Civil Forms

ARTICLE 1 General Provisions

4-101. Notice of [excusal] facts requiring recusal (constitution or code of conduct).

[For use with Magistrate Court I Metropolitan Court Rule 3-106]	
STATE OF NEW MEXICO COUNTY OF	
COURT	
	Plaintiff
V.	No
,	Defendant
	CCUSAL] FACTS REQUIRING RECUSAL FUTION OR CODE OF CONDUCT) ¹
<u> </u>	nat the impartiality of the Honorable may reasonably be questioned because:
	rom presiding. The facts must be grounds for excusal ution or the Code of Judicial Conduct.)
	nat participation of the above-named judge would be in the Code of Judicial Conduct.
	Signature of party
	USE NOTES
	ed with a copy of this notice. See Rules 2-203 and 3-303 or the certificate of service and affidavit of service.

ANNOTATIONS

[As amended, effective May 1, 1986; November 1, 1995; May 1, 2002.]

The 2002 amendment, effective May 1, 2002, inserted "Facts Requiring Recusal" in the form heading and added the Use Note.

The 1995 amendment, effective November 1, 1995, rewrote the form.

4-102. Certificate of excusal or recusal.

For use with Magistrate Court Rule 2-105 NMRA and

Metropolitan Court Rule 3-10	05 NMRA]	
STATE OF NEW MEXICO COUNTY OF IN THE	COURT , Plaintiff,	
v.		No
	, Defendant.	
CERTII	FICATE OF EXCUSAI	OR RECUSAL
I hereby certify that I have above case.	e [been excused] [recu	used myself] from presiding in the
The parties have not filed hear the case.	d a stipulation agreeing	to another judge of the district to
It is requested that another	er judge be designated	d according to law.
,		
		Judge Division

ANNOTATIONS

[As amended, effective May 1, 1986; September 1, 1989; November 1, 1995; as amended by Supreme Court Order No. 10-8300-016, effective May 14, 2010.]

The 2010 amendment, approved by Supreme Court Order No. 10-8300-016, effective May 14, 2010, at the beginning of the form, deleted the reference to "2-105, 3-105" and added the current use note; deleted the former style of the case and added the current style of the case; and after the title of the form, in the first paragraph, after "certify that I have", deleted "(been excused)(recused myself)" and added "[been excused][recused

myself]"; and after "in the above case", deleted "and ten (10) days have passed since the parties were notified of such recusal or excusal".

The 1995 amendment, effective November 1, 1995, rewrote the form.

[For use with Magistrate Court Rule 2-106 NMRA and

4-103. Notice of excusal.

Metropolitan Court F	Rule 3-106 NMRA]	
STATE OF NEW ME		
IN THE	CC, Plaintiff,	OURT ,
V.		No
	, Defenda	ant.
	NOTICE O	F EXCUSAL
	hereby notifies the cou is excused from pr	urt that the Honorable esiding over the above-captioned case.
Dated this	day of	
		(Party or attorney for party)
	OPTIONAL S	STIPULATION
, ,	s below we stipulate that de over the above-cap	at the Honorabletioned case.
Dated this	day of	,·
Dated this	day of	(Party or attorney for party)
		(Party or attorney for party)

USE NOTES

Each party must be served with a copy of this notice. See Rules 2-203 and 3-303 NMRA. See Civil Form 4-221 NMRA for the certificate of service and affidavit of service.

[As amended, effective May 1, 1986; November 1, 1995; May 1, 2002; as amended by Supreme Court Order No. 10-8300-016, effective May 14, 2010.]

ANNOTATIONS

The 2010 amendment, approved by Supreme Court Order No. 10-8300-016, effective May 14, 2010, deleted the former style of the case and added the current style of the case; and added the second part of the form under the title "Optional Stipulation".

The 2002 amendment, effective May 1, 2002, added the Use Note.

[For use with Magistrate Court Rule 2-106 NMRA and

The 1995 amendment, effective November 1, 1995, deleted "he is exercising his right to excuse" preceding "the Honorable" and inserted "is excused".

4-104. Notice of recusal.

Metropolitan Court Rule 3-106 NMRA]

STATE OF NEW MEXICO	
IN THE, Pla	COURT intiff,
v.	No
, De	fendant.
NOTIC	CE OF RECUSAL
The Honorable	
You will be notified when another ju	udge is designated according to law.

Dated this _____, ____, ____.

[Approved, effective October 1, 1987; as amended, effective November 1, 1995; May 1, 2002; as amended by Supreme Court Order No. 10-8300-016, effective May 14, 2010.]

Clerk

ANNOTATIONS

The 2010 amendment, approved by Supreme Court Order No. 10-8300-016, effective May 14, 2010, deleted the former style of the case and added the current style of the case; after the title of the form, deleted the former language of the form which gave notice that the judge has been recused from presiding in the case and that if within ten days the parties do not file a stipulation agreeing to another judge to hear the case, another judge will be assigned to hear the case; and added the current language of the form.

The 2002 amendment, effective May 1, 2002, deleted the judicial division designation line and added the Use Note.

The 1995 amendment, effective November 1, 1995, substituted "You are notified that I have recused myself" for "The undersigned hereby notifies the parties that he is recusing himself", "ten (10) days" for "five (5) days", "file with the court a stipulation agreeing to" for "agree upon", and "another judge will be assigned to hear the case" for "the clerk will request the district court to assign".

4-104B. Notice of assignment.

For use with Magistrate Court Rules 2-105 and 2-106 NMRAI

. 9		•
STATE OF NEW MEXIC COUNTY OF IN THE MAGISTRATE (
	, Plaintiff,	
v.		No
	, Defendant.	
	NOTICE OF AS	SIGNMENT
The Honorable above-captioned case.		has been assigned to preside over the
Dated this	day of	
		 Clerk

4-105. Motion to withdraw as counsel; order approving withdrawal.

[As adopted by Supreme Court Order No. 09-8300-036, effective November 16, 2009.]

[For use with Magistrate Court Rule 2-108 NMRA and Metropolitan Court Rule 3-108 NMRA] STATE OF NEW MEXICO [COUNTY OF_____] [CITY OF_____] _____COURT No. _____ ٧. , Plaintiff V. , Defendant MOTION TO WITHDRAW AS COUNSEL1 ORDER APPROVING WITHDRAWAL _____ (name of withdrawing attorney or firm) requests permission of the court to withdraw as counsel for the above named party. The reason for the withdrawal is _____ (set forth reason for the withdrawal). [My] [Our] client (check and complete applicable alternative) [] has consented to the withdrawal and has been notified of all pending court dates. has refused to agree to the withdrawal because _____ (set forth reason given by client). could not be notified after the following attempts: [] _____. A return receipt for certified or registered mail to my client's last known address is attached to this motion. (check and complete applicable alternative) _____ (name of attorney) is entering an appearance to represent the above named party¹. _____(name of party) will appear pro se. The last known

address of _____ (name of party) is:

	(name of party)	
	(mailing address)	
	(city, county and .	zip code)
	(telephone numbe	er)
Dated:		
		Withdrawing attorney
		Signed
		Name (<i>print</i>)
		Address (<i>print</i>)
		City, state and zip code (print)
		Telephone number Entry of appearance by new attorney ¹
		Signed
		Name (<i>print</i>)
		Address (print)
		City, state and zip code (print)
		Telephone number Last known address of pro se party
		Address (<i>print</i>)
		City, state and zip code (<i>print</i>)
		Telephone number
APPROVED:		
Attorney or pro se party		

Date	
CERTIFICATE OF SERVICE ON OPPO	OSING PARTY
I hereby certify that on this day of	_, this motion was
[mailed by United States mail, postage prepaid, and addr	ressed to:
Name: Address: City, State and zip code:	
[faxed by (name of person named person. The transmission was reported as comple and date of the transmission was (a.m.) (p.m.) (date).]	ete and without error. The time
[e-mailed to at (name of personal memory at (elewhich address is on file with the clerk of the Supreme Cosuccessful. The time and date of the transmission was (date).]	ectronic address of recipient) ourt. The transmission was
	Signature of attorney or party
	Date of signature

CERTIFICATE OF SERVICE ON WITHDRAWING ATTORNEY'S CLIENT

(date).]

I hereby certify that	it on this day of,, this motion was
[mailed by United	States mail, postage prepaid, and addressed to:
Name: Address:	
City, State and zip code:	
·	(name of person who faxed) to the above
	e transmission was reported as complete and without error. The time nsmission was (a.m.) (p.m.) on

	d to (name of person who transmitted) to		
at (electronic address of recipient)			
	clerk of the Supreme Court. The transmission was the transmission was (a.m.) (p.m.) on [a.m.]		
	Signature of attorney		
	Date of signature		
WITHDRAWAL AND SUBSITUT	TUTION OF ATTORNEY		
[APPROVED] [DENIED]:			
Judge			
Date			
	USE NOTES		
	ed for the substitution of counsel. Unless there is a new nsert "none". New counsel must also enter an		
2. Use only applicable altern	ative.		
[Approved by Supreme Court Ore	der No. 05-8300-005, effective March 21, 2005.]		
4-110. Request for hearin	g.		
[District Court Civil Rules] ¹			
STATE OF NEW MEXICO COUNTY OF			
COUNTY OF JUDIO	CIAL DISTRICT		
	No		
	, Plaintiff		
V.			
	, Defendant		

REQUEST FOR HEARING

Assigned judge:	
Matters to be hea	rd:
Hearings present	y set:
Time requested b	/ plaintiff:
Time requested by	/ defendant:
(Provide names a necessary.) ²	nd addresses of parties who need to be notified – attach a list if
	
[faxed] to each o	It I have caused a copy of the foregoing to be [mailed] [delivered] the opposing parties listed above on or before (date of service). I by:
Signature	
Printed	
name:	
Address:	
Telephone:	

USE NOTES

- 1. A local district court notice of hearing form that has been approved by the Supreme Court may be used instead of this form.
- 2. This request must be served on all other parties pursuant to Rule 1-005 NMRA. See also Rule 1-007.1 NMRA for how motions are presented to the court.

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, October 14, 2004.]

ANNOTATIONS

Compiler's notes. — This form was provisionally approved by the Supreme Court effective August 15, 2003 until August 31, 2004. This form was permanently approved by the Supreme Court effective October 14, 2004.

4-111. Notice of hearing.

[For use with District Court Civil Rules] ¹
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT
No
, Plaintiff
v.
, Defendant
NOTICE OF HEARING ²
The Honorable will hear
(describe matter to be heard) in the above matter in the (street) in room
on the day of, at (a.m.) (p.m.) (minutes) (hours) is allotted for the hearing.
Notice [mailed] [delivered] [faxed] on day of,
Administrative assistant to the judge

USE NOTES

- 1. The district court complies with the Americans with Disabilities Act. Please notify the clerk of the court of the nature of any disability at least five (5) days before any hearing, so appropriate accommodations can be made.
- 2. A local district court notice of hearing form that has been approved by the Supreme Court may be used instead of this form.

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, October 14, 2004; as amended by Supreme Court Order No. 05-8300-020, effective December 15, 2005.]

ANNOTATIONS

The 2005 amendment, effective December 15, 2005, added a blank space for a description of the matter to be heard.

4-112. Request for hearing.

[For use with Magistrate Court Civil Rule 2-307 NMRA and Metropolitan Court Civil Rule 3-307 NMRA]

STATE OF NEW MEXICO	001157		
IN THE	COURT COUNTY		
		No	
			
	, Plaintiff		
V.			
	, Defendant		
	REQUEST FOR H	IEARING	
Assigned judge:			
Matters to be heard:			
Hearings presently set:			
Time requested by plaintiff:			
Time requested by defendant:			
(Provide names and addresse necessary.)1	es of parties who ne	eed to be notified attach a	a list if
		-	
Hearing requested by:			
Signature			

Address:	
CER	TIFICATE OF SERVICE
I hereby certify that on thisc (insert paper se	lay of, this erved, such as "answer" or "notice") was
[mailed by United States first class	s mail, postage prepaid, and addressed to:
Name:	
Address:	
City, State	
and zip code:	
[faxed by	(name of person who faxed document) to e of recipient) at (telephone
<i>number</i>). The transmission was re	eported as complete. The time and date of the) (p.m.) on (date).]
[e-mailed to	(name of party or attorney) at
(electronic i	mail address of recipient) upon agreement of the party
to accept electronic service. The t	ransmission was reported as complete. The time and (p.m.) (a.m.) on
[delivered to made. See Use Note 1 for the me	(Specify how service by delivery was thods service may be made using this alternative.)
	Signature of person sending paper
	Date of signature

USE NOTES

1. This request must be served on all other parties pursuant to Rule 2-203 NMRA or Rule 3-203 NMRA. See also Rule 2-307 NMRA for how motions are presented to the court.

[Approved by Supreme Court Order No. 05-8300-005, effective March 21, 2005.]

4-113. Notice of hearing.

[For use with Magistrate Court Civil Rule 2-307 NMRA and Metropolitan Court Civil Rule 3-307 NMRA]

STATE OF NEW MEXICO IN THE	
	No
	, Plaintiff
V.	
	, Defendant
	NOTICE OF HEARING
	will hear the above cause in the nty courthouse located at
(street) in room or or or	n the day of, at
(minutes) (hours) is allotted for the hearing on².
Notice [mailed] [delivered] [fa	axed] on day of,
	Judge

USE NOTES

- 1. Please notify the clerk of the court of the nature of any disability at least five (5) days before any hearing, so appropriate accommodations can be made.
 - 2. Specify the matters to be heard.

[Approved by Supreme Court Order No. 05-8300-005, effective March 21, 2005.]

4-114. Suggested questions for assessing qualifications of proposed court interpreter.

[For use with District Court Rule 1-103, Magistrate Court Rule 2-113, Metropolitan Court Rule 3-113, and Evidence Rule 11-604 NMRA]

SUGGESTED QUESTIONS FOR PROPOSED COURT INTERPRETERS

- 1. Do you have any particular training or credentials as an interpreter?
- 2. What is your native language?
- 3. How did you learn English?
- 4. How did you learn [the foreign language]?
- 5. What was the highest grade you completed in school?
- 6. Have you spent any time in the foreign country?
- 7. Did you formally study either language in school? Extent?
- 8. How many times have you interpreted in court?
- 9. Have you interpreted for this type of hearing or trial before? Extent?
- 10. Are you familiar with the code of professional responsibility for court interpreters? Please tell me some of the main points (e.g., interpret everything that is said).
- 11. Are you a potential witness in this case?
- 12. Do you know or work for any of the parties?
- 13. Do you have any other potential conflicts of interests?
- 14. Have you had an opportunity to speak with the non-English speaking person informally? Were there any particular communication problems?
- Are you familiar with the dialectal or idiomatic peculiarities of the witnesses?
- 16. Are you able to interpret simultaneously without leaving out or changing anything that is said?
- 17. Are you able to interpret consecutively?

USE NOTES

This list of proposed question is taken from Court Interpretation: Model Guides for Policy and Practice in the State Courts; Chapter 6, Judges Guide to Standards for Interpreted Proceedings; NCSC, 9/4/2002. The list of questions is not mandatory nor exclusive, and the judge retains the discretion to inquire into any subject matter necessary to determine whether the proposed court interpreter is qualified to serve.

[Adopted by Supreme Court Order No. 12-8300-022, effective for all cases filed or pending on or after January 1, 2013.]

4-115. Request for court interpreter.

[For use with District Court Rule 1-103, Magistrate Court Rule 2-113, Metropolitan Court Rule 3-113, and Evidence Rule 11-604 NMRA]		
STATE OF NEW MEXICO [COUNTY OF] [CITY OF] IN THE COURT	-	
, Plaintiff,	,	
V.		No
, Defendant.		
REQUEST FOR	COURT IN	TERPRETER
PERSON NEEDING INTERPRETER: F	Party	Witness for
NAME OF PERSON NEEDING INTER	PRETER: _	
SPECIFIC MATTERS TO BE HEARD:		
DATE: TIME:	LOCAT	ION:
JUDGE:	TIF	ME REQUIRED:
LANGUAGE NEEDED: Spanish	Sign	Other
REQUESTED BY:		
Signature of party	or party's	attorney
[BELOW FOR	R CLERK'S (USE ONLY]
NAME OF INTERPRETER:		
DATE INTERPRETER CONTACTED:		
DATE/TIME VERIFIED WITH INTERPR	RETER:	
		BY Deputy Clerk

USE NOTES

The party requesting the interpreter is responsible for notifying the court clerk's office if cancellation of the interpreter services is required. If the requesting party fails to do so in a timely manner, that party may be responsible for the fees and mileage expenses of the interpreter in accordance with the Administrative Office of the Courts Court Interpreter Standards of Practice and Payment Policies.

[Adopted by Supreme Court Order No. 12-8300-022, effective for all cases filed or pending on or after January 1, 2013.]

4-116. Cancellation of court interpreter.

[For use with District Court Ru Magistrate Court Rule 2-113, Metropolitan Court Rule 3-113 Evidence Rule 11-604 NMRA]	·
STATE OF NEW MEXICO [COUNTY OF [CITY OF IN THE]
	, Plaintiff,
V.	No
, Defen	dant.
CANCEL	LATION OF COURT INTERPRETER
The court interpreter previous court interpreter scheduled for	ously requested is no longer needed. Please cancel the
DATE: TIM	E: LOCATION:
JUDGE:	
REQUESTED BY:	
Signature of	party or party's attorney
[BEL	OW FOR CLERK'S USE ONLY]
NAME OF INTERPRETER	:
DATE INTERPRETER CO	NTACTED FOR CANCELLATION:

BY	
Deputy Clerk	

USE NOTES

The party requesting the interpreter is responsible for notifying the court clerk's office if cancellation of the interpreter services is required. If the requesting party fails to do so in a timely manner, that party may be responsible for the fees and mileage expenses of the interpreter in accordance with the Administrative Office of the Courts Court Interpreter Standards of Practice and Payment Policies.

[Adopted by Supreme Court Order No. 12-8300-022, effective for all cases filed or pending on or after January 1, 2013.]

4-117. Notice of non-availability of certified court interpreter or justice system interpreter.

Evidence Rule 11-604 NMRA]	
]] OURT aintiff,
v.	No
, Defendar	ıt.

[For use with District Court Rule 1-103,

Metropolitan Court Rule 3-113 and

Magistrate Court Rule 2-113.

NOTICE OF NON-AVAILABILITY OF CERTIFIED COURT INTERPRETER OR JUSTICE SYSTEM INTERPRETER

Notice is hereby given that the court has contacted the Administrative Office of the Courts for assistance in locating a certified court interpreter or justice system interpreter to provide requested court interpretation services in this proceeding but none is reasonably available. After evaluating the totality of the circumstances including the nature of the court proceeding and the potential penalty or consequences flowing from the proceeding, the court concludes that an accurate and complete interpretation of the proceeding can be accomplished with a non-certified court interpreter. The court therefore will make arrangements to provide interpretation services by a qualified non-certified court interpreter.

Signature	of Judge	<u></u>		

[Adopted by Supreme Court Order No. 12-8300-022, effective for all cases filed or pending on or after January 1, 2013.]

4-118. Order on motion to seal court records.

-	use with Magistrate Court Rule 2-112 NMRA, opolitan Court Rule 3-112 NMRA]
[COL	TE OF NEW MEXICO JNTY OF]COURT
	, Plaintiff,
V.	No
	, Defendant.
	ORDER ON MOTION TO SEAL COURT RECORDS
	HIS MATTER having come before the Court upon a motion to seal court records, he Court being otherwise fully advised, FINDS:
[]	That the motion is well-taken and is GRANTED because:
1. the c	There exists an overriding interest that overcomes the right of public access to ourt record and supports sealing the court record;
2. the c	There is a substantial probability that the overriding interest will be prejudiced if ourt record is not sealed;
3.	The proposed sealing is narrowly tailored; and
4.	There are no less restrictive means to achieve the overriding interest.
5.	

(Insert detailed facts that support each finding above. Note: This paragraph will need to be sealed from public access as it may reveal too much about what is being sealed. Delete these instructions in the final order.)

