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2. c.  An order compelling the attorney-in-fact to submit an accounting to the petitioner of his or her acts as attorney-in-fact. At least 60 days have elapsed since the petitioner submitted to the attorney-in-fact the written request for an accounting that is attached as exhibit 2(c), and the attorney-in-fact has failed to submit an accounting or report. The account should cover the following period:
- (1)  All acts taken as attorney-in-fact up to the date of the order, or
- (2)  The acts taken from  the date appointment of the attorney-in-fact became effective  
 (start date): \_\_\_\_\_ to  (end date): \_\_\_\_\_  
 the date of the order.
- d.  An order declaring that the authority of the attorney-in-fact is revoked on a determination by the court of all of the following:
- (1) The attorney-in-fact has violated or is unfit to perform the fiduciary duties under the power of attorney as follows (describe the specific violations or grounds of unfitness):
- 
- Continued on attachment 2(d)(1).
- (2) The principal presently lacks the capacity to give or to revoke a power of attorney as indicated in the Capacity Declaration (Form GC-335) provided as attachment 2(d)(2).
- (3) It is in the best interests of the principal or the principal's estate to revoke the authority of the attorney-in-fact for the following reasons:
- 
- Continued on attachment 2(d)(3).
- e.  An order approving the written resignation of the attorney-in-fact provided as attachment 2(e).
- (1) The attorney-in-fact  has  has not expressly agreed in writing to act for the principal.
- (2) The attorney-in-fact  has  has not acted for the principal in a transaction that has not yet been completed.
- f.  An order compelling (name of person or entity) \_\_\_\_\_ to honor the authority of the attorney-in-fact.
- g.  An award of attorney fees  to the petitioner against the attorney-in-fact  to the attorney-in-fact against the party named in item 1(f), in an amount to be determined by post-order motion, for the following reasons:
- (1)  The attorney-in-fact has clearly violated the fiduciary duties under the power of attorney.

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- 2. g. (2)  The attorney-in-fact has failed without any reasonable cause or justification to submit accounts or report acts to the principal or conservator of the estate or of the person, as the case may be, after written request from the principal or conservator.
- (3) The party named in item 2(f) acted unreasonably in refusing to accept the agent's authority under the statutory power of attorney.
- h.  An award of costs to petitioner against  the attorney-in-fact  the party named in item 2(f).
- i.  Other orders as specified in attachment 2(h).
- 3. Petitioner is:
  - a.  The attorney-in-fact under the power of attorney attached  as attachment 3(a),  
 as attachment 1(c).
  - b.  The principal.
  - c.  The spouse or registered domestic partner of the principal.
  - d.  Related to the principal as follows (specify relationship): \_\_\_\_\_
  - e.  The conservator of the person or estate of the principal under the letters of conservatorship provided as attachment 3(e).
  - f.  The court investigator, as described in Probate Code Section 1454, of the county where the power of attorney was executed or where the principal resides.
  - g.  The public guardian of the county where the power of attorney was executed or where the principal resides.
  - h.  The personal representative of the principal's estate pursuant to the letters testamentary, letters of administration, or letters of special administration provided as attachment 3(h).
  - i.  The trustee of the principal's estate pursuant to the certificate of trustee or certification of trust provided as attachment 3(i).
  - j.  The principal's successor in interest pursuant to the affidavit or declaration under Probate Code § 13100 provided as attachment 3(j).
  - k.  A person who is taking action pursuant to the written request of an attorney-in-fact provided in attachment 3(k), along with a copy of the power of attorney.
  - l.  An interested person or friend of the principal as follows (specify the nature of your interest in the estate or your relationship to the principal): \_\_\_\_\_  
 Continued on attachment 3(l).

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4. Venue is proper for the following reason(s):

- a.  The principal resides in the County of Riverside.
- b.  The attorney-in-fact resides in the County of Riverside.
- c.  The following  real property  personal property that is subject to the power of attorney is located in the County of Riverside (provide street address or legal description, and description of property):

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Continued on attachment 4(c).

- d.  It is in the best interests of the principal to hear this matter in the County of Riverside for the following reasons (describe):

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Continued on attachment 4(d).

Date: \_\_\_\_\_

\_\_\_\_\_  
(TYPE OR PRINT NAME OF ATTORNEY)

\_\_\_\_\_  
(SIGNATURE OF ATTORNEY)

I declare under penalty of perjury that the foregoing is true and correct.

\_\_\_\_\_  
(TYPE OR PRINT NAME OF PETITIONER)

\_\_\_\_\_  
(SIGNATURE OF PETITIONER)

\_\_\_\_\_  
(TYPE OR PRINT NAME OF PETITIONER)

\_\_\_\_\_  
(SIGNATURE OF PETITIONER)