

SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE

INDIO 46-200 Oasis St., Indio, CA 92201

RI-PR015

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar Number and Address)		FOR COURT USE ONLY
TELEPHONE NO.:	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		CASE NUMBER:
ATTORNEY FOR (Name):		
IN THE MATTER OF THE ESTATE OF:		Department:
Hearing Date:	Time:	
ORDER FOR DEPOSIT OF MONEY BELONGING TO A MINOR		

The Petition for Order Re Deposit of Money Belonging to a Minor of (name of petitioner): _____

as Guardian Ad Litem for (name of minor): _____ filed on (date): _____

came regularly for hearing on (date): _____. After examining the petition, the court finds that notice of hearing may properly be dispensed with. Having considered the evidence, the court finds that the facts set forth in the petition are true.

The court orders as follows:

- Letters of Guardianship of the Estate of the minor are not necessary as the sole asset of the minor's estate consists of cash.
- Pursuant to California Probate Code § 3413 (Holder of Funds): _____ shall disperse the funds belonging to the minor as follows:
 - By check or draft for the sum of \$ _____ in reimbursement of the court filing fee payable to the order of the petitioner and attorney (name): _____
 - The balance of \$ _____, including any accrued interest by check or draft payable to the order of petitioner as guardian ad litem for the minor and (name and address of depository): _____

and bearing an endorsement on the face or reverse side of the check or draft to the effect that the same is a deposit in a federally-insured blocked interest-bearing savings account having no maturity date.

IN THE GUARDIANSHIP OF:	CASE NUMBER:
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3. Petitioner is authorized to accept said minor's funds, and within two court days after receiving the check or draft mentioned in 2(b) above, petitioner is instructed to deposit the check with the depository identified in item 2(b) in a federally-insured blocked interest-bearing savings account with no maturity date in petitioner's name.
4. Concurrent with this deposit, Petitioner shall deliver to the depository a copy of the Order to Deposit Money Into Blocked Account (Form MC-355) contemporaneously made on this date and a Receipt and Acknowledgment of Order for the Deposit of Money Into Blocked Account (Form MC-356) to be completed and signed by the branch manager or officer of the depository.
5. Petitioner shall cause the completed and signed Receipt and Acknowledgment of Order for the Deposit of Money Into Blocked Account (Form MC-356) to be filed with this court within 15 days of the deposit.
6. Within 15 days after the deposit, Petitioner shall execute and mail receipts for the checks or drafts indicated in item 2 above to the holder of funds identified in item 2 above.
7. The blocked account or accounts belong to a minor. The minor was born on (date): _____
 No withdrawals of principal or interest shall be made from the blocked account or accounts without a written order under this case name and number, signed by a judge, and bearing the seal of this court, until the minor attains the age of 18 years. When the minor attains the age of 18 years, the depository, without further order of this Court, is authorized and directed to pay by check or draft directly to the former minor, upon proper demand, all moneys including interest deposited under this order. The money on deposit is not subject to escheat.
8. An Order to Show Cause why A Receipt and Acknowledge of Order for the Deposit of Money Into Blocked Account has not been filed is set for (date): _____ at time: _____ Department: _____
 Petitioner and his or her attorney are ordered to personally appear without further notice unless a completed and signed Receipt and Acknowledgment of Order for the Deposit of Money Into Blocked Account (Form MC-356) has been filed with this Court at least four court days prior to that date.

Dated: _____

(JUDGE OF THE SUPERIOR COURT)