	That the motion is not well-taken and is DENIED. The court clerk is instructed to return any lodged pleadings to the pro se party or counsel of record who filed the motion.				
(Con	aplete the following only if motion is GRANTED.)				
IT IS	THEREFORE ORDERED THAT:				
The	following court records are sealed from public access:				
[]	Motion to seal				
[]	Brief in support of motion to seal				
[]	Response to motion to seal				
[]	Reply to response to motion to seal				
[] Seal	Lodged pleading now named (e.g., Sealed Affidavit or ed Pleading)				
[] seale	Individual docket entries for each of the court records sealed above shall also be ed and titled:				
[] the N	Entire court case file shall be sealed and the case shall now be referred to as, "In Matter of a Sealed Case," but the court case number shall remain the same.				
[]	Register of actions				
[]	(other)				
Only reco	the following individuals shall be authorized to have access to the sealed court ds:				
[]	Judge				
[]	Court personnel				
[]	Plaintiff				
[]	Defendant				
[]	Counsel of record				

[] Local, state, tribal, and federal agencies authorized by law to collect or use the information (<i>criminal justice agencies</i>)	
[](other)	
The Movant is hereby ordered to prepare redacted copies of the sealed court records that may be made available for public access.	
This order shall remain in effect until (date) or until further order of the court.	
Notice will be given to the following upon any future motions to unseal this order or modify this sealing order:	
Name and address of Plaintiff:	
	_
Name and address of Defendant:	_
Name and address of non-party entitled to notice:	-
Name and address of non-party entitled to notice:	_
[Email addresses should also be provided above, if available. Service by email is limited under Rules 2-205 and 3-205 NMRA.]	- - d
Judge	

[Adopted by Supreme Court Order No. 13-8300-035, effective for all cases pending or filed on or after December 31, 2013.]

4-119. Order on motion to unseal court records.

	ruse with Magistrate Court Rule 2-112 NMRA, ropolitan Court Rule 3-112 NMRA]	
[CO	TE OF NEW MEXICO UNTY OF]COURT, Plaintiff,	
V.	No	
	, Defendant.	
	ORDER ON MOTION TO UNSEAL COURT RECORDS	
	THIS MATTER having come before the Court upon a motion to unseal court reco the Court being otherwise fully advised, FINDS:	rds
[]	That the motion is well-taken and is GRANTED because:	
1. acce	There is no longer an overriding interest that overcomes the right of public ess to the court record or supports sealing the court record;	
2.	There is no interest that will be prejudiced if the court record is no longer seale	∍d;
3.	The current sealing is no longer narrowly tailored; and	
4. the o	There are less restrictive means to achieve the overriding interest that prompt original order to seal.	ed
5.		
not i	(Insert detailed facts that support each finding above. Note: This paragraph w need to be sealed from public access. Delete these instructions in the final order.	
[]	That the motion is not well-taken and is DENIED because:	
1.	There continues to exist an overriding interest that overcomes the right of pub	lic

access to the court record and supports the continued sealing of the court record;

2. the co	There is a substantial probability that the overriding interest will be prejudiced if ourt record does not remain sealed;
3.	The existing sealing is narrowly tailored; and
4.	There are no less restrictive means to achieve the overriding interest.
5.	
	(Insert detailed facts that support each finding above. Note: This paragraph will to be sealed from public access as it may reveal too much about what is being d. Delete these instructions in the final order.)
	IT IS THEREFORE ORDERED THAT the motion to unseal is DENIED and the clerk is instructed that all court records previously sealed by order of this court are nain sealed.
(Com	plete the following only if motion is GRANTED.)
IT IS	THEREFORE ORDERED THAT:
The fo	ollowing court records are unsealed and are now available for public access:
[]	Motion to seal
[]	Brief in support of motion to seal
[]	Response to motion to seal
[]	Reply to response to motion to seal
[] portio	Lodged pleading named (List specific pleading or ns of pleadings that are to be unsealed.)
[] be uns	Individual docket entries for each of the court records unsealed above shall also sealed and shall be titled as they would have been if they had not been sealed.
[]	Register of actions
[]	All records
[]	(other)

The court records that are hereby unsealed as set forth above are subject to public access.
This order shall remain in effect until (date) or until further order of the court.
Notice will be given to the following upon any future motions to seal this order or to modify this unsealing order:
Name and address of Plaintiff:
Name and address of Defendant:
Name and address of non-party entitled to notice:
Name and address of non-party entitled to notice:
[Email addresses should also be provided above, if available. Service by email is limited under Rules 2-205 and 3-205 NMRA.]

[Adopted by Supreme Court Order No. 13-8300-035, effective for all cases pending or filed on or after December 31, 2013.]

ARTICLE 2 Commencement of Action

4-201. Civil complaint.

Date

[For use with Rules 2-201 and 3-201 NMRA] STATE OF NEW MEXICO No. _____ IN THE _____ COURT _____COUNTY _____, Plaintiff against _____, Defendant **CIVIL COMPLAINT** 1. Plaintiff or defendant resides, or may be found in, or the cause of action arose in this county. 2. Plaintiff claims from Defendant the amount of \$ _____ and also claims interest and court costs. Plaintiff claims from Defendant personal property of the value of \$______, which is described as follows: 3. Plaintiff's claim arises from the following event or transaction: 4. Trial by jury is (not) demanded. (If a jury is demanded, an additional cost must be paid upon filing.)

Signed

Name (print)

Address (print)

	City, State and Zip Code (print)
	Telephone Number
[As amended, effective January 1, 1995.]	
ANNOTA	TIONS
The 1995 amendment, effective January 1, 1 defendant in the caption.	995, added the lines for the address of the
4-202. Civil complaint.	
[For use with Rule 3-201 NMRA]	
STATE OF NEW MEXICO IN THE COUR	T No
COU	NTY

CIVIL COMPLAINT

_____, Plaintiff

____, Defendant

against

1. Plaintiff or defendant resides, or may be found in, or the cause of action arose in this county.
2. Plaintiff claims from Defendant the amount of \$ Plaintiff also claims interest and court costs.
Plaintiff claims from Defendant personal property of the value of \$, which is described as follows:
3. Plaintiff's claim arises from the following event or transaction:

4. Trial by jury is (not) demanded. paid upon filing.]	[If a jury is demande	d, an additional cost must be
5. An audio recording of the trial is recording, your right to appeal may be		you do not request an audio
	Signed	
	Name [print]	
	Address [print]	
	City, State and Zip C	Code [print]
	Telephone Number	
4-203. Complaint in forcible e	ntry or unlawful	detainer.
[Magistrate Court - Metropolitan Court	1	
STATE OF NEW MEXICO IN THE	COURT	No
	COUNTY	
	, Plaintiff	
against		
	, Defenda	ant
	T IN FORCIBLE ENT AWFUL DETAINER	RY
Plaintiff says: On thewas lawfully possessed or lawfully enti-described as follows: [describe with re		n of the premises or property
and on that date the Defendant unlawf premises or property, as follows:	ully entered or retaine	ed possession of the

,	
	Signed
	Name [print]
	Address [print]
	City, State and Zip Code [print]
	Telephone Number
4-204. Civil summon	S.
[For use with Rules 2-202	and 3-202 NMRA]
STATE OF NEW MEXICO COUN	RT
	, Plaintiff,
V.	No Judge assigned:
	, Defendant.
	CIVIL SUMMONS
TO:	, Defendant

YOU ARE REQUIRED TO FILE A WRITTEN RESPONSE TO THE COMPLAINT WITHIN TWENTY (20) DAYS AFTER THE SUMMONS HAS BEEN SERVED ON YOU.

You must file (in person or by mail) your written response with the court. When you file your response, you must give or mail a copy to the person who signed the complaint.

IF YOU DO NOT FILE A WRITTEN RESPONSE WITH THE COURT WITHIN THE TWENTY (20) DAY PERIOD, NO COURT DATE WILL BE SET, AND THE COURT MAY ENTER A DEFAULT JUDGMENT AGAINST YOU FOR THE MONEY OR OTHER RELIEF REQUESTED IN THE COMPLAINT. A DEFAULT JUDGMENT MEANS YOU LOSE THE CASE AND YOU OWE THE PLAINTIFF.

<u>IF YOU DO NOT FILE A WRITTEN RESPONSE WITH THE COURT</u> YOU MAY BE GIVING UP ANY DEFENSES YOU MAY HAVE, FOR EXAMPLE, THAT YOU DO NOT OWE THE PLAINTIFF OR THAT TOO MUCH TIME HAS PASSED.

You may wish to consult a lawyer. You may contact the State Bar of New Mexico for help finding a lawyer at www.nmbar.org; 1-800-876-6227; or 1-505-797-6066.

You are entitled to a jury trial in most types of lawsuits. To get a jury trial, you must request one in your written response, and you must pay a jury fee when you file your response.

If you need an interpreter, you must ask the court for one in writing.

(The following paragraph is for use only if summons issued by the Metropolitan Court.)

IF YOU WANT A TAPE RECORDING OF ANY PROCEEDING, YOU MUST REQUEST IT BEFORE THE BEGINNING OF THE PROCEEDING. IF YOU DO NOT ASK FOR A TAPE RECORDING, YOU WILL NOT HAVE A RECORD OF THE PROCEEDINGS TO TAKE TO THE DISTRICT COURT FOR ANY APPEAL.

Your answer must be filed with the court, which is located at:	
	(street address of
court)	
A copy of your answer or responsive pleading must be mailed to plaintiff or plaintiff's attorney)	o: (name and address of
Name:	
Address:	
	Clerk

RETURN

)

) ss	
COUNTY OF)	
(complete the following	ng, unless servic	ce by sheriff or deputy):
I, being sworn, state the lawsuit, and that I served and of copy of the complaint,	at I am over the aged this summons i , and an answer (<i>in</i>	ge of eighteen (18) years and not a party to this in county on the, by delivering a copy of this summons, a pdicate below how served):
(complete if service b	y sheriff or depu	ıty)³
I certify that I served th day ofthe complaint, and an a	,, by c	county on the delivering a copy of this summons, a copy of e following manner:
[] by delivering a c	copy of this summe	k one box and fill in appropriate blanks) ons, a copy of the complaint, and an answer (used when defendant receives copy of s).
form to the usual home of the o	, a person defendant,	ons, a copy of the complaint, and an answer over fifteen (15) years of age and residing at, located at ddress) (used when defendant is not presently
at the home).		
	home of	s, complaint, and an answer form in the most (name of defendant) located at used if no person found at home or usual place
of residence).		•
also be mailed to the p	erson served. The ach sign a return.	mmons, complaint, and an answer form must e person serving by posting and the person The person mailing must check and complete s summons.)
		ons, a copy of the complaint, and an answer authorized to receive service of process for

[] by delivering a copy of this summore to (parent)	ons, a copy of the complaint, and an answer guardian) (custodian) of defendant (used when
defendant is a minor or an incompetent p	erson).
form to (name of µ authorized to receive service) (used when	ons, a copy of the complaint, and an answer person),, (title of person on defendant is a corporation or an association a land grant board of trustees, the State of
[] by service by mail.	
Fees:	
	Signature of person making service
	Title
Subscribed and sworn to before me this day of, Judge, notary, or other officer authorized	to administer oaths ³
Official fails	
Official title	
(To be completed if service is made by po	osting) ⁴
lawsuit, and that I served a copy of this si	first class mail, postage prepaid, a copy of this
	(name of person served)
	(address where mailed)
	(county)
	(city, state, and zip code)
į	Signature of person making service

	Title
	Place of mailing
	Date
Subscribed and sworn to	
before me this	
day of,	
Judge, notary, or other officer au	uthorized to administer oaths³
Official title	
(To be completed if service is ma	ade by mail)⁵
copy of this summons on the first class mail, postage prepaid,	ver the age of eighteen (18) years, and that I served a day of,, by mailing a copy of this summons, a copy of the complaint, an of the notice and acknowledgment and a return ressed to:
	(name of person served)
	(address where mailed)
	(county)
	(city, state, and zip code)
	Signature of person making service
	Title
	Place of mailing

	Date
Subscribed and sworn to before me this day of,	
Judge, notary, or other officer authorized to administer oaths ³	_

USE NOTES

- 1. A separate summons must be used for each defendant.
- 2. An answer form must be attached to the summons at the time of service. For answer forms, see Rules 4-301 and 4-302 NMRA.
- 3. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized.
 - 4. For use if service is by posting.

Official title

5. If service is by mail, Civil Form 4-208 NMRA must be completed and mailed with this summons.

[As amended, effective January 1, 1987; January 1, 1990; July 1, 1990; October 1, 1991; January 1, 1993; May 1, 1994; September 2, 1997; as amended by Supreme Court Order No. 16-8300-032, effective for all cases pending or filed on or after December 31, 2016; as amended by Supreme Court Order No. 21-8300-012, effective for all cases pending or filed on or after December 31, 2021.]

ANNOTATIONS

The 2021 amendment, approved by Supreme Court Order No. 21-8300-012, effective December 31, 2021, revised contact information for the State Bar of New Mexico for help in finding a lawyer, made changes to conform with applicable rules, made technical changes, and revised the Use Notes; in the "IF YOU DO NOT FILE A WRITTEN RESPONSE WITH THE COURT" portion of the form, changed "1-800-876-6657" to "1-800-876-6227"; and in the "RETURN" portion of the form, under the certification to be completed if service is made by mail, after "eighteen (18) years", deleted "and not a party to this lawsuit".

The 2016 amendment, approved by Supreme Court Order No. 16-8300-032, effective December 31, 2016, rewrote the form.

The 1997 amendment, effective September 2, 1997, inserted "Civil" and deleted "The State of New Mexico" in the form heading, substituted "pleading" for "motion" throughout the form, substituted "and an answer form are attached" for "is attached" in the first paragraph, inserted "or responsive pleading" in the fifth paragraph, deleted the former sixth paragraph relating to witness by a magistrate or municipal court judge and substituted "clerk" for "judge" below the signature line at the end of the form, rewrote the return, and made stylistic changes throughout.

The 1994 amendment, effective May 1, 1994, added the present third paragraph relating to tape recordings and the instruction parenthetical relating to the Metropolitan Court.

The 1993 amendment, effective January 1, 1993, in the "Summons", added the second sentence and third and fourth paragraphs, inserted "plaintiff or" near the end, and made stylistic changes.

The 1991 amendment, effective October 1, 1991, added the space for "Judge assigned" near the beginning of the form and for "abode located at" in two places near the middle.

The 1990 amendment, effective July 1, 1990, in the first two paragraphs of the "Return" form substituted "(in said county) (in County)" for "in said county".

4-205. Civil complaint for interpleader.

[For use with Rules 2-301 and 3-301 NMRA]

STATE OF NEW MEXICO	COUNTY	No
IN THE	- 	COURT
		, Interpleader
against		
and		, Defendant
		, Defendant

CIVIL COMPLAINT FOR INTERPLEADER

Interpleader hereby complains aga	_
	and as follows:
1. Interpleader is	
(briefly describe the position of interpl	eader and the relationship to the defendants);
2. Defendants, on information and county.	belief, are residents of
3. Interpleader is presently holding money held by interpleader belongs to	money in the amount of \$ The either or both of the defendants.
•	not safely determine as between the defendants' der and hereby offers to deliver the money to the fendants may be settled.
WHEREFORE, Interpleader asks t	hat:
Defendant and defendant themselves their rights and claims to t	be ordered to interplead and settle between he money held by interpleader.
	any further liability to the defendants on account (set forth relationship of interpleader to
Interpleader also requests court just and proper.	costs and such other relief as the court deems
	Signed
	Name [print]
	Address
	City, State and Zip Code
	Telephone Number

4-206. Summons.

[For use with District Court Civil Rule 1-004 NMRA]	
SUMMONS	
District Court: County, New Mexico	Case Number:
Court Address:	
Court Telephone Number:	Judge:
Plaintiff(s):	Defendant
V.	Name:
Defendant(s):	Address:
TO THE ABOVE NAMED DEFENDANT(S): Take notice that	
 A lawsuit has been filed against you. A copy of the lawsuit is attached. The Court issued this Summons. You must respond to this lawsuit in writing. You must file your written response with the Court no later than thirty (30) days from the date you are served with this Summons. (The date you are considered served with the Summons is determined by Rule 1-004 NMRA) The Court's address is listed above. 	
3. You must file (in person or by mail) your written response with the Court. When you file your response, you must give or mail a copy to the person who signed the lawsuit.	
4. If you do not respond in writing, the Court may enter judgment against you as requested in the lawsuit.	
5. You are entitled to a jury trial in most types of lawsuits. To ask for a jury trial, you must request one in writing and pay a jury fee.	
6. If you need an interpreter, you must ask for one in writing.	
7. You may wish to consult a lawyer. You may contact the State Bar of New Mexico for help finding a lawyer at www.nmbar.org; 1-800-876-6227; or 1-505-797-6066.	

Dated at _____, New Mexico, this ____ day of _____,

CLERK OF COURT

20____.

By:	
Deputy	Attorney for Plaintiff or Plaintiff pro se Name: Address: Telephone No.: Fax No.: Email Address:
THIS SUMMONS IS ISSUED PURSUANT TO RUI MEXICO RULES OF CIVIL PROCEDURE FOR DI	
RETURN 1	
STATE OF NEW MEXICO))ss COUNTY OF)	
I, being duly sworn, on oath, state that I am over the a party to this lawsuit, and that I served this summethe day of,, by delicopy of complaint attached, in the following manner	ons in county on vering a copy of this summons, with a
(check one box and fill in appropriate blanks)	
[] to the defendant (of summons and complaint or refuses to accept the	
[] to the defendant by [mail] [courier service] a (used when service is by mail or commercial courie	•
After attempting to serve the summons and complaservice or by mail or commercial courier service, by with a copy of complaint attached, in the following	y delivering a copy of this summons,
residing at the usual place of abode of defendant, a person defendant is not presently at place of abode) and be defendant at (insert defendant copy of the summons and complaint.	by mailing by first class mail to the
[] to, the person a place of business or employment of the defendant the defendant at (insert	and by mailing by first class mail to

	ailing the summons and complaint by f (<i>insert defendant's l</i>	
[] proces	to, an a	agent authorized to receive service of
[] ad lite		uardian] [custodian] [conservator] [guardian (used when defendant is a minor or an
[]	to (title of per	name of person), rson authorized to receive service. Use this
a com		tion or an association subject to a suit under
Fees:		
	Signature of person making service)
	Title (if any)	
Subsc	cribed and sworn to before me this	, day of²
_	e, notary or other officer rized to administer oaths	
Officia	al title	_

USE NOTES

- 1. Unless otherwise ordered by the court, this return is not to be filed with the court prior to service of the summons and complaint on the defendant.
- 2. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy sheriff need not be notarized.

[Adopted effective August 1, 1988; as amended by Supreme Court Order No. 05-8300-001, effective March 1, 2005; by Supreme Court Order No. 07-8300-016, effective August 1, 2007; by Supreme Court Order No. 12-8300-026, effective for all cases filed or pending on or after January 7, 2013; as amended by Supreme Court Order No. 13-8300-022, effective for all cases pending or filed on or after December 31, 2013; as

amended by Supreme Court Order No. 14-8300-017, effective for all cases pending or filed on or after December 31, 2014.]

ANNOTATIONS

The 2014 amendment, approved by Supreme Court Order No. 14-8300-017, effective December 31, 2014, changed the State Bar contact information; and in the Summons, in Paragraph 7, changed "1-800-876-6657" to "1-800-876-6227".

The 2013 amendment, approved by Supreme Court Order No. 13-8300-022, effective December 31, 2013, deleted the signature line for the attorney for plaintiff; required the name and the contact information of a plaintiff pro se; and after Paragraph 7 of the Summons, deleted the signature line for the attorney for plaintiff, under the former signature line, deleted "Signature of", and after "Attorney for Plaintiff", added "or Plaintiff pro se".

The 2012 amendment, approved by Supreme Court Order No. 12-8300-026, effective January 7, 2013, completely revised the form of the Summons to include the address and telephone number of the court and the name of the assigned judge in the caption of the case; to include detailed instructions to the defendant concerning the filing of the complaint and issuance of the summons, the obligation of the defendant to file an answer to the complaint with the clerk of the court and to serve the answer on the plaintiff within thirty days, the authority of the court to enter judgment against the defendant if the defendant fails to timely file an answer to the complaint, the right of the defendant to request a jury trial, the availability of interpreters if requested by the defendant, and the service offered by the State Bar in helping the defendant find a lawyer; required plaintiff's attorney to sign the Summons; and added the new caption, Paragraphs 1 through 7 of the Summons, and the signature line for the plaintiff's attorney.

The 2007 amendment, effective August 1, 2007, deleted "a copy of" after "file" and before "your answer" in the first paragraph.

The 2005 amendment, effective March 1, 2005, deleted "and file the same, all as provided by law" at the end of the first paragraph and inserted after "this summons" "and file a copy of your answer or motion with the court as provided in Rule 1-005 NMRA", replaced the second paragraph and revised the return paragraphs to conform those paragraphs with the amendment of Rule 1-004 NMRA also approved as of March 1, 2005.

