1		AN	ACT relating to settlements with minors and declaring an emergency.
2	Be i	t enac	ted by the General Assembly of the Commonwealth of Kentucky:
3		→ S	ection 1. KRS 387.278 is amended to read as follows:
4	(1)	A pe	rson having legal custody of a minor may settle or compromise and enter into a
5		settl	ement agreement with a person against whom the minor has a claim or from
6		who	m the minor is to receive proceeds from the sale of real estate, for the
7		settl	ement of any estate, or from any other source if:
8		(a)	A guardian or conservator has not been appointed for the minor;
9		(b)	The total amount of the settlement proceeds due to the minor, after reduction
10			from the total settlement amount of all medical expenses, medical liens, all
11			other liens, and reasonable attorney fees and costs, is twenty-five thousand
12			dollars (\$25,000) or less if paid in cash, by draft or check, by direct deposit, or
13			by the purchase of a premium for an annuity;
14		(c)	The moneys payable under the settlement agreement will be paid as provided
15			in subsections (3) and (4) of this section; and
16		(d)	The person entering into the settlement agreement on behalf of the minor
17			completes an affidavit or verified statement that attests that the person:
18			1. Has made a reasonable inquiry and that to the best of the person's
19			knowledge:
20			a. The minor will be fully compensated by the settlement; or
21			b. There is no practical way to obtain additional amounts from the
22			party or parties entering into the settlement agreement with the
23			minor; and
24			2. Understands and acknowledges that he or she is obligated by law to
25			deposit the settlement directly into a restricted savings or other restricted
26			investment account, or purchase an annuity, as provided in subsection

(3) of this section.

27

The attorney representing the person entering into the settlement agreement on behalf of the minor, if any, shall maintain the affidavit or verified statement completed under subsection (1)(d) of this section in the attorney's file for a period of five (5) years.

- 5 (3) The moneys payable under the settlement agreement shall be paid as follows:
 - (a) If the minor or person entering into the settlement agreement on behalf of the minor is represented by an attorney and the settlement is paid in cash, by draft or check, or by direct deposit into the attorney's trust account maintained under Rule 3.830 of the Supreme Court of Kentucky to be held for the benefit of the minor, the attorney shall:
 - 1. Timely deposit the moneys received on behalf of the minor directly into a restricted savings or other restricted investment account that only allows withdrawals from the account under any of the circumstances set forth in subsection (4) of this section; or
 - 2. Purchase an annuity by direct payment to the issuer of the annuity with the minor designated as the sole beneficiary of the annuity;
 - (b) If the minor or person entering into the settlement agreement on behalf of the minor is not represented by an attorney and the settlement is paid by check, draft, or direct deposit, the minor or person entering into the settlement agreement on behalf of the minor shall provide the person or entity with whom the minor has settled the claim with the information sufficient to draw a check or draft made payable, or complete an electronic transfer of settlement funds:
 - 1. Into a restricted savings or other restricted investment account that only allows withdrawals from the account under any of the circumstances set forth in subsection (4) of this section; or
 - 2. To purchase an annuity by direct payment to the issuer of the annuity

Page 2 of 5

XXXX 2/1/2024 11:53 AM

Jacketed

2526

27

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

			with the minor designated as the sole beneficiary of the annuity; and
	(c)	If the	e minor is under the care, custody, and control of the Commonwealth, the
		Cabi	net for Health and Family Services shall establish a restricted trust
		acco	unt, or subaccount of a trust account, that earns interest for the benefit of
		the n	ninor, for the purpose of receiving moneys payable to the minor under the
		settle	ement agreement. If the settlement is paid:
		1.	In cash or by draft or check, the moneys received on behalf of the minor
			shall be timely deposited into the account established under this
			paragraph, and notice of the deposit to the minor and the person entering
			into the settlement agreement on behalf of the minor shall be delivered
			by personal service or first-class mail;
		2.	By direct deposit, the minor, the person entering into the settlement on
			behalf of the minor, or the cabinet shall provide the person or entity with
			whom the minor has settled the claim with the information sufficient to
			complete an electronic transfer of settlement funds into the account
			established under this paragraph, and notice of the deposit to the minor
			and the person entering into the settlement agreement on behalf of the
			minor shall be delivered by personal service or first-class mail; or
		3.	Through the purchase of an annuity, direct payment shall be made to the
			issuer of the annuity with the minor designated as the sole beneficiary of
			the annuity.
(4)	The	mone	ys in the minor's restricted savings or other restricted investment account,
	trust	acco	unt, or trust subaccount established under subsection (3) of this section
	may	not b	be withdrawn, removed, paid out, or transferred to any person, including
	the n	ninor,	except as follows:
	(4)	(4) The trust may	Cabi acco the resettle 1. 2. 3. (4) The mone trust accommay not be

