by local rule	e of Court are attached.	
Attorr	ney for A	Applicant	Applicant	
Typed or Printed Name			Typed or Printed Name	
Address			Address	
Phone	Numbe	r (include area code)	Phone Number (include area co	ode)

CASE NO. \_\_\_\_\_

Attorney Registration No.

IN THE MATTER OF		
CASE NO		
ENTRY SETTING HEARING	AND ORDERIN	G NOTICE
The Court sets	, at	o'clock M.
as the date and time for hearing the applica	tion and orders notice	e to be given by the
applicant, as provided in the Rules of Civil	Procedure, to the par	rents who have not
waived notice and (further orders that the mi	nor and parent attend	the hearing.)
	Ralph Winkler, Pr	obate Judge

IN THE MATTER OF	
CASE NO	
WAIVER AND CONSENT TO	O SETTLE MINOR'S CLAIM
The undersigned, waive all claims for damages waive notice of the hearing, and consent to and Minor's Claim, a copy of which is attached here	d approve the Form 22.0, Application to Settle
Typed or Printed Name	Typed or Printed Name

IN TH	HE MATTER OF, MINOR	
CASI	E NO	
	AFFIDAVIT FOR UNKNOWN ADDRESS OF A PARENT	
STATE	E OF OHIO, COUNTY OF HAMILTON, SS.	
addre	The undersigned, being first duly cautioned and sworn, deposes and says that the ss of is unknown and cannot be ascertained	
	easonable diligence and that is free disability other than minority.	
	Affiant has attempted to locate[check whichever applies]:	
	Mailed correspondence to the last known address that was returned undeliverable.	
	Personally went to the last known address and verified that he/she no longer lived at said address.  Contacted relative(s).	
	Contacted friend(s).	
	Contacted current employer or last employer.	
	Contacted his/her doctor's or dentist's office.	
	Contacted CSEA (Child Support Enforcement Agency)	
	Other	
	Affiant	
Swor	n to before me and in my presence this day of	
OWOII	n to before the and in my presence this day of	

Notary Public

IN THE MATTER OF			
CASE	NO_		
Εľ	NTRY	APPROVING SETTLE	MENT OF A MINOR'S CLAIM
		g the application to approve and ourt: [check whichever of the follo	distribute the settlement of the claim of the owing are applicable]
	Approves the proffered settlement of \$		
			for medical and other expenses, as
	suit ex		to the attorney for reimbursement of for attorney fees for service rendered
	Orders	s payment of \$	to the parent
	for dar	mages on account of loss of servi	ce of this minor;
	Authorizes the applicant to execute a release which, shall be effective upon payment of the settlement;		
	Orders	s that the net amount of \$	, for the benefit of the minor be:
		•	ninor and not to be released until the minor on further order of this Court with Form 22.3 sit filed with the Court;
		Delivered to the legal guardian o	f the estate of this minor;
		Delivered to; and natural guardian;	, parent
		Delivered to	ntained:
		,	cuments attached to the application;
	Orders the applicant and the attorney to report on their distribution of the proceeds within thirty days of the date of this entry;		
	Furthe	Further orders	
			_
Date			Ralph Winkler, Probate Judge

IN THE MATTER OF	
CASE NO.	
VERIFICATION OF RE [Not for use in Cu	
Pursuant to Court order, the sum of \$	was deposited with
on the	day of,,
as evidenced by Savings/Certificate of Depos	sit Account Number
	_ This account is held solely in the name
of	, a minor.
attains the age of majority or upon further order	
	Financial Institution
	By:Authorized Officer
	Typed or Printed Name
	Phone Number
	Date

IN THE MATTER OF	
CASE NO	
REPORT OF DISTRIBUT	TION MINOR'S CLAIM
Pursuant to Entry filed	, the proceeds have been chers.
Gross Proceeds	\$
Less:	
Medical expenses	\$
Reimbursement of suit expenses to	
	\$
Attorney fees to	\$
Loss of service to	\$
Others:	\$
Total	\$
Net Proceeds	
Deposited pursuant to R. C. 2111.05 Form 22.3 attached	\$
□ Delivered to	
Delivered to	 \$
regenger and country	<u> </u>
Delivered to	
parent and natural guardian	\$
☐ Delivered to	
the person by whom the minor is maintained	\$
☐ Structured - see documents previously filed	\$
Balance	\$O-
Attorney for Applicant	Applicant
Attorney Registration No	
ENT	'RY
The above report of distribution is hereby approve responsibility.	ed and the applicant is discharged from further
Date	Ralph Winkler, Probate Judge