4-207. Withdrawn.

ANNOTATIONS

Withdrawals. — Pursuant to a court order, Form 4-209 NMRA, relating to service of a summons and complaint by mail, was withdrawn effective March 1, 2005. For provisions of former form, see the 2004 NMRA on *NMOneSource.com*.

For comparable provisions, see Paragraph F of Rule 1-004 NMRA. For service by mail, see Form 4-206 NMRA.

4-208. Notice and acknowledgment of receipt of summons and complaint.

[For use with Rules 2-202 and 3	3-202 NMRA]		
STATE OF NEW MEXICO			
	COURT	No	
	(COUNTY)		
	, P	laintiff	
V.			
	, D	efendant	
	ACKNOWLEDGMEN MMONS AND COMP		
TO:			
ADDRESS:			

The enclosed summons, complaint, answer form, two copies of this notice and acknowledgment of receipt of summons and a postage prepaid return envelope are served pursuant to the rules of civil procedure.

You must sign and date the receipt. If you are served on behalf of a corporation, unincorporated association (including a partnership) or other entity, you must indicate under your signature your relationship, position or title. If you are served on behalf of another person and you are authorized to receive process, you must indicate under your signature your relationship, position or title.

You must complete and return one copy of the completed form to the sender within twenty (20) days of the date upon which this notice was mailed. This date appears below. If you fail to complete and return this form to the sender within twenty (20) days plus three (3) days for mailing, you may be required to pay any expenses incurred in

serving a summons and complaint in any other manner permitted by law. It must be received by the sender within twenty-three (23) days from the date it was mailed to you.

A stamped and addressed envelope has been included with this notice. You may use this envelope to return this form to the sender.

In addition to completing this form and returning it to the sender, you must also answer the complaint and file an answer with the court within twenty-three (23) days from the date this notice was mailed to you. This date appears below. An answer form has been included with this notice for your use. If an answer is not filed with the court a default judgment may be granted for the relief demanded in the complaint.

I declare, under penalty of perjury, that the complaint, an answer form, two copies of

prepaid return envelope were mailed	eceipt of summons and complaint and a postage I on the day of,
	Signature of person mailing
	Date of signature
RECEIPT OF S	SUMMONS AND COMPLAINT
I received a copy of the summons	s and complaint.
<i>.</i> • • • • • • • • • • • • • • • • • • •	y be entered against me (or the party on whose ile an answer to the complaint with the court within this notice was mailed to me.
	Signature of defendant or defendant's attorney
	Position or title
	Date of signature

(To be completed prior to filing with the clerk of the court.

Proof of service is required for each party.)

AFFIDAVIT OF SERVICE

I declare under penalty of perjury that a co copies of this notice and acknowledgment of r postage prepaid return envelope were served entities on this day of	eceipt of summons and complaint and a by mail on the following persons or
(1)(Name of party)	
(Address)	
(2)(Name of party)	
(Address)	
	Signature of person mailing pleadings
	Date of signature
Subscribed and sworn to before me this day of,	
Judge, notary or other officer authorized to ad	minister oaths
Official title	
[As amended, effective January 1, 1993; Sept	ember 2, 1997.]
ANNOTA	TIONS
The 1997 amendment, effective September 2 the form heading, increased the time for return days to allow three days for mailing and rewro Summons and Complaint, and added the Affic	n of the answer form from 20 days to 23 te the form, rewrote the Receipt of
The 1993 amendment, effective January 1, 1 with the 1992 amendments to Rules 2-202 an	
4-209. Motion for service by publication	ation.
[For use with District Court Civil Rule 1-004 N	MRA]
STATE OF NEW MEXICO COUNTY OF	
IUDICIAL DISTRICT	

	, Plaintiff
v.	No
	, Defendant
	MOTION FOR SERVICE BY PUBLICATION
defer	the plaintiff states that after diligent inquiry and ch efforts, plaintiff has been unable to serve process on the above-named and personally and the following diligent efforts were made to locate and serve bove-named defendant personally with a summons and complaint:
((Check each method of service attempted and complete applicable blank spaces.)
[]	personal service;
[]	service at the defendant's last known residential address by (name of person attempting service);
[]	service by mail or courier service pursuant to Paragraph F of Rule 1-004 NMRA;
[]	service at the defendant's last known business address;
[] drive	service at the address listed at the motor vehicle division for the defendant's r's license;
[] city o	service at the address listed in the last telephone directory listing for the following or county: (list cities and counties);
[] (list c	a search of the records of the following courtscourts);
[] defer	(describe other attempts to locate ndant);
[] defer	contacted the post office for the zip code of the last known address of the ndant and there was no forwarding address;
[] serve	(describe other attempts to locate and e the defendant).

I state upon my oath or affirmation that this document and the statements in it are true and correct to the best of my information and belief.

Date:	
	Signature of plaintiff
STATE OF NEW MEXICO)) ss	
COUNTY OF)	
Signed and sworn to before me this	day of
Notary	
CERTIFICATE OF S	ERVICE
I hereby certify that on this day of [mailed by United States mail, postage prepaid, ar	, this motion was addressed to:
Name:	
Address:	
City, state and zip code:	
[faxed by (defendant or defendant's as reported as complete and without error. The time as (a.m.) (p.m.) on (name of (a.m.) (p.m.) on (name of at at who agreed to service in this manner. The transmit date of the transmission was (date).] Signature of attorney Date of signature	ttorney). The transmission was and date of the transmission was (date).] ne of person who transmitted) to (electronic address of recipient) ission was successful. The time and
If this motion was served by a person other than a completed and filed with the court:	n attorney, the following must also be
AFFIDAVIT OF SE	RVICE
I declare under penalty of perjury that a copy o [fax] [electronic transmission] as described above	

.
TES
ication. It is used in conjunction with Form
003 until August 31, 2004; approved,
s by publication in a newspaper.
MRA]
0
nt

ORDER FOR SERVICE OF PROCESS¹
BY PUBLICATION IN A NEWSPAPER

[Plaintiff] [Petitioner] has filed a motion requesting that the court approve service of process upon (name of each person to be served) by publication in a newspaper of general circulation.
The court finds that the [plaintiff] [petitioner] has made diligent efforts to make personal service, but has not been able to complete service of process. The last known address of (name of person to be served) is
The court further finds that the newspaper of general circulation in this county is (name of newspaper) [and that this newspaper is most likely to give the defendant notice of the pendency of the action]1 [and in the county of, State of, a newspaper most likely to give notice of the pendency of this proceeding to the person to be served is: (name of newspaper)].
THEREFORE, IT IS HEREBY ORDERED that the petitioner serve process on by publication once a week for three consecutive weeks in the (newspaper) [and once a week for three consecutive weeks in (newspaper) in (county)]¹. The [plaintiff] [petitioner] shall file a proof of service with a copy of the affidavit of publication when service has been completed.
Dated this day of,
District Judge
USE NOTES
1. Use applicable alternative. Unless the newspaper of general circulation in the county where the action is pending is most likely to give notice of the pendency of the action to the person to be served, the notice must also be published in a newspaper of general circulation in the county where the person to be served is most likely to get notice.
[Approved by Supreme Court Order No. 05-8300-001, effective March 1, 2005.]
4-209B. Order for service of process by publication in a newspaper (guardianship proceedings).
[For use with District Court Civil Rule 1-004 NMRA]
STATE OF NEW MEXICO COUNTY OFJUDICIAL DISTRICT

, Plaintiff
v. No
, Defendant
ORDER FOR SERVICE OF PROCESS BY PUBLICATION IN A NEWSPAPER (guardianship proceedings) ¹
Petitioner has filed a motion requesting that the court approve service of process upon (name of each person to be served) by publication in a newspaper of general circulation.
The court finds that the petitioner has made diligent efforts to make personal service but has not been able to complete service of process. The last known address of (name of person to be served) is
The court further finds that the newspaper of general circulation in this county is (name of newspaper) [and that this newspaper is most likely to give the defendant notice of the pendency of the action]² [and in the county of, State of, a newspaper most likely
to give notice of the pendency of this proceeding to the person to be served is:
THEREFORE, IT IS HEREBY ORDERED that the petitioner serve process on by publication once a week for three consecutive weeks in the (newspaper) [and once a week for three
consecutive weeks in (newspaper) in (county)]¹. The [plaintiff] [petitioner] shall file a proof of service with a
copy of the affidavit of publication when service has been completed.
The notice shall include a statement that the action involves the guardianship of (name of child), born (date) to
(mother's name). Dated this day of
District Judge

USE NOTES

- 1. This form is used in guardianship proceedings.
- 2. Use applicable alternative. Unless the newspaper of general circulation in the county where the action is pending is most likely to give notice of the pendency of the

action to the person to be served, the notice must also be published in a newspaper of general circulation in the county where the person to be served is most likely to get notice.

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, October 14, 2004.]

4-211. Recompiled.

ANNOTATIONS

Recompilations. — Former Form 4-211 NMRA, relating to domestic relations cover sheet, was recompiled as 4A-101 NMRA.

4-212. Recompiled.

2. []

ANNOTATIONS

Recompilations. — Former Form 4-212 NMRA, relating to domestic relations information sheet, was recompiled as 4A-102 NMRA.

4-213. Attorney's certificate.

[For use v	with Rule 1-099 NMRA]	
	F NEW MEXICO COUNTY JUDICIAL DISTRICT	
V.	,	No
	ATTORNEY'S C	ERTIFICATE
I, pursuant attached	to Rule 1-011 NMRA that no fee is re	or, certify equired by Rule 1-099 NMRA because the
1. []	being filed within ninety (90) days	of the disposition;

requesting action which may be performed by the clerk of the court or

seeking to correct a mistake in the judgment or record filed;

3. []	requesting entry of a stipulated	order;	
4. []	4. [] seeking only enforcement of a child support order;		
5. []	being filed by an entity exempt	by law from paying a docket fee.	
		Attorney's signature	
		Attorney's name	
		Address	
		Telephone number	
	EQUIRED FEE IS NOT PAID, TH TION OF PENDING MATTERS U	E CASE WILL BE CLOSED WITHOUT NTIL PAYMENT IS MADE.	
	RK'S USE ONLY d: [] Yes [] No [] Check [] Cash		
		Clerk:	
[Approved	d, effective August 1, 2001.]		
4-221. C	Certificate of service.		
[For use v	vith Metropolitan Court Rules 3-20	03, 3-204 and 3-205 NMRA]	
	CERTIFICAT	E OF SERVICE	
I hereb	by certify that on this(insert pa	day of,, apper served, such as "answer" or "notice")	
		il, postage prepaid, and addressed to]	
Name:			
Address:			
City, State			
and zip co			
	(name of recipi	ame of person who faxed document) to ient) at (telephone complete. The time and date of the	
) (date).]	

[e-mailed to(name	ne of party or attorney) at
to accept electronic service. The transmission date of the transmission was [a.m.] (date).]	·
[delivered to	(Specify how service by delivery was may be made using this alternative.)
	Signature of person sending paper
	Date of signature
USE NO	DTES
This form may be used in the metropolitan service. Only the applicable parts should be upapers after the complaint.	court to prepare a certificate or affidavit of sed. See Rule 3-303 NMRA for service of
[As amended by Supreme Court Order No. 05 Supreme Court Order No. 09-8300-036, effective of the court Order No. 09	
ANNOTA	TIONS
The 2009 amendment, approved by Supreme November 16, 2009, in the brackets at the becourt Rules 2-203, 2-204, 2-205 and"; in the lused in the", deleted "magistrate and"; and in "Rules 2-203" and inserted "Rule".	ginning of the form, deleted "Magistrate ast paragraph, after "This form may be
The 2005 amendment, effective March 21, 20 the March 21, 2005 amendment of Magistrate Metropolitan Court Rules 3-203, 3-204, 3-205	Court Rules 2-203, 2-204, 2-205 and
4-221A. Party's certificate of service	e.
[For use by parties in the Magistrate Courts]	
CERTIFICATE (OF SERVICE
I hereby certify that on this da (insert paper se [mailed by United States first class mail and a	ay of, this rved, such as "answer" or "notice") was ddressed to]

Name:		
Address:		
Talanhana		
тетернопе.		
[faxed by	(name of person who faxed document) to	
(n	(name of person who faxed document) to ame of recipient) at (telephone	
<i>number</i>). The transmission was	s reported as complete. The time and date of the	
transmission was [a	.m.] [p.m.] on (<i>date</i>).]	
[e-mailed to	(name of party or attorney) at	
(electror	nic mail address of recipient) upon agreement of the party	
	ne transmission was successful. The time and date of the	
transmission was[a.m.] [p.m.] on (<i>date</i>).]	
[dolivered to	(Specify how convine by delivery was	
made See Use Note for the m	(Specify how service by delivery was nethods service may be made using this alternative.)	
	_ ·	
	·	
	Cinnatura of a second diameter	
	Signature of person sending paper	
	Date of signature	
	USE NOTES	
service. Only the applicable pa	he magistrate courts to prepare a certificate or affidavit of arts should be used. See Rule 2-203 NMRA for service of	
papers after the complaint.		
[As adopted by Supreme Cour	t Order No. 09-8300-036, effective November 16, 2009.]	
4-222. Application for fr	ee process and affidavit of indigency.	
[For use with Supreme Court C	General Rule 23-114 NMRA]	
STATE OF NEW MEXICO		
COUNTY OF		
	COURT	
	, Petitioner,	
V.	No	
	, Respondent.	

APPLICATION FOR FREE PROCESS AND AFFIDAVIT OF INDIGENCY

I request that the court enter an order permitting me to file this case without

prepayment of fees and costs and give upon my oath or affirmation the following statement. My marital status is: Single ____ Married ____ Divorced ___ Separated ____ Widowed I request interpretation services: ____ yes ____no (If yes, please describe what you need) INFORMATION ABOUT MY FINANCES (check all that apply to you and fill in the blanks): Α. **PUBLIC ASSISTANCE** I do not receive public assistance (If you check this blank, go directly to Section B EMPLOYMENT/UNEMPLOYMENT). I currently receive the following public assistance in _____ County (please check all applicable public assistance programs): ____Temporary Assistance for Needy Families (TANF) Food Stamps ____Medicaid (for myself) ___General Assistance (GA) ___Supplemental Security Income (SSI) ___Public Housing ____Disability Security Income (DSI) ____Department of Health Case Management Services (DHMS) ___Other (please describe В. EMPLOYMENT/UNEMPLOYMENT I am currently unemployed and have been unemployed for ____ months in the past year. I am unemployed because

	I receive unemployment benefits in the amount of \$ per month I have no income because I am unemployed.
	I am employed. I am paid \$ per hour and work hours per week.
	My employer's name, address and phone number is:
	I am married, and my spouse is unemployed and has been unemployed for s in the past year because
-	My spouse receives unemployment benefits in the amount of \$ per month.
	I am married, and my spouse is employed. My spouse is paid \$ per hour orks hours per week.
1	My spouse's employer's name, address and phone number is:
_	
C.	OTHER SOURCES OF INCOME (check all that apply)
	I have income from another source not mentioned above.
	Child Support \$ Alimony \$ Investments \$ Community property from my spouse \$ Other \$
	I do not have any other sources of income.
above.	I am married, and my spouse has income from another source not mentioned
	Child Support \$

Investments \$	
Other	\$
Other	\$
I am married, and my spous	e does not have any other sources of income.
Another adult contributes to	household income in the following amount: \$
•	st other assets owned by you or your spouse not include money you have in retirement
Cash on hand	\$
Bank accounts	S
Income tax refund	>
Other assets (describe below):	
	S
E. MONTHLY EXPENSES	
House Payment/Rent	\$
Utilities	\$
Telephone	\$
Groceries (after food stamps)	\$
Car Payment(s)	\$
Gasoline	\$
Insurance	\$
Child Care	\$
Student and Consumer Loans	\$
Court-ordered family support oblig	ations \$

Other court-ordered payments Medical expenses	\$ \$		
Other	\$		
F. HOUSEHOLD			
I live at			
the head of the household is			, and
the head of the household is			•
Other than myself, the other memb	ers of the house	ehold are:	
Name	Age	Employment	I Support
			()
			()
			()
			()
			()
			()
This statement is made under or regarding my financial condition authorize the Court to obtain informatives, the federal internal reviews the Court discovers that infalse, misleading, inaccurate, or submitted, the Court may require waived under an order of free prin this application.	n is correct to to cormation from renue service a formation in the incomplete at e me to pay for	he best of my know financial institution and other state ager is application for free the time the application for fees to the street the street to the street the street the street the street to the street the	ledge. I hereby as, employers, acies. If at any see process was ation was that were
		(Signature)	
		(Print Name	
		Petition (Pro Se)	ner Respondent
		(Street Addr	ess)

(City, State, Zip Code)

		(Telephone)	
State of)		
) ss		
County of)		
		(name	
of applicant).			
		Notary My commission expires:	
IF YOU ARE REPRESENTED BY THE FOLLOWING CERTIFICATE I,, I (Name of attorney)	•		
fee to representunderstand (Name of applicant)			
that I shall pay to the court clerk from may be waived by the court.	om such attorney fee	any court fees and costs that	
		(Attorney signature)	
		Address	
		City, State, Zip Code	
		Telephone/Fax Number	

[Adopted by Supreme Court Order No. 07-8300-043, effective February 25, 2008; as amended by Supreme Court Order No. 08-8300-031, effective November 17, 2008; by Supreme Court Order No. 10-8300-044, effective February 9, 2011.]

ANNOTATIONS

The 2010 amendment, approved by Supreme Court Order No. 10-8300-044, effective February 9, 2011, in Paragraph A, deleted the blank for social security disability income; in Paragraph B, required the applicant to state the applicant's and the applicant's spouse's hourly wages and hours worked per week instead of a statement of their pay periods and net take home pay and required the applicant to state the amount any other person contributes to household income; and after the applicant's signature line, added a statement notifying the applicant that if the applicant is represented by an attorney, the applicant's attorney must sign the certificate.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-31, effective November 17, 2008, added the attorney's certificate below the verification.

4-223. Order for free process.

[For use with Supreme Court General Rule 23-114 NMRA]

STATE OF NEW MEXICO COUNTY OFCOURT	
	Petitioner,
v. No	·
,	Respondent.
ORDER ON APPLIC	ATION FOR FREE PROCESS
process and affidavit of indigency, or or	the court on Petitioner's application for free Petitioner's attorney's certificate supporting 23-114(B)(2) NMRA, and the court being DS that:
[] the applicant is entitled to free pr NMRA.	ocess in accordance with Rule 23-114(B)(2)
[] the applicant receives public ass process.	istance and is, therefore, entitled to free
	me does not exceede applicant is, therefore, entitled to free process.
[] the applicant's annual gross inco federal poverty guidelines, but the appli and is, therefore, entitled to free proces	cant is not reasonably able to pay fees or costs

[] not en	based on the applicant's available funds or annual gross income, the ntitled to free process.	applicant is
THE C	COURT ORDERS that:	
[]	the filing fee is waived.	
[] (ADR)	the filing fee is waived except for the \$ alternative dispute) fee.	resolution
Count attemptirst class	the applicant is granted free service of process by the Sheriff inty, New Mexico for 1 2 3 4 5 or summons(es), if the applical pts service: (1) in district court in accordance with Rule 1-004(E)(3) NI lass mail in magistrate court under Rule 2-202(E) NMRA; or (3) by first tropolitan court under Rule 3-202(E) NMRA.	nt first MRA; (2) by
[] New N	the applicant is granted free service by the Sheriff in	•
[]	the applicant is to pay the filing fee on, 2	.0
[]	interpretation services shall be provided to the applicant.	
[]	free process is denied.	
[]	Other:	

Unless specifically granted above, this order of free process does not include the following costs: jury fees, certification fees, subpoena fees for witnesses, witness fees for hearings or trials, mailings, long distance charges, transcripts for appeals or record proper, duplication fees for audiotapes or compact discs, copy charges, publication fees, or facsimile services. Application for all other costs are to be made to the judge assigned to your case. If the applicant prevails in this lawsuit and collects money by judgment or settlement, the court may order reimbursement for any waived costs. If the applicant is represented by an attorney who is paid an attorney fee, any fees or costs waived by this order must be deducted from the attorney fee and paid to the court clerk. This order is subject to revision, modification or rescission by the judge assigned to your case.

