

NAME, ADDRESS, AND TELEPHONE NUMBER
OF ATTORNEY(S)

ATTORNEY(S) FOR

SUPERIOR COURT OF CALIFORNIA, COUNTY OF.....

CASE NUMBER

VS

PLAINTIFF(S)

DEFENDANT(S)

PETITION OF GUARDIAN AD LITEM
FOR COMPROMISE OF DISPUTED
CLAIM OF MINOR

(Under Section 372 C.C.P.)

The petition of.....
hereinafter called "petitioner," as guardian ad litem of the named minor respectfully alleges:

- 1. Name of minor.....
- 2. Age:.....Date of Birth:.....Sex:
- 3. Date of accident:.....
- 4. Place of accident:.....
- 5. Nature of accident:.....

6. This petition was prepared by.....

 representing..... Said counsel hereby represents to the court that
 he did.....become concerned with this matter at the instance of the party against whom the claim of said
 minor is asserted and that he has not received, and does not expect to receive, any compensation for his
 services in connection herewith from any person other than the party whom he represents as herein stated, or
 the insurer of such party.

7. The injuries sustained by said minor as a result of said accident were as follows: (describe).....

8. Said minor received the following treatment for said injuries: (give names of doctors and brief statement of
 facts re hospitalization or other treatment).....

9. Petitioner is informed and believes that said minor has completely recovered from the effects of said injuries
 and that there is no permanent injury except: (Here state facts concerning any continuing complaint or per-
 manent injury. N.B. Unless injuries are clearly superficial, the court will require the filing of a recent report
 by the examining or attending physician.)

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10. Petitioner has made a careful and diligent inquiry and investigation to ascertain the facts relating to said accident, the responsibility therefor, and the nature, extent and seriousness of said minor's injuries. Petitioner fully understands that if the compromise herein proposed is approved by the court and is consummated, said minor will be forever barred and prevented from seeking any further recovery of compensation even though said minor's injuries might in the future prove to be more serious than they are now thought to be.
11. By way of settlement, defendant..... has offered to pay \$..... in consideration of a dismissal with prejudice and a full release and petitioner hereby recommends this compromise settlement to the court as being fair reasonable, and in the best interests of said minor.
12. The following items of expense have been incurred or paid, are reasonable, resulted from said accident, and should be paid out of the proceeds of settlement: (Itemize attorney fees, reimbursement for expenses actually paid by petitioner, unpaid medical or hospital bills, etc.).....

 Total of allowances for fees and expenses..... \$
13. That the balance of the settlement sum, to wit:..... \$..... is to be deposited in

 Branch
 in the name of petitioner as trustee for said minor, not to be withdrawn without an order of court first obtained.

WHEREFORE, petitioner prays that the court make its order approving said compromise, and for such other and further order as the court may deem reasonable and proper in the premises.

Dated:.....

 Petitioner, as guardian ad litem

State of California, County of.....

I, the undersigned, state: That I am the petitioner in the foregoing proceeding; that I have read the same and know the contents thereof, and the same is true of my own knowledge, except as to matters which are therein stated upon information or belief, and as to those matters that I believe the same to be true.

Dated:....., 19

 (Signature of Affiant)

Subscribed and sworn to before me
, 19

 Notary Public in and for the County of
, State of California

I certify (or declare) under the penalty of perjury that the foregoing is true and correct.

Executed at.....

....., 19

 (Signature)