District Court Denver Probate Court County, Colorado					
In the Interest of:	COURT USE ONLY				
Respondent					
ORDER APPROVING SETTLEMENT OF CLAIMS PURSUANT TO C.R.P.P. 62					

THIS MATTER comes be	efore the Court on t	the Petition for Approva	of Settlement of	Claims Pursuant to
C.R.P.P. 62 of	_ (hereinafter "resp	ondent") that was filed I	ру	("petitioner").
The hearing was held on	(date).	The petitioner and the	respondent appe	ared at the hearing.
Also, in attendance were:				

The Court, having considered the reasonableness of the proposed settlement, and having reviewed the Petition, all of the attachments thereto, the exhibits offered during the hearing, the relevant authority, and having heard the testimony of: ______, and having considered the statements of counsel, the Court finds that:

- **1.** Venue is proper;
- 2. Any required notices have been given or waived;
- 4. The parties have been advised of and understand the finality of the settlement.
- 5. In light of the supporting documentation provided and/or testimony presented at the hearing, the requested attorney fees and costs of \$ ______ are:

allowed.

disallowed.

adjusted and allowed by the Court as follows:

The Court further finds that:

Uthe appointment of a conservator is appropriate, and the conservator's powers shall be as set forth in the Order Appointing Conservator.

OR
a conservator for the respondent has already been appointed
OR
another fiduciary for the respondent is already in place.
OR
Dother:

The Court Orders:

- 1. The petitioner is authorized to accept the total amount of \$______as full and final settlement of the personal injury claim.
- 2. This authorization includes the acceptance of \$______to be paid by ______(name).
- 3. The following outstanding liens and/or claim against the settlement funds, including any attorney fees, have been considered by the Court and are ALLOWED. The petitioner is further authorized to execute the Settlement Agreement(s) and Releases with ______ (name) and fully discharge said claims and to pay the following out of the proceeds:

 \$	to	(name of payee).
 \$	to	(name of payee).
 \$	in attorney fees to	(name of attorney/law firm).
 \$	in costs to	(name of attorney/law firm).
Other:		

The following outstanding liens and/or claim against the settlement funds, including any attorney fees, have been considered by the Court and are DISALLOWED for the reasons set forth below:

4. The Court, pursuant to C.R.P.P. 62, and having taken into account the nature and scope of the proposed settlement, the anticipated duration and nature of the Respondent's/Minor's disability (if any), the cost of any future medical treatment and care required to treat the Respondent's/Minor's disability (if any), and any other relevant factors pursuant to C.R.S. § 15-14-101, et seq, finds that it is in the best interests of the Respondent/Minor to make the following protective arrangement(s) for the conservation and use of the net settlement funds.

The net settlemer	nt amo	ount of \$		is te	o be:				
deposited into	a rest	tricted account	from wh	ich thei	re shall be	e no withdrawa	Is without prior	Court appr	oval.
The funds shall be deposited within days of the issuance of this Order and the petitioner shall file an acknowledgment of said deposit by the filing of JDF 867SC.									
	in	accordance	with (date).	the	Order	Appointing	Conservator	issued	on
Dother:									

- 5. The Court further orders that there shall be no payment of attorney fees until the Court has received and acknowledged the deposit of the net settlement amount.
- Date:

Judge Magistrate