JUDGE

[Adopted by Supreme Court Order No. 07-8300-043, effective February 25, 2008; as amended by Supreme Court Order No. 08-8300-031, effective November 17, 2008; by Supreme Court Order No. 10-8300-044, effective February 9, 2011; as amended by Supreme Court Order No. 17-8300-022, effective for all cases pending or filed on or after December 31, 2017; as amended by Supreme Court Order No. 21-8300-012, effective for all cases pending or filed on or after December 31, 2021.]

ANNOTATIONS

The 2021 amendment, approved by Supreme Court Order No. 21-8300-012, effective December 31, 2021, amended the existing provision for free service of process for certain summonses in accordance with district court rules to include service of process of certain summonses in accordance with magistrate and metropolitan court rules; in the third section under "THE COURT ORDERS that:", after "if the applicant first attempts", deleted "service by certified mail pursuant to" and added "service: (1) in district court in accordance with", after "Rule 1-004", added "(E)(3)", and after the next occurrence of "NMRA", added "(2) by first class mail in magistrate court under Rule 2-202(E) NMRA; or (3) by first class mail in metropolitan court under Rule 3-202(E) NMRA".

The 2017 amendment, approved by Supreme Court Order No. 17-8300-022, effective December 31, 2017, changed "recission" to "rescission" at the end of the form.

The 2010 amendment, approved by Supreme Court Order No. 10-8300-044, effective February 9, 2011, required the court to base a finding of indigency with respect to federal poverty guidelines on the applicant's gross annual income and to state the percentage that the applicant's gross annual income either does or does not exceed the federal poverty guidelines.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-31, effective November 17, 2008, in the first paragraph, added the alternative recital that the matter came before the court upon the petitioner's attorney's certificate supporting indigency and free process pursuant to Rule 23-114(B)(2) NMRA; added the first and fourth findings; in the last paragraph, changed "is to be reimbursed" to "may order reimbursement"; and added the last sentence requiring that fees and costs that are waived be deducted from any fees paid to the applicant's attorney and paid to the clerk of the court.

4-224. Attorney's certificate supporting indigency and free process.

[For use with Supreme Court General Rule 23-114 NMRA]

 COURT	
	Petitioner,

v.	No	
	, Respondent.	
ATTORNEY'S CERTIF	ICATE SUPPORTING INDIGENCY AND FREE PROCESS	
I,, H	nereby certify that (check one)	
(Attorney name)		
	, (<i>Client name</i>) and that my client is rsuant to Rule 23-114(B)(2) NMRA without the necessity of e process or affidavit of indigency, or	
training program designed (name of legal services or own action in court and is 114(B)(2) NMRA without t		
auspices I am providing re representing the client nat named above. If any attor	eve not, nor has any legal services organization under whose epresentation or training, received any attorney fee for ned above or providing the training program to the person ney fee is paid to me or said legal services organization, court id to the clerk from such fee.	
	Respectfully submitted,	
	(legal services organization or referring pro bono committee)	g local
	Address	
	City, State, Zip Code	
	Telephone/Fax Number	

[Adopted by Supreme Court Order No. 08-8300-031, effective November 17, 2008; as amended by Supreme Court Order No. 10-8300-044, effective February 9, 2011.]

ANNOTATIONS

The 2010 amendment, approved by Supreme Court Order No. 10-8300-044, effective February 9, 2011, changed the title of the form; added a certification by an attorney that a named self-represented litigant has satisfied the criteria for free process without the necessity of filing an application for free process or affidavit of indigency and added a certification that the attorney has not received any attorney fee for providing training to the self-represented person.

(a)

4-225. Court's certificate of s	ervice.	
[For use by Magistrate Court staff]		
CERTIF	ICATE OF SERVICE	
I hereby certify that on this notice was served on all parties and c	day of counsel.	,
		Signature
		Title
[As adopted by Supreme Court Order	No. 09-8300-036, eff	fective November 16, 2009.]
4-226. Civil complaint provisi	ons; consumer o	debt claims.
[For use with District Court Rule 1-009 NMRA, and Metropolitan Court Rule 3		te Court Rule 2-201(E)
In addition to the requirements set a pleading asserting a claim subject to Rule 3-201(E) NMRA shall include, at	Rule 1-009(J) NMR	A, Rule 2-201(E) NMRA, or
STATE OF NEW MEXICO COUNTY OF		
METROPOLITAN COURT	_ JUDICIAL DISTRIC	CT/MAGISTRATE COURT/
	_, Plaintiff	NI-
V.	_, Defendant	No
CIV	IL COMPLAINT	

The full name and address of the Defendant is as follows: _____

(b)	The last two (2) digits of the Defendant's social security number, contained in the original creditor's records are as follows:
(c)	If the Plaintiff does not provide the social security number above, Plaintiff states, with specificity, that the basis on which it was determined that the named Defendant is the debtor on the debt is as follows:
 []	The Plaintiff in this action IS the original creditor; OR The Plaintiff IS NOT the original creditor and the name and address under which the original creditor did business with the Defendant is as follows:
	st four (4) digits of the Defendant's account number, used by the original creditor as date of default are as follows:
 The ba	alance due at the time of default is as follows:
 (a)	The total amount of the debt claimed is \$, itemized as follows:
Interes	oal amount due:st:charges, fees, and expenses (specified individually):
emizatio	on of the amount of the debt claimed set forth above does not include attorney fees
 (b)	The basis for each of the itemized charges, fees, or expenses is as follows:
The de	nto of last payment made by Defendant is as follows:
 Plaintif NMRA	ate of last payment made by Defendant is as follows: If states, consistent with Rule 1-011 NMRA, Rule 2-301 NMRA, or Rule 3-301 If that the applicable statute of limitations on this claim has not run. If states, consistent with Rule 1-011 NMRA, Rule 2-301 NMRA, or Rule 3-301 If states, consistent with Rule 1-011 NMRA, Rule 2-301 NMRA, or Rule 3-301 If states, consistent with Rule 1-011 NMRA, Rule 2-301 NMRA, or Rule 3-301 If states, consistent with Rule 1-011 NMRA, Rule 2-301 NMRA, or Rule 3-301 If states, consistent with Rule 1-011 NMRA, Rule 2-301 NMRA, or Rule 3-301 If states, consistent with Rule 1-011 NMRA, Rule 2-301 NMRA, or Rule 3-301 If states, consistent with Rule 3-301 If states, consistent with Rule 1-011 NMRA, Rule 2-301 NMRA, or Rule 3-301 If states, consistent with Rule 3-301 If states are states with Rule 3-301 If

	Plainti (a)		gency. If the Plaintiff is a collection agency: lection agency is as follows:
	(b)	The New Mexico license number	r for the collection agency is as follows:
	(c)	The specific facts demonstrating interest are as follows:	that the collection agency is the real party in
IS attac	[] ched as		ment of writing on which the action is founded MRA, Rule 2-201(E)(2) NMRA, or Rule 3-201(E)(2)
IS NOT	[] attache	The original or copy of any instrued. The reason the instrument of w	riting is not attached is as follows:
	2) NMF	ached an affidavit showing the cha RA, Rule 2-401(D)(2) NMRA, or Rul	force the debt but is not the original creditor. in of title or assignment of the debt. See Rule 1-le 3-401(D)(2) NMRA. illowing additional relief as specified:
		E, Plaintiff demands judgment in the land such further relief as the cou	ne amount of \$, and costs [and rt deems proper.
Date			Signature
			Name (<i>print</i>)
			Address (<i>print</i>)
			City, State, and Zip Code (print)
			Telephone Number

USE NOTES

Rule 1-008(A)(3) NMRA bars asking for damages in any specific amount "unless it is a necessary allegation of the complaint." Rule 1-054(C) NMRA bars default judgments exceeding the amount stated in the demand for judgment. Consistent with Rule 1-008(A)(3) and Rule 1-054(C), and in order to provide notice to the defendant of the consequences of a default judgment, the demand for judgment in a specific amount is here made a necessary part of the complaint.

[Adopted by Supreme Court Order No. 16-8300-031, effective for all cases pending or filed on or after July 1, 2017; as amended by Supreme Court Order No. 20-8300-005, effective for all cases filed on or after December 31, 2020.]

ANNOTATIONS

The 2020 amendment, approved by Supreme Court Order No. 20-8300-005, effective December 31, 2020, made the form applicable to consumer debt collection cases filed in Magistrate Court and in the Metropolitan Court; in the first paragraph, after "Rule 1-009(J)", added "NMRA, Rule 2-201(E) NMRA, or Rule 3-201(E) NMRA"; after "JUDICIAL DISTRICT/", added "MAGISTRATE COURT/METROPOLITAN COURT"; after "Rule 1-011 NMRA", added "Rule 2-301 NMRA, or Rule 3-301 NMRA", after "Rule 1-009(J)(2) NMRA", added "Rule 2-201(E)(2) NMRA, or Rule 3-201(E)(2) NMRA", and after "Rule 1-017(E)(2) NMRA", added "Rule 2-401(D)(2) NMRA, or Rule 3-401(D)(2) NMRA".

4-227. Plaintiff's certification of pre-filing notice; foreclosure actions.

[For use with District Court Rule 1-003 3 NMRA]

[1 of ase with District Court Raic 1	000.0 141/11 (71)
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRIC	CT COURT
Plaintiff,	_,
v.	No
Defendant.	_,
PLAINTIFF'S CER	TIFICATION OF PRE-FILING NOTICE
	(name), (title), for (date) Plaintiff provided pre-filing notice to

- 1. A list and brief description of each of the types of loss mitigation options available to Defendant by the owner or assignee of Defendant's mortgage loan and the actions Defendant must take to be evaluated for such loss mitigation options;
- 2. Notification as to whether the loan is federally backed or a governmentsponsored enterprise (GSE) loan, and if so, what federal or GSE-specific relief options are available to Defendant;
- 3. The name of the entity that holds the loan, and the contact information for the loan servicer; and
- 1 A list of r

4. A list of resources, substantially in a for Defendant may contact for assistance.	m approved by the Supreme Court, that
I further certify that at least one of the follow	wing has been met (check all that apply):
[] Defendant submitted a complete loss moreompleted review of the application. Defendant submitting the application, and was denied for another loss mitigation offer.	t remained delinquent at all times since
[] The property securing the mortgage loa the State of New Mexico.	n is abandoned according to the laws of
[] The loan was delinquent for one hundre the complaint.	ed twenty (120) days prior to the filing of
[] The statute of limitations applicable to the expire within one hundred twenty (120) days if Foreclosure Complaint. The statute of limitation	the Court does not allow the filing of the
	Signature
	Printed Name
	Law Firm Name (if applicable)
	Physical Address
	Telephone Number
	E-Mail Address
	Relationship To Plaintiff

[Adopted by Supreme Court Order No. 21-8300-004, effective for all cases pending or filed on or after September 7, 2021; as amended by Supreme Court Order No. 22-8300-010, effective for all cases pending or filed on or after May 23, 2022; as amended by Supreme Court Order No. S-1-RCR-2024-00080, effective for all cases pending or filed on or after December 31, 2024.]

ANNOTATIONS

The 2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00080, effective December 31, 2024, removed an expired provision, and revised the Use Notes; deleted Paragraph 5, which provided "Notice to Defendant of the New Mexico Homeowner Assistance Fund (HAF) and ability to request a stay while applying for HAF", and deleted the Use Note, which provided "Paragraph 5 shall expire and be withdrawn from this form on September 30, 2025, or upon notification to the Supreme Court of exhaustion of the New Mexico Homeowner Assistance Fund (HAF) program funds, whichever is earlier."

The 2022 amendment, approved by Supreme Court Order No. 22-8300-010, effective May 23, 2022, required a plaintiff in a foreclosure action to certify that prior to filing the foreclosure action, the plaintiff provided notice to the defendant as to what federal or government-sponsored enterprise-specific relief options are available to the defendant, notice of the entity that holds defendant's loan, and notice of the New Mexico Homeowner Assistance Fund (HAF) and defendant's ability to request a stay while applying for homeowner's assistance from HAF, required the plaintiff to certify whether defendant's loan servicer has completed a review of the defendant's loss mitigation application, whether the defendant was denied for a loan modification or did not accept another loss mitigation offer, removed a provision requiring the plaintiff to certify that the loan servicer has not received any communications from the defendant for at least ninety days before the loan servicer made the first filing for foreclosure and all the conditions of certain federal regulations were met, and made certain clarifying amendments;, added the title "PLAINTIFF'S CERTIFICATION OF PRE-FILING NOTICE"; in Item 2, after "and if so,", deleted "who holds the loan" and added "what federal or GSE-specific relief options are available to Defendant"; in Item 3, deleted "Contact" and added "The name of the entity that holds the loan, and the contact"; and added new Item 5; in the certification section, after "I further certify that", added "at least", and after "check", deleted "one" and added "all that apply"; in the first item, after "mitigation application", added "and the servicer has completed review of the application. Defendant", after "submitting the application, and", deleted "the servicer has completed review of the application" and added "was denied for loan modification or did not accept another loss mitigation offer"; deleted "The servicer did not receive any communications from Defendant for at least ninety (90) days before the servicer made the first filing for foreclosure and all of the conditions from 12 CFR 1024.41(f)(2) were met."; and in the third item, after "(120) days", deleted "or more prior to March 1, 2020" and added "prior to the filing of the complaint".

4-228. Withdrawn.

ANNOTATIONS

Withdrawals. — Pursuant to Supreme Court Order No. S-1-RCR-2024-00080, 4-228 NMRA, relating to defendant's motion for Homeowner Assistance Fund stay, was withdrawn effective for all cases pending or filed on or after December 31, 2024. For provisions of former rule, see the 2024 NMRA on *NMOneSource.com*.

4-229. Withdrawn.

ANNOTATIONS

Withdrawals. — Pursuant to Supreme Court Order No. S-1-RCR-2024-00080, 4-229 NMRA, relating to order on Homeowner Assistance Fund stay, was withdrawn effective for all cases pending or filed on or after December 31, 2024. For provisions of former rule, see the 2024 NMRA on *NMOneSource.com*.

4-230. Withdrawn.

ANNOTATIONS

Withdrawals. — Pursuant to Supreme Court Order No. S-1-RCR-2024-00080, 4-230 NMRA, relating to defendant's notice of Homeowner Assistance Fund application results, was withdrawn effective for all cases pending or filed on or after December 31, 2024. For provisions of former rule, see the 2024 NMRA on *NMOneSource.com*.

ARTICLE 3 Pleadings and Motions

4-301. Answer to civil complaint.

[For use with Magistrate Court Rule 2-302 NMRA and Metropolitan Court Rule 3-302 NMRA]

STATE OF NEW MEXICO COUNTY OF	_		
COUR	T		
		No	
	, Plaintiff		
V.			
	, Defendant		

ANSWER TO CIVIL COMPLAINT1

1. The Plaintiff is not entitled to the amoun	t claimed because:
or	
The personal property claimed by Plaini because:	tiff should not be turned over to Plaintiff
2. (If applicable) Defendant asserts the foll Plaintiff:	lowing counterclaim or set-off against
3. Trial by jury is (not) demanded. (If Plain indicated in the complaint, a jury will be provide this item. If Plaintiff has not demanded trial by you must pay an additional cost upon filing this	jury, you may do so here, but if you do
Dated:	
Signed	
Name (print)	
Address (print)	
City, state and zip code (<i>print</i>)	
Telephone number	

CERTIFICATE OF SERVICE²

I hereby certify th	at on this day of, this (insert paper served, such as "answer" or "notice") was		
[mailed by United	States first class mail, postage prepaid, and addressed to:		
Name: Address: City, State and zip code:		- - - _	
number). The tra	y (name of person who faxed document) to (name of recipient) at (telephone). The transmission was reported as complete. The time and date of the ssion was (a.m.) (p.m.) on (date).]		
to accept electroi	(name of party or attorney) at (electronic mail address of recipient) upon agreement of the party ic service. The transmission was reported as complete. The time and hission was (a.m.) (p.m.) on		
[delivered to made. See Use I	(Specify how service by delivery was lote 1 for the methods service may be made using this alternative)		
	Signature of person sending paper Date of signature		
	Date of digitation		

USE NOTES

- 1. This Answer must be filed with the court on or before the date set in the Summons.
- 2. This request must be served on all other parties pursuant to Rule 2-203 NMRA or Rule 3-203 NMRA. See also Rule 2-307 NMRA for how motions are presented to the court.

[As amended, effective January 1, 1995; as amended by Supreme Court Order No. 05-8300-005, effective March 21, 2005.]

ANNOTATIONS

The 2005 amendment, effective March 21, 2005, added the certificate of service at the end of the form and Use Note 2.

The 1995 amendment, effective January 1, 1995, rewrote the first alternative Paragraph 1 in the answer.

4-302. Answer to civil complaint.

[For use with Rule 3-302 NMRA]		
STATE OF NEW MEXICO		
IN THE	_COURT	No
COUNTY		
	, Plaintif	f
against		
	, Defend	dant
ANSWER TO CIV	/IL COMPLAI	NT
1. The amount of damages claimed by F	Plaintiff is not o	owed because
0	r	
The personal property claimed by Plabecause:		
[If applicable] Defendant asserts the formula in the second		

you must pay an additional cost upon filing this answer.]

4. An audio recording of the trial is (not) demanded. [If you do not request an audio recording, your right to appeal may be limited.]

3. Trial by jury is (not) demanded. [If Plaintiff has already demanded trial by jury, as indicated in the complaint, a jury will be provided automatically and you need not fill in this item. If Plaintiff has not demanded trial by jury, you may do so here, but if you do

	Signed
	Name [print]
	Address [print]
	City, State and Zip Code [print]
	Telephone number
(This Answer must be filed with the co	ourt on or before the date set in the Summons.)
4-303. Motion for judgment on t	he pleadings.
[For use with Magistrate Court Rule 2-303 Metropolitan Court Rule 3-303 NMRA]	3 NMRA and
STATE OF NEW MEXICO COUNTY OF COURT	
	No
, Pla	intiff
v.	
. Def	fendant
	MENT ON THE PLEADINGS Inter judgment against the other party based on following damages, costs and fees:
Damages	\$
Attorney fee (if allowable)	
Interest (if allowable)	
Filing fee	
Service fee	
Return fee	
Witness fees	
Total Judgment	

, (date)	
	(Plaintiff) (Defendant)
(A copy of this motion must be served on the other party of party not less than eight (8) days before the time fixed for the served on the other party of the served on the se	•
CERTIFICATE OF SERVICE	
I hereby certify that on this day of, was	a copy of this motion
[mailed by United States first class mail, postage prepaid,	and addressed to:]
Name: Address: City, State and zip code: [faxed by	who faxed document) to (telephone without error. The time and
[e-mailed to (name of party or (electronic mail address of recipient) successful. The time and date of the transmission was (date).]	. The transmission was
[delivered to (Specify how made. See Use Note 1 for the methods service may be made.	w service by delivery was ade using this alternative)]
	Signature of person sending paper
	Date of signature

[As amended, effective October 1, 1987; as amended by Supreme Court Order No. 05-8300-005, effective March 21, 2005.]

ANNOTATIONS

The 2005 amendment, effective March 21, 2005, added the certificate of service at the end of the form and replaced "mailed to" with "served on" in Use Note 1.

Cross references. — For rule governing computation of time for service of this form, see Rules 2-104 and 3-104 NMRA.

4-303A. Notice of court's intent to render judgment on the pleadings.

[For use with Magistrate Court Rule 2-3	303 NMRA]
STATE OF NEW MEXICO COUNTY OF	
MAGISTRATE COURT	
	No
, P	Plaintiff
v.	
	Defendant
	TION TO ENTER JUDGMENT HE PLEADINGS
The parties are notified that the court in(natcause for the following damages, costs	me of party) based on the pleadings on file in this
cause for the following damages, costs	and lees.
Damages	\$
Attorney fee (if allowable)	\$
Interest (if allowable)	\$
Filing fee	\$
Service fee	\$
Return fee	
Witness fees	\$
Total Judgment	\$
	(date at least fifteen days after filing of ned objection (see below) to the court before that Il set the matter for trial.

