[For use with Section 43-1-15(G) NMSA 1978] STATE OF NEW MEXICO COUNTY OF _____ _____DISTRICT COURT In the Matter of ______, SI No. _____ PETITION FOR ENFORCEMENT ORDER Petitioner, _____ under Section 43-1-15 NMSA 1978, states the following. Petitioner was appointed as treatment guardian for Respondent, 1. _____, on _____ (*date*) in Case No. _____ Petitioner's appointment as treatment guardian shall terminate on 2. (date). (Respondent's last-known address). Respondent is currently residing at 3. Respondent has a mental disorder as defined by the New Mexico Mental Health Code, Section 43-1-3(O) NMSA 1978, and is currently diagnosed as follows: Respondent has been prescribed the following medication(s), on the 5. following date(s), by the following authorized prescriber(s): Medication Prescriber (name and contact info) Date 6. Petitioner's last contact with Respondent was on _____ (date) by _____ (type of contact, e.g., in person, by telephone, etc.). Petitioner's last contact with the authorized prescriber who prescribed the medication that is the subject of this petition was on _____ (date). 8. Respondent's last known contact with the authorized prescriber, a mental

health practitioner, or a community provider was on _____ (date).

4-934. Petition for enforcement order.

Medication		Date 	
10.		ollowing efforts to engage Re	
11. follows:	Respondent responde	ed to the efforts described in	Paragraph 10 as
12. (<i>date</i>).	Respondent reports to	aking medication(s) last on _	
13. on the follow	•	als report that Respondent l	ast took medication(s)
Name of ind		Medication	
	Petitioner has weighed the following risks and benefits about filing this		
15. Respondent		ranted, the following outcom	e is likely for
16.		are available for administeri	=

Respondent has been ordered to comply with previous treatment s follows:
This enforcement order should remain in effect until
use
REFORE, Petitioner requests an order to enforce the following treatment
order [] should [] should not authorize a peace officer to take Respondent and to transport Respondent to an evaluation facility.
order [] should [] should not authorize the evaluation facility to forcibly reatment.
Respectfully submitted,

USE NOTES

A person appointed as a treatment guardian may petition for an enforcement order "[i]f a client, who is not a resident of a medical facility and for whom a treatment guardian has been appointed, refuses to comply with the decision of the treatment guardian." NMSA 1978, § 43-1-15(G). An enforcement order is not a prophylactic measure. Rather, an enforcement order should be granted only upon proof that the respondent has refused to comply with the treatment guardian's decision. As such, a petition for an enforcement order should be viewed as a last resort, to be pursued after other efforts to get the respondent to comply with a treatment decision have been unsuccessful. For further information about the procedures for the appointment of a treatment guardian, see Rule 1-130 NMRA.

[Adopted by Supreme Court Order No. 19-8300-021, effective December 31, 2019.]