CLERK'S	USE ONLY
	CLERK'S

## SUPERIOR COURT OF ARIZONA MOHAVE COUNTY

In the Matter of Guardianship of		Case No:				
A Mino	r		(Check a	T ORDER TERMINATING all that apply) Guardianship Guardianship and Conservatorship Conservatorship Releasing Restricted Funds		
THE (	COURT	FINDS:				
1.	A swor	orn <i>"Petition for Termination"</i> of a □ Guardianship and/or □ Conservatorship and/or "Release of Restricted funds" has been presented and reviewed.				
2.	Notice	otice of the Petition was given as required by law or waived by all interested parties.				
3.	The Gu □	uardianship and/or Conservatorship has ended be The minor had reached the age of majority, OR  The rights of the parents to legal decision terminated or suspended by circumstandorder.  The minor died on	n making ces, or by	parental consent or by prior court		
4.	Conse	servatorships only – if minor reached age 18.  The former minor is entitled to legal decision making and control of the restricted funds held for the benefit of the minor by the conservator.				
THE (	COURT	ORDERS:				
1.		Granting the "Petition for Termination of the C	Guardian	ship" and discharging the guardian.		
	Fill out Numbers 2-6 only if a Petition Terminating Conservatorship was filed.					
2.		Waiving a final accounting by the conservator. (have been no withdrawals without approval of				
3.		Granting the release of funds and authorizing the release of the following funds to the minor: Account number:				
		Approximate amount in account:				
	Name and address of financial institution:					

Revised: 1/1/2013 Page 1 of 2

4.		Granting the "Petition for Termination of the Conservatorship."			
5.		IT IS FURTHER ORDERED that the Conservator shall file with this Court a receipt of the former minor acknowledging the receipt of all funds within 30 days of this Ord Conservator will not be discharged from liability until the Conservator files with this receipt signed by the former minor acknowledging receipt of all funds.			
			will be administratively closed within 90 days of this Court in writing that he/she has not received all the		
6.		<b>THE COURT FINDS</b> that it is not necessary for the Conservator to file a receipt signed by the former minor acknowledging receipt of all funds because the former minor has appeared in open court and personally obtained the Order releasing restricted funds.			
IT IS ORDERED that the former minor shall file with this Court a signed receipt acknowledging the receipt of all funds within 30 days of this Order.					
within 9	0 days	s of this Order and the case will be adm	vill be discharged from liability as Conservator inistratively closed, unless prior to that date, the has not received all the funds to which he/she is		
Notification of objection to the discharge of the Conservator must be sent to this Court at:					
DONE I	N OPE	EN COURT:	JDGE/COMMISSIONER		

Case No.\_\_\_\_\_

Revised: 1/1/2013 Page 2 of 2