	Date of signature
CERTIFICATE OF SE	RVICE
I hereby certify that on this day ofwas	, a copy of this notice
[mailed by United States first class mail, postage pre	epaid, and addressed to:]
Address:	
[faxed by (name of policy (name of recipient) at number). The transmission was reported as completed date of the transmission was (a.m) (p.r.)	erson who faxed document) to (telephone te and without error. The time and
[e-mailed to (negative formula (negative	
[delivered to(Smade. See Rule 2-203 NMRA for the methods service alternative.)	ce may be made using this
	Signature of person sending paper
	Date of signature
OBJECTION	
I object to judgment on the pleadings and request th	at this matter be set for trial.
I object because:	
	-
	Signature of party

Judge

	Printed r	name of party
	Date of s	signature
Approved by Supreme Court Order No. 07-830	0-027, effective	November 1, 2007.]
4-304. Stipulation of dismissal.		
For use with Rules 2-305 and 3-305 NMRA]		
STATE OF NEW MEXICO COUNTY OF		
N THE CO	URT	No
	, Plaintiff	
/ .		
	, Defendant	
STIPULATION OF	DISMISSAL	
The parties hereby stipulate that this action I	oe dismissed (w	ith) (without) prejudice.
	Plaintiff or Atto	orney for Plaintiff
	Defendant or A	Attorney for Defendant
As amended, effective November 1, 2000.]		

ANNOTATIONS

The 2000 amendment, effective November 1, 2000, no longer provides for approval by a judge to a stipulation of dismissal.

4-305. Notice of dismissal of complaint.

[For use with Magistrate Court Rule 2-305 and Metropolitan Court Rule 3-305]

STATE OF NEW MEXICO		
COUNTY OF COURT	_ Г	
	No	
	. Plaintiff	
V.		
	, Defendant	
NOTICE (OF DISMISSAL OF COMPLAINT ¹	
Plaintiff hereby dismisses plainti	iff's complaint without prejudice.	
	Plaintiff or attorney for plaintiff	
CE	ERTIFICATE OF SERVICE ²	
I hereby certify that on this (insert paper	_ day of, this served, such as "answer" or "notice") was	
[mailed by United States first cla	ass mail, postage prepaid, and addressed to:	
Name:		
Address:		
City, State		
and zip code:]
[faxed by	(name of person who faxed document) to me of recipient) at (telephone reported as complete. The time and date of the	
(na	me of recipient) at (telephone	
number). The transmission was	reported as complete. The time and date of the m.) (p.m.) on (date).]	
[e-mailed to	(name of party or attorney) at c mail address of recipient) upon agreement of the party	
	e transmission was reported as complete. The time and	
	(a.m.) (p.m.) on	
(date).]		
Idelivered to	(Specify how service by delivery was	
made. See Use Note 1 for the n	methods service may be made using this alternative)	
	;]	

Signature of person sending paper	
Date of signature	

USE NOTES

- 1. This form may not be used if the defendant has filed an answer or other responsive pleading. Civil Form 4-306A NMRA is used if the defendant has filed an answer or other responsive pleading.
- 2. This request must be served on all other parties pursuant to Rule 2-203 NMRA or Rule 3-203 NMRA. See also Rule 2-307 NMRA for how motions are presented to the court.

[As amended, effective November 1, 2000; as amended by Supreme Court Order No. 05-8300-005, effective March 21, 2005.]

ANNOTATIONS

The 2005 amendment, effective March 21, 2005, added the certificate of service at the end of the form and Use Note 2.

The 2000 amendment, effective November 1, 2000, made a gender neutral change; deleted the entry for approval by the judge for dismissal without prejudice and added the Use Note.

4-306. Order dismissing action for failure to prosecute.

[For use with Rule 3-305 NMRA]

STATE OF NEW MEXICO COURT		
COUNTY	_, Plaintiff,	
V.		No
	_, Defendant.	

ORDER DISMISSING ACTION FOR FAILURE TO PROSECUTE

This action has remained pending for six (6) months from the date of the complaint and the court, at a hearing pursuant to the rules governing procedure in this court, has found

that (Plaintiff has failed to take all available steps to bring the matter to trial) (Defendant has failed to take all available steps to bring his counterclaim to trial).

IT IS	ORDERED that	this action	is dismissed	without p	orejudice.

Judge
[As amended by Supreme Court Order No. 16-8300-021, effective for all cases pending or filed on or after December 31, 2016.]
ANNOTATIONS
The 2016 amendment, approved by Supreme Court Order No. 16-8300-021, effective December 31, 2016, in the "For use with" note, deleted "2-305 and"; and revised the caption of the case, and deleted the blank space for the date on the last line of the form.
4-306A. Motion to dismiss action.
[General Form for use in the Magistrate or Metropolitan Court]
STATE OF NEW MEXICO COUNTY OF
COURT
No
, Plaintiff
v.
, Defendant
MOTION TO DISMISS ACTION
[Plaintiff] [Defendant] requests the court to dismiss the above cause of action for the following reason:

USE NOTES

(Plaintiff) (Defendant)

A copy of this motion must be served on the other party or, if represented by an attorney, on the attorney for the other party not less than eight (8) days before the time fixed for the hearing.

[As amended, effective November 1, 2000; as amended by Supreme Court Order No. 05-8300-005, effective March 21, 2005.]

ANNOTATIONS

The 2005 amendment, effective March 21, 2005, deleted the "order" part of this form. The prior form included a form order for granting or denying a motion to dismiss.

The 2000 amendment, effective November 1, 2000, changed the form from an order dismissing action to a motion to dismiss action and order and made stylistic changes in the form.

Cross references. — For rule governing computation of time for service of this form, see Rules 2-104 and 3-104 NMRA.

For form order granting or denying a motion to dismiss, see 4-306B NMRA.

4-306B. Order dismissing action.

[General Form for use in Magistrate or

Metropolitan Court

Metropolitari Odurtj		
STATE OF NEW MEXICO COUNTY OF		
	COURT	
		No
	, Plaintiff	
V.		
	, Defendant	

This matter having come before the court on the motion of the [Plaintiff] [Defendant] and the court having considered the argument presented, finds that:

ORDER DISMISSING ACTION

[] the motion should be denied.[] the above cause of action should be dismissed (with) (without) prejudice.

IT IS	ORDERED that:
[]	the motion to dismiss the action is denied.
[]	this action is dismissed (with) (without) prejudice.
	,(date)
Judge	
Judge	7
[Appr	oved by Supreme Court Order No. 05-8300-005, effective March 21, 2005.]
4-30	7. Notice of pretrial conference.
[For u	use with Rules 2-306 and 3-306 NMRA]
	E OF NEW MEXICO
COUI	NTY OF COURT
	,
Plaint	tiff
V.	No
	
Defer	ndant
	NOTICE OF PRETRIAL CONFERENCE
TO:	, Plaintiff; and, Attorney, Defendant; and, Attorney.
You a	are ordered to appear for a pretrial conference on,
court	will: ck only applicable alternatives)
[]	make an order clarifying the pleadings;
[]	enter such orders as may be desirable to expedite the disposition of the action;
[]	hold discussions to facilitate the settlement of the case;

[] consider the following n	natters:	
		·
The court will also conside case.	r such other mat	ters as may aid in the disposition of the
	• •	ne and place specified for the pretrial ault judgment against such party.
 Date	 _ Judge	
	USE NO	TES
	• •	his notice. See Rules 2-203 and 3-303 e of service and affidavit of service.
As amended, effective Septer	mber 1, 1989; Od	ctober 1, 1991; December 17, 2001.]
	ANNOTAT	rions
appear for a pretrial conference	e" for "A pretrial neading "NOTICE	7, 2001, substituted "You are ordered to conference will be held in this case" in E OF PRETRIAL CONFERENCE", made
The 1991 amendment, effecti (check only applicable alterna		991, near the middle of the form, inserted ed the last three alternatives.
4-308. Order to interple	ad.	
For use with Rules 2-301 and	3-301 NMRA]	
STATE OF NEW MEXICO	COURT	No
	COUNT	Υ
		, Interpleader
against		

and, Defendant
ORDER TO INTERPLEAD
The interpleader having filed complaint herein,
IT IS ORDERED that the court take into its trust account \$ which surrepresents the total amount interpleader owes the above named defendants;
IT IS FURTHER ORDERED, that the money paid into the court trust account shall be retained until further order of the court;
IT IS FURTHER ORDERED, that the defendants and any other person who has o claims an interest in or to said money in the custody of this court shall, and are directed, interplead in this action within twenty (20) days from the date this order is served upon them; and
IT IS FURTHER ORDERED that (name of interpleader) be and hereby is discharged from all liability to the defendants on account of (set forth relationship of interpleader to defendants).
, Date Judge
[Adopted, effective July 1, 1988; as amended, effective July 1, 1990.]
ANNOTATIONS
The 1990 amendment, effective July 1, 1990, substituted "twenty (20) days" for "thirt (30) days" in the fourth paragraph.
4-309. Thirty (30)-day notice of intent to dismiss for failure to prosecute.
[For use with Rule 2-305 NMRA]
STATE OF NEW MEXICO IN THE COURT COUNTY, Plaintiff,
v. No
, Defendant.

THIRTY (30)-DAY NOTICE OF INTENT TO DISMISS FOR FAILURE TO PROSECUTE

This action has been pending for six (6) months from the date the complaint was filed. The court finds that [the plaintiff] [the defendant asserting a counterclaim] has failed to take any available steps to have the claims resolved. If the [the plaintiff] [the defendant asserting a counterclaim] fails to take any available steps to bring the case to trial or otherwise prosecute the claims within thirty (30) days after service of this notice, the court shall dismiss the claims without prejudice for failure to prosecute.

·	Judge
[Adopted by Supreme Court Order No. 16-8300-021, effective filed on or after December 31, 2016.]	e for all cases pending or
4-310. Order of dismissal for failure to prosecut	te.
[For use with Rule 2-305 NMRA]	
STATE OF NEW MEXICO IN THE COURT COUNTY, Plaintiff,	
v. No	
, Defendant.	
ORDER OF DISMISSAL FOR FAILURE TO PROSECUTE	
The [plaintiff] [defendant asserting a counterclaim] failed for six (6) months from the date the complaint was filed to take any available steps to take this case to trial or otherwise prosecute the claims. On (date), the court filed and served a thirty (30)-day notice of intent to dismiss for failure to prosecute. The [plaintiff] [defendant asserting a counterclaim] failed to take any available steps to bring the case to trial or otherwise prosecute the claims within thirty (30) days after service of the notice.	
IT IS ORDERED that the [plaintiff's claims] [defendant's coun without prejudice for failure to prosecute.	terclaims] are dismissed
	Judge

[Adopted by Supreme Court Order No. 16-8300-021, effective for all cases pending or filed on or after December 31, 2016.]

ARTICLE 4 Parties

4-401. Notice of trial.

[For use in Magistrate Court and Metropolitan Court]
STATE OF NEW MEXICO No COURT
COUNTY
, Plaintiff
against
, Defendant
NOTICE OF TRIAL
TO:
Plaintiff; and
, Attorney.
Defendant; and
, Attorney.
This action will come on for trial before Judge, at the Magistrate Court located at on the, at the hour of, at the, at the hour of, at the, at the hour of, at the, at the
m. The failure of any party to appear at the time and place specified for trial will be ground for entering a default judgment against him.
The motion
will be heard by the court (immediately before trial),,

		Judge or Clerk	
4-402. Order appointing g	guardian <i>ad lit</i> e	<i>m</i> .	
[For use with District Court Rule	1-053.3 NMRA]		
STATE OF NEW MEXICO COUNTY OF	_		
JUDICIAL E	DISTRICT		
Petitioner,	,		
V.		No	
Respondent.	······································		
ORDER AP	POINTING GUARD	DIAN <i>AD LITEM</i>	
THIS MATTER came before petitioner was present and was respondent was present and was having reviewed the file and being	epresented by s represented by		The
1. The court has jurisdiction	over the parties and	d subject matter.	
2. This action concerns the f	following minor [chil	d] [children]:	
	, DOB , DOB	, age; , age;	
3. Good cause exists to appropriate to Section 40-4-8 NMSA 1978 ar [children's] best interests in this	nd Rule 1-053.3 NM		
IT IS HEREBY ORDERED, ADJ	UDGED AND DEC	REED:	
1. Appointment and duties appointed as GAL. The GAL sha court:			

- (a) monitor, investigate, and protect the best interests of the [child] [children];
- (b) interview the [child] [children] face-to-face outside the presence of the parties and counsel if the [child is] [children are] six (6) years of age or older; If the [child is] [children are] under the age of six (6), the GAL may interview the [child] [children] outside the presence of the parties and counsel at the GAL's discretion;
- (c) interview all available parties in conformity with Rule 16-402 NMRA outside the presence of the [child] [children];
 - (d) interview each mental health professional treating the [child] [children];
- (e) interview any other [person] [persons] and review any relevant records the GAL deems reasonably necessary;
 - (f) determine the [child's] [children's] wishes, if appropriate;
- (g) submit, but do not file, a written report of investigation and separate written recommendations to all parties and counsel at least eleven (11) days before the recommendations are filed with the court, except in the case of emergency;
 - (h) file the recommendations, but not the report, with the court;
- (i) perform the duties to the [child] [children] as set forth in Paragraphs H and I of Rule 1-053.3 NMRA; and

(j)	in addition to the foregoing, the court directs the GAL to:	

2. Adoption of GAL recommendations:

- (a) If the parties are willing to adopt the GAL's recommendations, they shall submit a stipulated order adopting the recommendations within eleven (11) days after the recommendations are filed.
- (b) If one or both parties are not willing to adopt the recommendations, such party may file objections to the recommendations within eleven (11) days after the recommendations are filed and a request and notice for hearing on the objections. The objections shall specifically state what recommendations are objected to and the basis for the objection. The court will set a hearing on the objections.

		Ī	District court judge
8. with t	Hear i this ord	rings. The GAL may request an expedited hearing der.	g if there is non-compliance
арро	(f) inting tl	The GAL shall not begin work until receiving a cathe GAL and full payment of the retainer.	copy of the endorsed order
	(e)	GAL fees are considered in the nature of suppo	rt of the child.
The (` '	Either party or the GAL may request a hearing on all request a review hearing if the GAL fees and e	
	(c)	·	·
to the	(b) e partie	•	s for professional services
		When the GAL fees exceed the retainer, p % and respondent shall pay% of the add	
	ner towa	On or before, 20, polyage and respondent shall advance \$ vard the GAL's fees and expenses. The GAL shall	be paid at an hourly rate
7.		fees. On or before	etitioner shall advance
inforr by th	assist t mation a e GAL.		order, including providing
5. in dis		unity of GAL. The GAL serves as an arm of the one of the congits duty to adjudicate the [child's] [children's] be	
4.	Expir	ration of appointment. This appointment shall ex	xpire on
	shall fo	eptance of appointment. If the named GAL is will orthwith file an entry of appearance. If the named e named GAL shall promptly advise the court.	
	shall be	A party's failure to file timely objections to the re be deemed a waiver of the right to object, and the of f a hearing, enter an order adopting the GAL's rec	court shall, without the

CERTIFICATE OF MAILING

l,	_, certify that I caused an endorsed copy of this
order appointing guardian ad litem to be (mail) on thisday of	be served on the following persons by (delivery) , :
(Name of petitioner)	
(Name of petitioner's attorney)	
(Name of respondent)	
(Name of respondent's attorney)	
(Name of guardian ad litem)	
(Name of person signing certificate)	

[4A-342 NMRA; provisionally approved by Supreme Court Order No. 06-8300-029, effective January 15, 2007 until January 15, 2008; approved and recompiled by Supreme Court Order No. 07-8300-021, effective August 21, 2007; as amended by Supreme Court Order No. 17-8300-017, effective for all cases pending or filed on or after December 31, 2017.]

ANNOTATIONS

The 2017 amendment, approved by Supreme Court Order No. 17-8300-017, effective December 31, 2017, provided additional duties for a court-appointed guardian ad litem, enlarged the time within which a guardian ad litem must submit written recommendations to the parties and counsel prior to filing the recommendations with the court, enlarged the time within which a party may object to the guardian ad litem's recommendations, provided that a party's failure to file timely objections to the guardian ad litem's recommendations shall be deemed a waiver of the right to object, and provided additional duties for the parties when a guardian ad litem is appointed by the court; in the form heading, after "Order", deleted "of appointment for" and added "appointing"; under the heading "IT IS HEREBY ORDERED, ADJUDGED AND DECREED", in Paragraph 1, in the introductory clause, after "duties", added "on behalf of the court", added a new Subparagraph 1(a) and redesignated former Subparagraphs 1(a) through 1(i) as Subparagraphs 1(b) through 1(j), respectively, in Subparagraph 1(b), after "outside the presence of", deleted "both parents" and added "the parties",

after "age or older", added the remainder of the subparagraph, in Subparagraph 1(c), after "interview all", added "available", after "parties", deleted "and any available parent subject to" and added "in conformity with", and after "Rule 16-402 NMRA", added "outside the presence of the [child] [children]", in Subparagraph 1(d), after "[children]", deleted "after obtaining any necessary authorization", in Subparagraph 1(e), after "reasonably necessary", deleted "after obtaining any necessary authorization", in Subparagraph 1(g), after "at least", deleted "ten" and added "eleven (11)", in Paragraph 2, Subparagraph 2(a), after "recommendations within", deleted "ten (10)" and added "eleven (11)", in Subparagraph 2(b), after "recommendations within", deleted "ten (10)" and added "eleven (11)", in Subparagraph 2(c), deleted "If no party files timely objections, the court shall enter an appropriate order." and added the new language, in Paragraph 6, after "The parties", added "and minor children over the age of fourteen (14)", after "in this order", added the remainder of the paragraph, in Paragraph 7, Subparagraph 7(d), deleted "guardian ad litem" and added "GAL" in two places, and added Subparagraphs 7(e) and 7(f).

Recompilations. — Pursuant to Supreme Court Order No. 07-8300-021, effective August 21, 2007 former Domestic Relations form 4A-342 NMRA has been recompiled as a new Civil Form.

4-403. Appearance by corporation or limited liability corporation.

[For use with Magistrate Court Rule 2-107 NMRA:

Me	tropol	itan Court Rule 3-107 NMR	[A]
CO	'TNU	OF NEW MEXICO	
		COURT	
			, Plaintiff(s)
V.			No
			, Defendant(s)
			MITED LIABILITY CORPORATION (LLC) FION OF AGENT TO APPEAR
	I.		(insert name and office held –
Pre		nt, Vice President, Secretary	
			(insert name of corporation or LLC), state as
foll	ows:		
1.			of the stock of the above Corporation or LLC; or group of shareholders of the above Corporation or

[] natural person		o Corporation or LLC: and	
	[] active in the conduct of the above Corporation or LLC; and I am an officer of the above Corporation or LLC; and		
3. [] Under Subparagi		cule 2-107 NMRA or Rule 3-107 NMRA, I	
[] Under Subparagi	raph (B)(3) of Rule	, a director or general manager; or e 2-107 NMRA or Rule 3-107 NMRA, I	
on behalf of the a	above Corporation	, a shareholder or member; to appear or LLC.	
(Name of Corporation of			
By	Vice President, S	_ ecretary or Treasurer)	
(Printed Name of Presid	lent, Vice Presider	_ nt, Secretary or Treasurer)	
		_	
_ (Physical Address of Co	orporation or LLC)		
()		· -	
Telephone Number		E-mail Address	
	efore me this	day of	
Notary Public	(Seai)		
My commission expires:			
	rt Order No. 14-83	300-007, effective for all cases filed or	
4-404. Appearance by	y partnership.		
[For use with Magistrate Co Metropolitan Court Rule 3-		MRA;	
STATE OF NEW MEXICO COUNTY OF			
COI	URT	ntiff(s)	

V.			No
		, Defendant(s)	
	PA	ARTNERSHIP AUTHORIZATION OF GENERAL	PARTNER TO APPEAR
(B)(1)(a)	(insert name of gene (insert name of partnership a) or Subparagraph (B)(4) of Rule 2-107 NMRA o	ral partner), of o), under Subparagraph r Rule 3-107 NMRA, state as
1.	[]	The general partnership has less than ten (10) General (Husband and Wife treated as one page 10).	•
2.	[]	All of the partners (General or Limited) are nat	ural persons; and
3. [] I authorize (insert name of general page 2.			
			partnership) to appear on
		behalf of the partnership.	
_	(Na	lame of Partnership)	
Ву:	(Sig	Signature, General Partner)	
	(Pri	Printed Name, General Partner)	
	(Ph	Physical Address of Partnership)	(Mailing Address of Partnership Different than Physical Address)
	()	
	rei	elephone Number	
	E-n	-mail Address	

[Adopted by Supreme Court Order No. 14-8300-007, effective for all cases filed or pending on or after December 31, 2014.]

ARTICLE 5 Discovery and Pretrial Matters

4-501. Motion for production.