 $Page \ 3 \ of \ 5$ XXXX \ 2/1/2024 11:53 AM

Upon the minor attaining the age of majority or being otherwise emancipated;

Pursuant to court order;

26

27

(a)

(b)

1			or		
2		(c)	Upon the minor's death.		
3	(5)	A signed settlement agreement entered into on behalf of the minor in compliance			
4		with	with subsection (1) of this section:		
5		<u>(a)</u>	Is binding on the minor without the need for court approval or review; [,]		
6		<u>(b)</u>	Has the same force and effect as if the minor were a competent adult entering		
7			into the settlement agreement; and[,]		
8		<u>(c)</u>	Shall serve to fully release all claims of the minor encompassed by the		
9			settlement agreement[, and may be relied on by a financial institution or other		
10			entity, in lieu of a court order, when opening a restricted savings or other		
11			restricted investment account, or purchasing an annuity, on behalf of a minor		
12			pursuant to this section].		
13	<u>(6)</u>	(a)	As used in this subsection, "financial institution" means any person doing		
14			business under the laws of any state or commonwealth or the United States		
15			relating to banks, bank holding companies, savings banks, savings and loan		
16			associations, trust companies, or credit unions.		
17		<u>(b)</u>	A financial institution or other entity may open a restricted savings or other		
18			restricted investment account, or issue an annuity, pursuant to this section.		
19		<u>(c)</u>	If a financial institution or other entity elects to open a restricted savings or		
20			other restricted investment account, or issue an annuity, pursuant to this		
21			section, a court order shall not be required to open the account or issue the		
22			annuity.		
23		<u>(d)</u>	A person that elects to deposit or otherwise direct moneys into a restricted		
24			savings or other restricted investment account in accordance with		
25			subsection (3) of this section may execute documents to open and		
26			administer the account.		
27	<u>(7)</u>	A re	estricted savings or other restricted investment account that is opened and		

<u>adm</u>	inistered pursuant to this section shall be exempt from the provisions of KRS
<u>Cha</u>	pter 393A until the earlier of one (1) of the circumstances set forth in
subs	ection (4) of this section.
<u>(8)[(6)]</u>	(a) Any person or entity against whom a minor has a claim that settles the
	claim with the minor in good faith under this section shall not be liable to the
	minor for any claims arising from the settlement of the claim.
(b)	An insurer who in good faith transfers funds at the direction of the settling
	minor or the minor's representatives into a restricted savings or other
	restricted investment account, or to purchase an annuity, shall not be liable to
	the minor or the minor's representatives for any claims arising from the use of
	those funds after the transfer is completed.
<u>(9)</u> [(7)]	Nothing in this section shall prevent anyone acting on behalf of the minor
from	n filing for guardianship, limited guardianship, or conservatorship in the District
Cou	rt and requesting the District Court to approve the settlement on behalf of the
mine	or and oversee the settlement proceeds.
→ S	ection 2. Whereas there is a significant and legitimate need to ensure prompt
and secure	e payments for the benefit of minors in accordance with settlements made under
existing la	w, an emergency is declared to exist, and this Act takes effect upon its passage
and appro	val by the Governor or upon its otherwise becoming a law.
	(8) [(6)] (b) (2) [(7)] from Cour mino → So and secure existing la