[For use with Magistrate Court Rule 2-501 NMRA and Metropolitan Court Rule 3-501 NMRA]

STATE OF NEW MEXICO
COUNTY OF COURT
No
, Plaintiff
v.
, Defendant
MOTION FOR PRODUCTION
[Plaintiff] [Defendant] asks the court to order that the other party produce for inspection and copying the following items of evidence:
Request has been made of the other party and the other party has failed to produce the evidence.
[] This inspection and copying is necessary in the preparation for trial of this case because
(Plaintiff) (Defendant)
CERTIFICATE OF SERVICE ¹
I hereby certify that on this day of, this (insert paper served, such as "answer" or "notice") was
[mailed by United States first class mail, postage prepaid, and addressed to:
Name:
Address:
City, State
and zip code:

[faxed by	(name of pers	son who faxed document) to
	(name of recipient) at	(telephone
number). The transmi	ssion was reported as complete.	The time and date of the
transmission was	(a.m.) (p.m.) on	(date).]
[e-mailed to	(name of part	ty or attorney) at ient) upon agreement of the party
to accept electronic se	ervice. The transmission was repon was (a.m.) (p.m.)	orted as complete. The time and
Idelivered to		(Specify how service by
	ee Use Note 1 for the methods s	
		Signature of person sending paper
		Date of signature
	USE NOTES	
	motion must be served on the oth an eight (8) days before the time	·
[As amended by Supr	reme Court Order No. 05-8300-00	05, effective March 21, 2005.]
	ANNOTATIONS	
	nt, effective March 21, 2005, addeplaced "mailed to" with "served o	ed the certificate of service at the on" in Use Note 1.
Cross references. — see Rules 2-104 and	- For rule governing computation 3-104 NMRA.	of time for service of this form,
4-502. Order for J	production.	
[For use with Magistra and Metropolitan Cou	ate Court Rule 2-501 NMRA rt Rule 3-501 NMRA]	
STATE OF NEW MEX		
COUNTY OF IN THE	COURT	
Plaintiff		

V.	No
Defendant	
ORDER	FOR PRODUCTION
IT IS ORDERED that for trial or hearing at of (a.m.) (p.m.), the fol tangible evidence (describe briefly):	(defendant) (plaintiff) produce on, at the hour lowing records, papers, documents or other
	Judge
(If you fail to obey this order, you may fine or imprisonment.)	be held in contempt of this court and punished by
U	JSE NOTES

This form is to be used when a party fails to comply with Rule 2-501 or 3-501 NMRA.

[As amended, effective January 1, 1996; May 1, 2002.]

ANNOTATIONS

The 2002 amendment, effective May 1, 2002, deleted "The (plaintiff) (defendant) demanded production and the court finds that good cause exists for production;" immediately following the form heading "Order For Production", deleted "in the (defendant) (plaintiff)" following "tangible evidence" in the form, and added the Use Note.

The 1996 amendment, effective January 1, 1996, made gender neutral changes near the end of the form and substituted the parenthetical at the end for "Willful failure to obey this order shall constitute a contempt of court".

4-503. Subpoena.

[For use with Magistrate Court Rule 2-502 NMRA and Metropolitan Court Rule 3-502 NMRA]

COLII	E OF NEW MEXICO		
	NTY OF	COURT , Plaintiff	No
		SUBPOENA ¹	
SUBF	POENA		
[]FC	R APPEARANCE OF PE	RSON FOR [] TRIAL []] HEARING
[] TO	PRODUCE DOCUMENT	S OR OBJECTS AT A F	HEARING OR TRIAL ²
[]FC	R INSPECTION OF PREI	MISES OF A PARTY ²	
TO:			
YOU Place			
Befor	e Judge:		
Date: to:		Time:	(a.m.) (p.m.)
[]	testify at trial		
[]	produce the following de	scribed books, documen	ts or tangible things:
[]	permit the inspection of the premises of a party located at: (address).		

IF YOU DO NOT COMPLY WITH THIS SUBPOENA, you may be held in contempt of court and punished by fine or imprisonment			
Judge, clerk or attorney			
USE NOTES			
TO BE PRINTED ON EACH SUBPOENA			
1. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena.			
2. If a person is ordered to produce books, documents, or tangible things in the person's possession for a hearing or trial, the person, unless ordered to personally appear, may have a custodian of the books, documents, or tangible things to the hearing or trial produce them for trial. If a party is ordered to permit the inspection of the party's premises before trial, the party need not appear in person at the time of the inspection.			
3. The judge or clerk may issue a <i>pro se</i> party a subpoena duces tecum ordering the production of books, documents, or tangible things for trial only if the subpoena is completed before issuance by the court. See Rules 2-502 and 3-502 NMRA.			
4. A copy of the subpoena must be served on each party in the manner provided by Rule 1-005 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.			
5. A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose on the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and reasonable attorney fees.			
RETURN FOR COMPLETION BY SHERIFF OR DEPUTY⁴			
I certify that on the day of,, in, in by delivering to the person named a copy of the subpoena, the statutory witness fee and mileage in the amount of \$			
Deputy sheriff			

RETURN FOR COMPLETION BY OTHER PERSON MAKING SERVICE⁴

	, being duly sworn, on oath say that I am ove a party to this lawsuit, and that on the	
1100	, in County, I	served this subpoena on
	by delivering to the person	n named a copy of the subpoena, the
statu	utory witness fee and mileage in the amount	
	,	
		Person making service
	SUBSCRIBED AND SWORN to before me th,, (date).	is day of
		Judge, notary or other officer
		authorized to administer oaths
THIS	S SUBPOENA issued by or at request of:	
Nam	ne of attorney of party	
Add	ress	
Tele	phone	
	CERTIFICATE OF SERVIC	E BY ATTORNEY⁴
	certify that I caused a copy of this subpoena	
OI EI	ntities by (<i>delivery</i>) (<i>mail</i>) on this	uay or,
	·	
(1)		
	(Name of party)	
	(Address)	
	(Addiess)	
(2)		
	(Name of party)	

(Address)		
	Attorney	
	Signature	
	Date of signature	

INFORMATION FOR PERSONS RECEIVING SUBPOENA

Subject to Rules 2-502(D)(2) and 3-502(D)(2) NMRA, a person commanded to produce and permit inspection and copying may, within fourteen (14) days after service of the subpoena or before the time specified for compliance if that time is less than fourteen (14) days after service, serve on the party or attorney designated in the subpoena and all parties to the lawsuit identified in the certificate of service by attorney written objection to inspection or copying of any or all of the designated materials or of the premises or within fourteen (14) days after service of the subpoena may file and serve on all parties a motion to quash the subpoena. If an objection is served or a motion to quash is filed and served on the parties, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except under an order of the court by which the subpoena was issued. The order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.

On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it

- (1) fails to allow reasonable time for compliance,
- (2) requires a person who is not a party or an officer of a party to travel outside the county in which the person resides or is employed or regularly transacts business in person, except as provided below, the person may in order to attend a hearing or trial be commanded to travel from any place within the county in which the hearing or trial is held.
- (3) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (4) subjects a person to undue burden.

If a subpoena

(1) requires disclosure of a trade secret or other confidential research, development, or commercial information,

- (2) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (3) requires a person who is not a party or an officer of a party to incur substantial expense to travel, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

DUTIES IN RESPONDING TO SUBPOENA

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

[Approved, effective May 1, 2002; as amended, effective January 20, 2005; as amended by Supreme Court Order No. 20-8300-005, effective for all cases pending or filed on or after December 31, 2020.]

ANNOTATIONS

The 2020 amendment, approved by Supreme Court Order No. 20-8300-005, effective December 31, 2020, made certain technical, nonsubstantive changes; and in the Use Notes, completely rewrote the paragraph under the heading "To Be Printed On Each Subpoena", deleted the paragraph under the heading "Protection of Persons Subject to Subpoenas", added a new paragraph under the heading "Information for Persons Receiving Subpoena", and completely rewrote the paragraph under the heading "Duties in Responding to Subpoena".

The 2004 amendment, effective January 20, 2005, substituted "statutory" for "\$75.00" and deleted "as provided by law" following "mileage" under the headings "RETURN FOR COMPLETION BY SHERIFF OR DEPUTY" and "RETURN FOR COMPLETION BY OTHER PERSON MAKING SERVICE."

Statutory witness fee.— Section 38-6-4 NMSA 1978 provides for the payment of witness fees at the rate set forth in the Per Diem and Mileage Act for "nonsalaried public officers". Section 10-8-4 NMSA 1978 of the Per Diem and Mileage Act provides for per

diem and mileage for nonsalaried public officers in the amount of \$95.00 for each meeting attended.

4-504. Subpoena.

. oo ii oaspoonai		
[For use with Metropolitan Court Rule	3-501.1 NMRA]	
STATE OF NEW MEXICO	_ COUNTY	
METROPOLITAN COURT v.		No
SUBPOENA FOR APPEARANCE OF	SUBPOENA¹ F PERSON FOR A S	TATEMENT:
TO:	Time:	
	dge ² or attorney	
	USE NOTES	

TO BE PRINTED ON EACH SUBPOENA

- 1. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena.
- 2. The judge may issue a *pro se* party a subpoena for a statement only if the subpoena is completed before issuance by the court. *See* Rules 2-502 and 3-502 NMRA.
- 3. A copy of the subpoena must be served on each party in the manner provided by Rule 1-005 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.

4. A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose on the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and reasonable attorney fees.

RETURN FOR COMPLETION BY SHERIFF OR DEPUTY³

I certify that on the c	lay of	,, in
County, I served	d this subpoena or	า
		n named a copy of the
subpoena, the statutory witness fee and	d mileage in the ar	mount of \$
	Deputy	y sheriff
RETURN FOR COMP	PLETION BY OTH	IER PERSON
MAK	ING SERVICE ³	
I, being duly sworn, on oath say that	•	` , ,
not a party to this lawsuit, and that on the		
, in by delive	County, I served t	this subpoena on
subpoena, the statutory witness fee and	d mileage in the ar	mount of \$
	Persor	n making service
SUBSCRIBED AND SWORN to bef	ore me this	day of
,(date).		
		notary or other officer
	autnoriz	zed to administer oaths
THE CHEROENA issued by an et many		
THIS SUBPOENA issued by or at reque	est of:	
Name of attorney or party		
Name of attorney of party		
Address		
Telephone		

CERTIFICATE OF SERVICE BY ATTORNEY³

(Name of party)	
(Address)	
(Name of party)	
(Address)	
	Attorney
	Signature
	Date of signature

INFORMATION FOR PERSONS RECEIVING SUBPOENA

On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it

- (1) fails to allow reasonable time for compliance,
- (2) requires a person who is not a party or an officer of a party to travel outside the county in which the person resides or is employed or regularly transacts business in person, except as provided below, the person may in order to attend a hearing or trial be commanded to travel from any place within the county in which the hearing or trial is held,
- (3) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (4) subjects a person to undue burden.

If a subpoena

(1) requires disclosure of a trade secret or other confidential research, development, or commercial information,

- (2) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (3) requires a person who is not a party or an officer of a party to incur substantial expense to travel, the court may, to protect a person subject to or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

DUTIES IN RESPONDING TO SUBPOENA

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

[Approved, effective May 1, 2002; as amended, effective January 20, 2005; as amended by Supreme Court Order No. 20-8300-005, effective for all cases pending or filed on or after December 31, 2020.]

ANNOTATIONS

The 2020 amendment, approved by Supreme Court Order No. 20-8300-005, effective December 31, 2020, made certain technical, nonsubstantive changes; and in the Use Notes, completely rewrote the paragraph under the heading "To Be Printed On Each Subpoena", deleted the paragraph under the heading "Protection of Persons Subject to Subpoenas", added a new paragraph under the heading "Information for Persons Receiving Subpoena", and completely rewrote the paragraph under the heading "Duties in Responding to Subpoena".

The 2004 amendment, effective January 20, 2005, substituted "statutory" for "\$75.00" and deleted "as provided by law" following "mileage" under the headings "RETURN FOR COMPLETION BY SHERIFF OR DEPUTY" and "RETURN FOR COMPLETION BY OTHER PERSON MAKING SERVICE."

Statutory witness fee. — Section 38-6-4 NMSA 1978 provides for the payment of witness fees at the rate set forth in the Per Diem and Mileage Act for "nonsalaried public officers". Section 10-8-4 NMSA 1978 of the Per Diem and Mileage Act provides for per

diem and mileage for nonsalaried public officers in the amount of \$95.00 for each meeting attended.

4-505. Subpoena.

[For use with District Court Civil Rule 1-045 NMRA]

COUNTY OF	JUDICIAL DIST	RICT
V.	, Plaintiff No , Defendant	
	SUBPOENA ¹	
SUBPOENA FOR APPEARANC	E OF PERSON FOR ²	
[
YOU ARE HEREBY COMMANDI Place:		DWS:
Oate:,	Time:	(a.m.) (p.m.)
co: testify at the taking of a de testify at trial.	position in the above ca	se.
YOU ARE ALSO COMMAND	ED to bring with you the	following document(s) or
IF YOU DO NOT COMPLY W court and punished by fine or imp		you may be held in contempt of
		·
	Judge,	clerk or attorney

USE NOTES

TO BE PRINTED ON EACH SUBPOENA

1. This subpoena must be served on each party in the manner provided by Rule 1-005 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.

- 2. A command to produce evidence or to permit inspection may be joined with a command to appear for a deposition or trial.
- 3. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena, unless the subpoena is issued on behalf of the state or an officer or agency thereof. See NMSA 1978, Section 38-6-4 (1983) for per diem and mileage for witnesses. See NMSA 1978, Section 10-8-4(A) (2009) for per diem and mileage rates for nonsalaried public officers. Mileage must also be tendered at the time of service of the subpoena as provided by the Per Diem and Mileage Act. Payment of per diem and mileage for subpoenas issued by the state is made pursuant to regulations of the Administrative Office of the Courts. See NMSA 1978, Section 34-9-11 (2017) for payments from the jury and witness fee fund.
- 4. A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose on the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and reasonable attorney fees.

RETURN FOR COMPLETION BY SHERIFF OR DEPUTY

I certify that on the day	Of	,, in	
County, I served this sul			
by delivering to the person named a copy			
of and mileage in the amount of			
or and mindigo in the announce.	¥	•	
	Deputy sh	neriff	
	' '		
RETURN FOR COMPLE	TION BY OTHER I	PERSON	
	SERVICE		
m/Aldiev	OLIVIOL		
I, being duly sworn, on oath say that I a	um over the age of a	sighteen (18) years and	
not a party to this lawsuit, and that on the			
, in County,			
by c			
subpoena, the statutory witness fee and m	ileage in the amour	it of \$3	
	Person mak	ing service	
SUBSCRIBED AND SWORN to before	me this	day of	
,(date).			
, (dato).			

		Judge, notary or other officer authorized to administer oaths
THIS	S SUBPOENA issued by or at request of:	
Nam	ne of attorney or party	
Addı	ress	
Tele	phone	
	CERTIFICATE OF SERVI	CE BY ATTORNEY
	certify that I caused a copy of this subpoen ntities by <i>(delivery) (mail)</i> on this	
(1)	(Name of party)	
	(Address)	
(2)	(Name of party)	
	(Address)	
		Attorney
		Signature
		Date of signature

INFORMATION FOR PERSONS RECEIVING SUBPOENA

Subject to Rule 1-045(D)(2) NMRA, a person commanded to produce and permit inspection and copying may, within fourteen (14) days after service of the subpoena or before the time specified for compliance if that time is less than fourteen (14) days after service, serve on the party or attorney designated in the subpoena and all parties to the lawsuit identified in the certificate of service by attorney written objection to inspection or copying of any or all of the designated materials or of the premises or within fourteen

(14) days after service of the subpoena may file and serve on all parties a motion to quash the subpoena. If an objection is served or a motion to quash is filed and served on the parties and the person responding to the subpoena, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except under an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. The order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded. The court may award costs and attorney fees against a party or person for serving written objections or filing a motion to quash that lacks substantial merit.

On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it

- (1) fails to allow reasonable time for compliance,
- (2) requires a person who is not a party or an officer of a party to travel to a place more than one hundred (100) miles from the place where that person resides, is employed, or regularly transacts business in person, except as provided below, the person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held.
- (3) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (4) subjects a person to undue burden.

If a subpoena

- (1) requires disclosure of a trade secret or other confidential research, development, or commercial information,
- (2) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (3) requires a person who is not a party or an officer of a party to incur substantial expense to travel,

the court may quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

DUTIES IN RESPONDING TO SUBPOENA

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

[Adopted, effective January 1, 1998; as amended, effective November 1, 2002; January 20, 2005; as amended by Supreme Court Order No. 08-8300-002, effective March 15, 2008; as amended by Supreme Court Order No. 20-8300-005, effective for all cases pending or filed on or after December 31, 2020.]

ANNOTATIONS

The 2020 amendment, approved by Supreme Court Order No. 20-8300-005, effective December 31, 2020, made certain technical, nonsubstantive changes; and in the Use Notes, completely rewrote the paragraph under the heading "To Be Printed On Each Subpoena"; deleted the heading "Protection of Persons Subject to Subpoenas" and following paragraph; added a new heading "Information for Persons Receiving Subpoena", and in the first undesignated paragraph, after "Subject to", deleted "Subparagraph (2) of Paragraph D below" and added "Rule 1-045(D)(2) NMRA", after "designated in the subpoena", added "and all parties to the lawsuit identified in the certificate of service by attorney", after "the subpoena may file", added "and serve on all parties", after "quash the subpoena", deleted "and serve the motion on all parties to the action", after "filed and served on the parties", added "and the person responding to the subpoena", added the last sentence of the paragraph, and completely rewrote the remainder of the section; and completely rewrote the language under the heading "Duties in Responding to Subpoena".

The 2008 amendment, approved by Supreme Court Order No. 08-8300-02, effective March 15, 2008, added the "Certificate of Service by Attorney" at the end of the form.

The 2004 amendment, effective January 20, 2005, substituted "statutory" for "\$75.00" and deleted "as provided by law" following mileage under the heading "RETURN FOR COMPLETION BY OTHER PERSON MAKING SERVICE."

The 2002 amendment, effective November 1, 2002, deleted the references for "subpoena for documents or objects" and "inspection of premises" under the heading "Subpoena"; deleted the Certificate of Service by Attorney section in the form; renumbered former Use Note 1 as present Use Note 2, inserted present Use Note 1; in Use Note 3, inserted the second, third and sixth sentences, and deleted Use Note 4

which read "To be completed only if the subpoena is commanding production of documents and things or inspection of premises before trial. If the subpoena is commanding production of documents and things or inspection of premises before trial, it must be served on each party in the manner provided by Rule 1-005. If service is by a party, an affidavit of service must be used instead of a certificate of service"; deleted the second paragraph under the heading "Protection of Persons Subject to Subpoenas" which formerly read "A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial"; in the third paragraph, inserted "or within fourteen (14) days after service of the subpoena may file a motion to quash the subpoena and serve the motion on all parties to the action" at the end of the first sentence, and, in the second sentence inserted "an objection is served or a motion to quash is filed and served on the parties".

Statutory witness fee.— Section 38-6-4 NMSA 1978 provides for the payment of witness fees at the rate set forth in the Per Diem and Mileage Act for "nonsalaried public officers". Section 10-8-4 NMSA 1978 of the Per Diem and Mileage Act provides for per diem and mileage for nonsalaried public officers in the amount of \$95.00 for each meeting attended.

4-505A. Subpoena for production or inspection.

[For use with District Court Civil Rule 1-045 NMRA]

_	ATE OF NEW MEXICO UNTY OF		
		JUDICIAL DISTR	RICT
		, Plaintiff	
V. 		, Defendant	No
	SUBPOENA FOR PR	ODUCTION OR IN	NSPECTION ¹
SUB	POENA FOR		
[]	DOCUMENTS OR OBJECTS ²		
[]	INSPECTION OF PREMISES ²		
TO: _			
	ARE HEREBY COMMANDED ON		

DATE: ______, ____TIME: _____ (a.m.) (p.m.)

TO:	
[] tanç	permit inspection of the following described books, papers, documents or gible things:
 at _	(address).
[]	permit the inspection of the premises located at:
	(address).
EXF	SENT A COURT ORDER, DO NOT RESPOND TO THIS SUBPOENA UNTIL THE PIRATION OF FOURTEEN (14) DAYS AFTER THE DATE OF SERVICE OF THE BPOENA.
YO	NOT RESPOND TO THIS SUBPOENA FOR PRODUCTION OR INSPECTION IF U ARE SERVED WITH WRITTEN OBJECTIONS OR A MOTION TO QUASH UNTIL U RECEIVE A COURT ORDER REQUIRING A RESPONSE.
cop nam the	may comply with this subpoena for production or inspection by providing legible lies of the items requested to be produced by mail or delivery to the attorney whose ne appears on this subpoena. You may condition the preparation of the copies upon payment in advance of the reasonable cost of inspection and copying. You have the it to object to the production under this subpoena as provided below.
RE	AD THE SECTION "DUTIES IN RESPONDING TO SUBPOENA."
	IF YOU DO NOT COMPLY WITH THIS SUBPOENA you may be held in contempt of and punished by fine or imprisonment.
-	
	Judge, clerk or attorney

TO BE PRINTED ON EACH SUBPOENA

1. This subpoena must be served on each party in the manner provided by Rule 1-005 NMRA. If service is by a party, an affidavit of service must be used instead of a certificate of service.

- 2. A person commanded to produce and permit inspection and copying of designated books, papers, documents, or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing, or trial.
- 3. If a person's attendance is commanded, one full day's per diem must be tendered with the subpoena, unless the subpoena is issued on behalf of the state or an officer or agency thereof. Mileage must also be tendered at the time of service of the subpoena as provided by the Per Diem and Mileage Act. See NMSA 1978, Section 38-6-4 (1983) for per diem and mileage for witnesses. See NMSA 1978, Section 10-8-4(A) (2009) for per diem and mileage rates for nonsalaried public officers. Payment of per diem and mileage for subpoenas issued by the state is made pursuant to regulations of the Administrative Office of the Courts. See NMSA 1978, Section 34-9-11 (2017) for payments from the jury and witness fee fund.
- 4. A party or an attorney responsible for the issuance and service of a subpoena shall take reasonable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose on the party or attorney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost earnings and reasonable attorney fees.

RETURN FOR COMPLETION BY SHERIFF OR DEPUTY

I certify that on the	day of	,, in	
County,	I served this subpoena or	1	
•	by delivering to t	the person named a copy of	of the
subpoena and a fee of \$		mount of fee tendered or,	
fee is tendered, "none").3		,	
	Dep	uty sheriff	
RETURN FOR COMF	PLETION BY OTHER PER	RSON MAKING SERVICE	
I, being duly sworn, on oa not a party to this lawsuit, and	•	age of eighteen (18) years day of	
•	County, I served this		
,	• •	the person named a copy of	of the
subpoena and a fee of \$ fee is tendered, "none").3		mount of fee tendered or,	
,			
	 Per	son making service	
	. 0.	22	

	SUBSCRIBED AND SWORN to before me this, (date).	s day of
		Judge, notary or other officer authorized to administer oaths
Т	HIS SUBPOENA issued by or at request of:	
Ī	lame of attorney or party	
Ā	ddress	
Ŧ	elephone	
or er	certify that I caused a copy of this subpoena tities by (delivery) (mail) on this	to be served on the following persons
(1)	(Name of party)	
(2)	(Address)	
()	(Name of party)	
	(Address)	···
	_	Attorney
	_	Signature
		Date of signature

INFORMATION FOR PERSONS RECEIVING SUBPOENA

A person commanded to produce and permit inspection and copying of designated books, papers, documents, or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing, or trial.

Subject to Rule 1-045(D)(2) NMRA, a person commanded to produce and permit inspection and copying may, within fourteen (14) days after service of the subpoena or before the time specified for compliance if that time is less than fourteen (14) days after service, serve upon the party or attorney designated in the subpoena and all parties to the lawsuit identified in the certificate of service by attorney written objection to inspection or copying of any or all of the designated materials or of the premises or within fourteen (14) days after service of the subpoena may file and serve on all parties a motion to quash the subpoena. If an objection is served or a motion to quash is filed and served on the parties and the person responding to the subpoena, the party serving the subpoena shall not be entitled to inspect and copy the materials or inspect the premises except under an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. The order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded. The court may award costs and attorney fees against a party or person for serving written objections or filing a motion to quash that lacks substantial merit.

On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it

- (1) fails to allow reasonable time for compliance,
- (2) requires a person who is not a party or an officer of a party to travel to a place more than one hundred (100) miles from the place where that person resides, is employed or regularly transacts business in person, except as provided below, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held.
- (3) requires disclosure of privileged or other protected matter and no exception or waiver applies, or
 - (4) subjects a person to undue burden.

If a subpoena

- (1) requires disclosure of a trade secret or other confidential research, development, or commercial information,
- (2) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or
- (3) requires a person who is not a party or an officer of a party to incur substantial expense to travel,

the court may quash or modify the subpoena or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

DUTIES IN RESPONDING TO SUBPOENA

- (1) A person responding to a subpoena to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.
- (3) A person commanded to produce documents or material or to permit the inspection of premises shall not produce the documents or materials or permit the inspection of the premises if a written objection is served or a motion to quash has been filed with the court until a court order requires their production or inspection.

[As amended, effective November 1, 2002; as amended by Supreme Court Order No. 08-8300-002, effective March 15, 2008; by Supreme Court Order No. 09-8300-030, effective October 12, 2009; as amended by Supreme Court Order No. 20-8300-005, effective for all cases pending or filed on or after December 31, 2020.]

ANNOTATIONS

The 2020 amendment, approved by Supreme Court Order No. 20-8300-005, effective December 31, 2020, made certain technical, nonsubstantive changes; and in the Use Notes, completely rewrote the section under the heading "To Be Printed On Each Subpoena"; deleted the section under the heading "Protection of Persons Subject to Subpoenas"; added a new heading "Information for Persons Receiving Subpoena", and in the first undesignated paragraph, after "Subject to", deleted "Subparagraph (2) of Paragraph D below" and added "Rule 1-045(D)(2) NMRA", after "designated in the subpoena", added "and all parties to the lawsuit identified in the certificate of service by attorney", after "the subpoena may file", added "and serve on all parties", after "quash the subpoena", deleted "and serve the motion on all parties to the action", after "filed and served on the parties", added "and the person responding to the subpoena", added the last sentence of the paragraph, and completely rewrote the remainder of the section; and completely rewrote the section under the heading "Duties in Responding to Subpoena".

The 2009 amendment, approved by Supreme Court Order No. 09-8300-030, effective October 12, 2009, after "ABSENT A COURT ORDER", deleted the former provision which stated that the date for production of documents entered on the subpoena shall not be less than fifteen (15) days from the date of service unless ordered by the court before the stated date; after "DO NOT RESPOND TO THIS SUBPOENA", added "UNTIL THE EXPIRATION OF FOURTEEN (14) DAYS AFTER THE DATE OF SERVICE OF THE SUBPOENA"; and added the certificate of service by attorney at the end of the form.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-02, effective March 15, 2008, added the "Certificate of Service by Attorney" at the end of the form.

4-506. Scheduling order.

[For ι	use with Rules 2-306 and 3-306 NMRA]	
	TE OF NEW MEXICO JNTY OF COURT	
Plain	ntiff	
V.	No	
Defer	endant	
	SCHEDULING ORDER1	
Tł	he parties shall comply with the following scheduling order:	
1.	Motions to amend the pleadings or to join parties must be filed by (date)².	
2. (date	Motions addressed to the pleadings must be filed by	
3.	Any permitted discovery must be completed by ('date).
4.	All motions must be filed by (date).	
	The plaintiff shall disclose to the defendant a witness list, including the neesses and telephone numbers of their witnesses, along with a summary of mony of each witness by (date).	

6. The defendant shall disclose to the plai addresses and telephone numbers of their wit testimony of each witness by	nesses, along with a summary of the
7. The plaintiff shall make all of plaintiff's e inspection or copying no later than	
8. The defendant shall make all of defend inspection or copying no later than	ant's exhibits available to each plaintiff for (date).
9. [Proposed jury instructions shall be sub (date).] ³	omitted to the court by
[Proposed findings of fact and conclusion by (date).]	ons of law shall be submitted to the court
10. Any party may request a pretrial confer purpose of the conference. The parties shall a settled. [A settlement conference is scheduled [A motion hearing will be held on [A pretrial conference will be held on	on (date).] (date).]
When this order states that a document sh be received by the recipient by that date. Date	
This matter is set for [jury] [non-jury] trial o	n <i>(date)</i> .
If it is brought to the attention of the court to order, the court may: order such party to permot previously disclosed; grant a continuance; not disclosed; prohibit the party from introduci or enter such other order as it deems appropri but not limited to, holding an attorney or party	nit the discovery or inspection of materials prohibit the party from calling a witness ng in evidence the material not disclosed; iate under the circumstances, including, in contempt of court.
Failure to comply with any provision of this of court and punished by fine or imprisonment	
	Judge
	Date of signature

1. This form may be adapted to local practice. For example, the court may want to require settlement conferences or pretrial conferences, or may schedule docket calls, etc. Dates should be in consecutive order.
2. Dates should be calendar dates, not " days after entry of this order", or " days before trial".
3. The alternatives in this paragraph may be used only if a party is represented by an attorney.
[Approved, effective December 17, 2001.]
4-507. Scheduling order.
[For use with District Court Civil Rule 1-016 NMRA]
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT
JUDICIAL DISTRICT
, Plaintiff
v
, Defendant
SCHEDULING ORDER ¹
Pursuant to Rule 1-016 NMRA, the court enters the following scheduling order:
1. Motions to amend the pleadings or to join parties shall be filed by (date).
2. Motions addressed to the pleadings shall be filed by (date).
*3. Plaintiffs shall file with the court a list of all lay witnesses who may be called to testify at trial by (date).
*4. Defendants shall file with the court a list of all lay witnesses who may be called to testify at trial by (date).
*5. Plaintiffs shall file with the court a list of all expert witnesses who may be called to testify at trial by (date).

	Defendants shall file with the court a list of all expert witnesses who may be to testify at trial by (date).				
	Discovery shall be completed by (date). Parties shall seek very sufficiently before this date so that persons responding to discovery nably may comply with discovery requests prior to the deadline.				
	3. All other motions, except for motions <i>in limine</i> , shall be filed by (date).				
	All parties shall file with the court an exhibit list by (date). exhibit list shall state the reasonable place where such exhibits may be inspected opied.				
	All parties shall file specific objections to other parties' proposed exhibits by (date).				
-	Plaintiffs shall submit their portions of a pretrial order to defendants by (date).				
	Defendants shall file the proposed final pretrial order with the court by (date).]				
witnes listed	All parties shall file a final witness list by (date). The final ss list shall list "will call" and "may call" witnesses and may include any witnesses on any party's earlier witness list but may not include additional witnesses except ave of court or consent of all parties.]				
11.	[Proposed jury instructions shall be submitted to the court by (date).]				
	or				
	[Proposed findings of fact and conclusions of law shall be filed with the court by (date).]				
12.	Motions in limine shall be filed by (date).				
	Dates contained in paragraphs of this order marked with an asterisk (*) may be ied by written agreement of all parties, without court approval. Only the court, for cause, may change other dates.				
14. trailing	This matter is set for [jury] [non-jury] trial on (date) [on a g docket].				

District Judge			

Dates should be in consecutive order.
2. Dates should be calendar dates, not "
days after entry of this order", or " days before trial".
3. Depending on the complexity of the case, the court may wish to use the paragraphs that are bracketed, which require submission of a pretrial report and final witness list.
4. This form may be adapted to local practice. For example, the court may want to require settlement conferences or pretrial conferences, or may schedule docket calls, etc.
5. If a scheduling order is not appropriate, the court shall enter an order indicating that no scheduling order will be entered, indicating the reason, and shall set the case for trial not later than eighteen (18) months after the filing of the complaint. Rule 1-016(B) NMRA.
[Approved, effective July 1, 2002.]
ARTICLE 6 Trials
4-601. Subpoena for jury service.
[For use with Rules 2-603 and 3-603 NMRA]
STATE OF NEW MEXICO No
COUNTY
, Plaintiff
against
, Defendant

SUBPOENA FOR JURY SERVICE

TO:		
YOU ARE ORDERED TO APPE	= AD hofore thi	n court located at
, on	,	, at the hour of m.
for jury service. IF YOU DO NOT A contempt of court and punished by	PPEAR and a	re not excused, you may be neld in
		Judge or Clerk
RETURN FOR COM	IPLETION BY	SHERIFF OR DEPUTY
I certify that on the	day of	,, in said
county, I served this subpoena on _		by delivering a copy of
the subpoena to such person.		
		Deputy Sheriff
4-602. Withdrawn.		
	ANNOTATIO	NS
	tion and quest after Decembe	ionnaire form, was withdrawn effective r 31, 2017. For provisions of former
4-602A. Juror summons.		
[For use with Rules 1-047, 2-603, 3	-603 NMRA]	
COURT		JURY SUMMONS
[Street Address]		PLEASE BRING SUMMONS
[City, NM, Zip Code]		TO ALL APPEARANCES
STATE OF NEW MEXICO		FOR QUESTIONS CALL:
COUNTY OF TO:		[Name] [Telephone Number]
[Juror name]		
[Street Address]		

SUMMONS TO JURY SERVICE

Por favor preste atención a lo siguiente: Si no le es posible leer o llenar estos formularios, llame al número telefónico indicado en la primera página del citatorio para servir como jurado. Estos formularios están disponibles en español en (insert web address).
In accordance with the law, Sections 38-5-1 and 38-5-10 NMSA 1978, you have been selected for jury service. Your term of service is from (date) through (date).
Your Juror Badge Number is:
Your Juror Group Number is:
In order to comply with this summons you must go to (insert web address) to complete and submit your online Juror Questionnaire and Qualification forms by (insert date forms are due). If you do not have internet access, you must call our office at (insert telephone number from top of page) by (insert date to be determined).
Any person willfully failing to complete and submit these forms may be punished for contempt of court. Any person willfully failing to appear at the time ordered by the court may be punished under Section 38-5-10 NMSA 1978. Both contempt of court and failure to appear are criminal charges that may result in jail time, a fine, or both.
The court complies with the Americans with Disabilities Act and provides signed and spoken language interpreters at no cost to jurors. The court will make reasonable accommodations for jurors with special needs. Please notify the court at (insert telephone number from top of page) of your need for an accommodation for a disability or for a signed or spoken language interpreter by (insert same date forms are due).
Witness the Honorable (Judge's name) of the (court name) and the Seal of the Court, this (date).
[SPACE RESERVED FOR A CUSTOMIZED MESSAGE FROM INDIVIDUAL COURTS]

PLEASE READ ALL INSTRUCTIONS AND INFORMATION CAREFULLY. RETAIN THIS PAGE FOR YOUR RECORDS.

General Information and Instructions for Jurors

THE RIGHT TO TRIAL BY JURY IS GUARANTEED TO ALL PERSONS BY BOTH THE UNITED STATES AND NEW MEXICO CONSTITUTIONS. THE SUCCESS OF THE JURY SYSTEM DEPENDS UPON CITIZENS PERFORMING THEIR SOLEMN DUTY TO SERVE AS JURORS, WHILE ACTING WITH INTEGRITY IN DISCHARGING THIS RESPONSIBILITY.

Reporting an Emergency Absence

It is very important that you report as directed for jury service. Only the most urgent, unexpected, and unavoidable emergencies can be considered as valid reasons for your absence. If you MUST be absent, you MUST call the number at the bottom of this page as soon as possible. If you fail to report or call in, an order to show cause why you should not be held in contempt of court may be issued.

Travel and Medical Appointments

We understand that some jurors may have conflicts that occur during their term of service. We strive to accommodate all jurors. You **ONLY** need to notify the court if your preplanned vacation, work-related travel, or medical appointments **CONFLICT** with the dates you are scheduled to appear. Please send this information in writing to the court including your name, Juror Badge Number, telephone number, and any other information necessary to expedite your request. Telephone calls or messages regarding these types of conflicts will **not be** accepted except in emergencies.

Meals will not be provided by the court, nor will meals be reimbursed, unless jurors are deliberating at the close of the case during the lunch hour or after 5:00 p.m.

Dress

Please dress comfortably but befitting the dignity of the court. Shorts, hats, sunglasses, tank tops, bare midriffs, sweats, and similar dress are not allowed. Men are not required to wear coats and ties, nor are women required to wear similar business attire. Due to the variable temperature in the courtroom it is recommended that you dress in layers.

Juror Fees and Payments

The court is authorized by Supreme Court order to reimburse for jury service at the rate
of \$ per hour (insert current rate). In addition, if your round-trip mileage from your
home to the courthouse is more than forty (40) miles, you will be paid at \$ per
mile (insert current rate). Mileage is computed based on the information you provide on

the juror qualification form and your mailing ZIP code. Checks will be mailed to your mailing address. Your payment cannot be split between hourly and mileage reimbursement. Reimbursement payments take about six (6) weeks to process. If you have not received payment within ten (10) weeks of jury service, please call the number at the bottom of this page.

Employers are not required by law to pay employees for time spent in jury service. Contact your employer regarding its policy. The court does not compensate those employed by the public schools, local government, or the State of New Mexico.

NO CITIZEN IS EXEMPT FROM JURY SERVICE BECAUSE OF HIS OR HER JOB, RACE, ETHNICITY, RELIGION, SEX, NATIONAL ORIGIN, SEXUAL ORIENTATION, ECONOMIC STATUS, OR LACK OF ENGLISH PROFICIENCY.

Request for Postponement: If the date scheduled for your service will create a severe hardship for you, you may request a postponement and must complete and submit ALL forms. Please specify your reasons for requesting a postponement and submit the completed forms by the date noted above. Your request will be reviewed by the court, and you will be notified of the decision. Be assured that the court will work with you around scheduled vacations, medical appointments, etc., whenever possible.

Request for Excusal: If you have an extreme mental, physical, or financial hardship that prevents you from serving as a juror, you may request an excusal and must complete and submit ALL forms. See Section 38-5-1(A) NMSA 1978. Please specify your reasons for requesting an excusal and submit the completed forms by the date noted above. You also must submit a letter from a healthcare provider with any request for excusal for medical reasons. Until you have received notification from the court, you are not excused.

Request for Exemption: If you have served on a jury in state or federal court in the past three (3) years or are seventy-five (75) years of age or older, you may request an exemption from jury service and must complete and submit ALL forms. If you are requesting an exemption based on age you must also submit an affidavit form. See Sections 38-5-2(A) and (B) NMSA 1978. Until you have received notification from the court, you are not exempted.

Employment Protections: State law prohibits your employer from penalizing you for your jury service. See Sections 38-5-18 and -19 NMSA 1978.

All Jury Service Statutes Cited in This Summons Can Be Found Online at _____ (insert web address)

First Step to Successful Jury Service

Fill out all forms. Please answer all questions, taking special care to provide the court with contact information. Submit the completed forms by the dates listed under "SUMMONS TO JURY SERVICE."

[Adopted by Supreme Court Order No. 17-8300-016, effective December 31, 2017.]

4-602B. Juror qualification.

[For use with Rules 1-047, 2-603, 3-603 NMRA]

JUROR QUALIFICATION FORM

Juror ID Number:			
Dear Prospective Juror:			
Please answer each of the following questions completely. The contact information you provide will be used only by court employees and shall not be made available to the attorneys or parties in the cases that you may be selected to hear as a juror.			
Estos formularios están disponibles en español en http://jury.nmcourts.gov. Si neccesita más ayuda en español, llame al número telefónico indicado en la primera página del citatorio para prestar servicio como jurado.			
Name as it appears on the summons:			
Legal name:			
Salutation (optional - Ms./Mrs., Mr., or Mx.):			
Pronouns (optional - he/him/his, she/her/hers, or they/them/theirs):			
Mailing address:			
Home address (if different):			
City: State: Zip:			
Phone numbers:			
Home:			
Business: Ext:			
Cell:			

E-ma	ail:		
1.	Do you live more than forty (40) round-trip miles from your home to the courthouse?		
	Yes □ No □		
	If yes, what is your round-trip mileage?		
	Would you like to be compensated for mileage? Yes □ No □		
2.	Are you employed by the public schools, local government, or the State of New Mexico?		
	(Note: these public employees cannot be compensated by the court for their jury service.)		
	Yes □ No □		
3.	Of which New Mexico county are you a resident?		
4.	Are you a United States citizen? Yes □ No □		
	If no, country of citizenship:		
5.	Will you need an interpreter? Yes □ No □		
	If yes, which language?		
6.	Have you ever been convicted of a felony? Yes □ No □		
	a. If yes, please explain:		
	b. If yes, have you completed all conditions of parole or probation?		
	Yes □ No □		
	c. If yes, please enclose a copy of one of the following:		
	Certificate or letter of completion issued by the Department of Corrections of New Mexico, or another state.		
	Certificate or letter of pardon from the Governor of New Mexico, or another state.		
	SELECT ONE: I am available to serve for the dates listed on my summons (skip to signature, sign		
	and return form).		

	I am requesting a postponement for the reasons noted below until the following date (jury service may be postponed for up to six (6) months).
	I am requesting to be excused or exempted for the reasons noted below. I am submitting the required documents.
REQUE	EST FOR POSTPONEMENT, EXCUSAL, OR EXEMPTION
	ury service is scheduled for a date that conflicts with your schedule, please a postponement for a more convenient time.
	are NO AUTOMATIC EXEMPTIONS. All exemptions must be requested, ag exemptions based on age or prior jury service.
	uations will be considered on a case-by-case basis. Please enclose a dexplanation for cases of:
	Prior jury service (provide appropriate date(s) of service and court)
	Medical (must submit a current letter on letterhead from healthcare provider)
	Financial hardship (not being compensated by your employer is not grounds for excusal)
	Age: (persons seventy-five (75) and older may contact the court for an affidavit form requesting an exemption)
	Not a resident of the State of New Mexico or County (please submit proof of residency, such as a current driver's license or a voter registration card)
	Caregiver: (must submit a current letter on letterhead from healthcare provider)
	Nursing mother (a current letter on letterhead from healthcare provider required if requesting second postponement)
	Student or teacher (request to be postponed until school breaks - please provide below the dates when your school break begins and ends):
	Other:

PLEASE NOTE: Unless you receive a letter from the court stating you are excused from attending jury service, you MUST appear on the date required by the court. Not showing up for jury duty when summoned is called Failure to Appear and can result in a fine of up to five hundred dollars (\$500), up to six (6) months in jail, or both. Section 31-19-1 NMSA 1978. You can call the jury division to check on the status of your excusal or postponement.

I swear or affirm that the information I have provided is true and correct to the best of my knowledge. I am aware that failure to submit required documentation may result in the denial of my request.

Signature of prospective juror	Date
Signature of the person preparing this form, if different from prospective juror	Date
Please return completed Juror Qualification a court listed on the summons you received.	and Juror Questionnaire forms to the
[Adopted by Supreme Court Order No. 17-8300- amended by Supreme Court Order No. S-1-RCF pending or filed on or after October 7, 2024.]	
ANNOTATIO	ONS
The 2024 amendment, approved by Supreme Confective for all cases pending or filed on or after address for Spanish speaking individuals to comfor individuals to indicate their preferred salutation certain stylistic changes; in the first undesignated the second undesignated paragraph, after "en estaddress" and added "http://jury.nmcourts.gov"; a after "Legal name:	October 7, 2024, provided the internet aplete the form online; provided sections ons and preferred pronouns, and made d line, substituted "Badge" with "ID"; in spañol en", deleted "insert web and in the third undesignated paragraph, otional – Ms./Mrs., Mr., or Mx.)" and
4-602C. Juror questionnaire.	
[For use with Rules 1-047, 2-603, 3-603 NMRA]	
JUROR QUESTION	NAIRE FORM
	Juror ID Number:
Please answer all questions, 1-20, and SIGN . The to the attorneys, parties, and judges in all cases. The answers you provide will aid in the process understand a question, please place a question not have enough room to answer the question after question 20 or a separate sheet of pape discuss with the judge and attorneys in private, properties thank you for your cooperation.	you may be selected to hear as a juror. of selecting a jury. If you do not mark (?) next to the question. If you do on, please use the space provided r. If there is a question you would rather
1. Salutation (optional - Ms./Mrs., Mr., or Mx	c.), legal name, and former names:

_

_

Pronouns (optional - he/him/his, she/her/hers, or they/them/theirs) and gender:
Birth year:
What is your race or ethnic background?
In which Neighborhood and/or Area do you live?
Where else have you lived (city, state, country)?
What is your marital status? ☐ Single ☐ Married ☐ Domestic partner ☐ Separated ☐ Divorced ☐ Widowed
If you are married or in a domestic partnership, please provide spouse's/partne full name and occupation.
Do you have any children or step children? □ Yes □ No
How many? ages occupations
Name of current or most recent employer and place of work:
Occupation/job title and duties:
Dates of employment:
How many years of schooling have you completed?
Highest level completed/degree
Major areas of study:
Do you belong to or participate in any religious, civic, social, union, professiona

12.	Current political party affiliation:		
13.	Have you or any member of your immediate family been the victim of a crime?		
	□ Yes □ No If yes, who was the victim?		
	What crime? When? Was an arrest made?		
	□ Yes □ No		
14.	Have you ever served as a juror? ☐ Yes ☐ No		
	(If yes , please check) □ Grand Jury □ Civil □ Criminal		
15.	Have you or anyone close to you ever sued anyone, or been sued?		
	□ Yes □ No		
	If yes , please explain:		
16.	Have you or an immediate family member ever been an agent, employee, or representative of an insurance company? \square Yes \square No		
17.	Have you or an immediate family member been a defendant in a criminal case?		
	□ Yes □ No		
	If yes , please explain:		
18.	Have you or any family member ever been employed by a Court, law enforcement agency, jail or prison, or any attorney's office?		
	□ Yes □ No		
	If yes , name of employer:		
19.	Do you have a physical or mental disability of which we need to be aware?		
	□ Yes □ No		
	Are you presently taking any medication that may affect your ability to serve as a juror? \Box Yes \Box No		
	If yes , are there any special accommodations, services, or assistance we can provide during your jury service?		

20.	Is there any reason you could not serve as a juror? Yes No (If you are requesting an excusal or postponement for this reason, you must complete and submit the Request for Postponement, Excusal, or Exemption Form)
	If yes, please explain:
	Use this space for any additional comments:
	EAR OR AFFIRM THAT THE INFORMATION I HAVE PROVIDED IS TRUE AND RECT TO THE BEST OF MY KNOWLEDGE AND BELIEF.
_	ture of prospective juror, or preparer (if different Date prospective juror)
amen amen	oved by Supreme Court Order No. 17-8300-016, effective December 31, 2017; as ded by Supreme Court Order No. 19-8300-022, effective December 31, 2019; as ded by Supreme Court Order No. S-1-RCR-2024-00063, effective for all cases ng or filed on or after October 7, 2024.]
	ANNOTATIONS
effect individual certai Ques Mx.)";	2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00063, ive for all cases pending or filed on or after October 7, 2024, provided sections for duals to indicate their preferred salutations and preferred pronouns, and made in stylistic changes; in the first undesignated line, substituted "Badge" with "ID"; in tion 1, after the question number, added "Salutation (optional – Ms./Mrs., Mr., or and in Question 2, before "gender", added "Pronouns (optional – he/him/his, er/hers, or they/them/theirs) and".
Dece	2019 amendment, approved by Supreme Court Order No. 19-8300-022, effective mber 31, 2019, rewrote the form to the extent that a detailed comparison is cticable.
4-60	2D. Juror questionnaire privacy and destruction certification.
[For u	se with Rules 1-047, 2-603, 3-603]
STAT	E OF NEW MEXICO COUNTY COURT

	, Plaintiff,
V.	No
	, Defendant.
	JROR QUESTIONNAIRE D DESTRUCTION CERTIFICATION
the laws of the State of New Mex	, certify and affirm under penalty of perjury under kico that I have complied with the confidentiality and [1-047(C)] [2-603(G)] [3-603(G)] NMRA.
Signature of person making certification	fication and affirmation
Printed name of person making of	certification and affirmation
	USE NOTES
(120) days after final disposition juror was called unless permitted	all attorneys and parties within one hundred twenty of the proceeding for which the juror or prospective by written order of the court to retain copies for a deadline otherwise set by court order.
[Approved by Supreme Court Ord	der No. 18-8300-008, effective December 31, 2018.]
ARTICLE 7 Judgment and Appe	al
4-701. Judgment.	
[For use with Rules 2-701 and 3-	701 NMRA]
STATE OF NEW MEXICO IN THE	001111777
	No
against	, Plaintiff
	, Defendant

JUDGMENT

This cause coming on for trial, plaintiff appearing (in person) (and) (by attorney); defendant appearing (in person) (and) (by attorney), and the court, having heard the evidence and argument presented, finds

[] in favor of plaintiff and against defer	in favor of plaintiff and against defendant.			
[] in favor of defendant and against pl	in favor of defendant and against plaintiff.			
[] in favor of plaintiff on his complaint counterclaim/setoff.	and in favor of defendant on his			
IT IS THEREFORE ORDERED, ADJUI (defendant) recover the following:	DGED AND DECREED, that (plaintiff)			
Damages	\$			
Interest to date (if allowable)	\$			
Attorney fee (if allowable)	\$			
Costs TOTAL JUDGMENT	\$ \$			
TOTAL JODGINENT	Φ			
(check if appropriate)				
[] that plaintiff have possession of: the premises at				
(for forcible entry or detainer)				
or				
[] the following personal property:				
(for replevin actions) (To be completed if appellant desires to st	ay execution of judgment)			
If this case is appealed and the appellant of defendant shall file with the (magistrate) (magistrate) (magistrate).	wishes to stay execution of the judgment the netropolitan) court an appeal bond in the			
	 Judge			

If a bond secured by personal surety or sureties is tendered, the bond may be approved only on notice to the appellee. Each personal surety shall be required to show a net worth at least double the amount of the bond. If the judgment is for the recovery of money, the amount of the bond shall be the amount of the judgment remaining unsatisfied, together with costs, attorneys' fees and interest, if any.

[As amended, effective October 1, 1996.]

ANNOTATIONS

The 1996 amendment, effective October 1, 1996, added the final paragraph of the form relating to appeal bond, and added the Use Note.

4-702. Motion for default judgment.

Complaint.

[For use with Rules 2-702 a	and 3-702 NMRA]
STATE OF NEW MEXICOCOURT	- ITY
	, Plaintiff,
v.	No
	, Defendant.
М	OTION FOR DEFAULT JUDGMENT
Plaintiff requests the court plaintiff states as follows:	to enter a default judgment, and in support of this request,
[] The Complaint in the	e above described case was filed on the day of
[] Service of a copy of	the Summons, Complaint, and Answer form in this case) on the,
[] The defendant(s) (has) failed to appear or to	, and (have)

[] The return of service was filed with this court on the day of,	
Plaintiff previously has filed or has attached to this motion an affidavit or affirmation regarding the (defendant's) (defendants') military status.	
The Plaintiff requests the court to enter judgment for the following damages, costs, and fees:	
Damages \$	
Attorneys' fees (if allowable)\$	
Interest (if allowable) \$	
Filing fee	
Service fee \$ Witness fees \$	
Total Judgment \$	
Attorney for Plaintiff	
Attentity for Flamini	
If the Plaintiff is not represented by an attorney, the Plaintiff must complete the following affirmation.	
I,, affirm under penalty of perjury under the laws of the State of New Mexico that the statements in this motion are true and correct.	
Dated:	
Signature of person making affirmation	
Printed name of person making affirmation	
USE NOTES	
1. The plaintiff may fulfill this requirement by completing and filing Form 4-702A NMRA.	
[As amended by Supreme Court Order No. 16-8300-019, effective for all cases pending or filed on or after December 31, 2016.]	
ANNOTATIONS	
The 2016 amendment, approved by Supreme Court Order No. 16-8300-019, effective December 31, 2016, changed the caption of the case; in the section titled "Motion for Default Judgment", in the second box option, after "copy of", added "the", after "in this case", added "were", after "day of,, deleted "; on the day of, in the third box option, after "(have) (has)", deleted "not entered an appearance or filed" and added "failed to appear	

or to file"; added the fifth box option; in the list of damages, costs and fees, after the "Service fee" line, deleted the "Return fee" line; after the "Attorney for Plaintiff" signature line, after "If the Plaintiff is not represented by an attorney", deleted "this motion must be sworn to by the plaintiff" and added "the Plaintiff must complete the following affirmation"; rewrote the affirmation provision; and added the Use Note.

4-702A. Affirmation in support of default judgment.

[50 t	J.S.C. § 3931]		
	TE OF NEW MEXICO COUNTY COURT		
	, Plaintiff,		
V.	No		
	, Defendant.		
	AFFIRMATION OF PLAINTIFF IN SUPPORT OF APPLICATION FOR DEFAULT JUDGMENT		
I, the \$, affirm under penalty of perjury under the laws of State of New Mexico that the following statements are true and correct:		
	I am over the age of 18, of sound mind, have personal knowledge of the matters ained in this affirmation, and if called as a witness, I would and could testify petently thereto.		
2.	(Check applicable box.)		
[]	The defendant is in military service;		
[]	The defendant is not in military service; or		
[]	I am unable to determine whether the defendant is in military service.		
3.	The following facts support the statements in this affidavit:		
Date	ed:		
	Signature of person making affirmation		

Printed name of person making affirmation

USE NOTES

1. The plaintiff may be able to access the federal government's Servicemembers Civil Relief Act (SCRA) website to obtain a certificate setting forth the defendant's military status. See https://scra.dmdc.osd.mil/.

[Adopted by Supreme Court Order No. 16-8300-019, effective for all cases pending or filed on or after December 31, 2016.]

4-703. Default judgment; judgment on the pleadings.

[For use with Rules 2-303, 2-702, 3-303 and 3-702 NMRA]

STATE OF NEW MEXICO IN THE _____ COURT COUNTY _____, Plaintiff, No. ٧. , Defendant.

DEFAULT JUDGMENT JUDGMENT ON THE PLEADINGS

This cause coming before the court on motion of (plaintiff) (defendant) (the court itself)

	ne court finding it has jurisdiction and that:
]	Plaintiff appeared (in person) (and) (by attorney) and defendant failed to appear;
]	Defendant appeared (in person) (and) (by attorney) and plaintiff failed to appear;
[] entitle	There is no genuine issue as to any material fact and that (<i>plaintiff</i>) (<i>defendant</i>) is ed to a judgment on the pleadings;
[] summ	Defendant failed to answer on or before the appearance date fixed in the nons;
]	Plaintiff has filed an affidavit or affirmation regarding defendant's military status;
_	

The Court, having heard the evidence and argument presented, finds that service of process was duly made and finds:

[] in favor of plaintiff and aga	in favor of plaintiff and against defendant.			
[] in favor of defendant and	in favor of defendant and against plaintiff.			
[] in favor of plaintiff on the counterclaim/setoff.				
IT IS THEREFORE ORDERED,	ADJUDGED, AND DECREE	D that:		
(Plaintiff) (Defendant) recover the	e following:			
Damages Other Damages Interest to Date (if allowable) Attorneys' Fees (if allowable) Costs TOTAL JUDGMENT	\$\$ \$\$ \$\$			
(check if appropriate)				
[] [Plaintiff] [Defendant] have possession of:				
[] the premises at		_		
(for forcible entry or detainer)				
or				
[] the following personal property:				
(for replevin and restitution actions)				
Judge				

1. The Servicemembers Civil Relief Act, which provides certain protections to servicemembers against default judgments, applies to any civil action or proceeding in which the defendant has not made an appearance. See 50 U.S.C. § 3931.

[As amended, effective October 1, 1987; October 1, 1991; as amended by Supreme Court Order No. 16-8300-019, effective for all cases pending or filed on or after December 31, 2016.]

ANNOTATIONS

The 2016 amendment, approved by Supreme Court Order No. 16-8300-019, effective
December 31, 2016, changed the caption of the case; in the section titled "Default
Judgment; Judgment on the Pleadings", after the fourth box option, added "[] Plaintiff
has filed an affidavit or affirmation regarding defendant's military status;1; in the eighth
box option, after "in favor of plaintiff on", deleted "his" and added "the", and after
"defendant on", deleted "his" and added "the"; after "(for replevin and restitution)",
deleted ","; and added the Use Note.

The 1991 amendment, effective October 1, 1991, inserted "on motion of (plaintiff) (defendant) (the court itself) and the court finding it has jurisdiction and that:" near the beginning; in the first group of alternatives, deleted "Upon motion of the (plaintiff) (defendant) for a judgment on the pleadings, the court finds that" from the beginning of the third alternative and added the fourth alternative; and in the order, inserted the line for "Other damages" and inserted "[Defendant]" and "and restitution".

4-704. Motion to set aside default judgment.

[For use with Magistrate Court Rule 2-702 NMRA and

Metropolitan Court	Rule 3-702 NIVII	KAJ	
STATE OF NEW M COUNTY OF	EXICO COURT		
			No
		_, Plaintiff	
V.			
		_, Defendant	
	MOTION TO SE	ET ASIDE DEFAU	ILT JUDGMENT

This motion is filed within thirty (30) days from date of judgment; and

No appeal has been taken from the judgment; and

_____, ____, and states:

The undersigned asks that the court set aside default judgment dated

	as a defense to present; and	
My excuse for b	peing in default is:	
(Plaintiff) (Defe	ndant)	
Date:		
	CERTIFICATE OF SERVICE	
hereby certify that on	n this day of, this	
(inse	ert paper served, such as "answer" or "notice") was	
mailed by United State	es first class mail, postage prepaid, and addressed to:	
lame:		
Address:		
City, State		
nd zip code:		
	(name of person who faxed document) to (name of recipient) at (telephone	
faxed by		
faxed by	(name of recipient) at (telephone	
<i>number</i>). The transmis	ssion was reported as complete. The time and date of the	
number). The transmis ransmission was	ssion was reported as complete. The time and date of the (a.m.) (p.m.) on (date).]	
number). The transmis ransmission was	ssion was reported as complete. The time and date of the (a.m.) (p.m.) on (date).]	
number). The transmis ransmission was e-mailed to(ssion was reported as complete. The time and date of the (a.m.) (p.m.) on (date).] (name of party or attorney) at (electronic mail address of recipient) upon agreement of the party	
number). The transmistransmistransmission wase-mailed to(o accept electronic selate of the transmission	ssion was reported as complete. The time and date of the (a.m.) (p.m.) on (date).]	
number). The transmistransmistransmission wase-mailed to(o accept electronic se	ssion was reported as complete. The time and date of the (a.m.) (p.m.) on (date).] (name of party or attorney) at (electronic mail address of recipient) upon agreement of the party ervice. The transmission was reported as complete. The time and	
number). The transmistransmission wase-mailed to(o accept electronic selate of the transmission date).]	ssion was reported as complete. The time and date of the (a.m.) (p.m.) on (date).] (name of party or attorney) at (electronic mail address of recipient) upon agreement of the party ervice. The transmission was reported as complete. The time and on was (a.m.) (p.m.) on	
number). The transmistransmission wase-mailed to(o accept electronic selate of the transmission date).]	ssion was reported as complete. The time and date of the (a.m.) (p.m.) on (date).] (name of party or attorney) at (electronic mail address of recipient) upon agreement of the party ervice. The transmission was reported as complete. The time and	

Signature of person sending paper

Date of signature	

A copy of this motion must be served on the other party or attorney for the other party.

[As amended by Supreme Court Order No. 05-8300-005, effective March 21, 2005.]

ANNOTATIONS

The 2005 amendment, effective March 21, 2005, of this form added the certificate of service at the end of the form and substituted "motion must be served on" for "mailed or delivered to" in Use Note.

Cross references. — For rule governing computation of time, see Rules 2-104 and 3-104 NMRA.

4-705. Order setting aside default judgment and giving notice of trial date.

[For use with Rules 2-702 and	3-702 NMRAJ		
STATE OF NEW MEXICO			
IN THE	COURT	No	
	COUNTY		
	, Pl	aintiff	
against 	, De	efendant	
ORDER SETTING ASI	DE DEFAULT JUDGMI OF TRIAL DATE	ENT AND GIVING	NOTICE
A motion having been mad held a hearing, finds that Defe been shown, and that the moti	ndant has a defense to		•
IT IS ORDERED that the desired is set aside, and	efault judgment dated _		
Defendant shall file an Ans	wer to the Complaint wi days.	thin	

Plaintiff and Defendant are notifi		SE WILL BE TRIED m. at
and the failure of any party to appea default judgment against such party		d place set for trial will be ground for
,	_ J	udge
4-706. Satisfaction of judgm	nent.	
[For use with Rules 2-704 and 3-704	4 NMRA]	
STATE OF NEW MEXICO		
IN THE	COURT	No
	COUNTY	
		Plaintiff
against	,	Defendant
SATISFA	ACTION OF JUI	OGMENT
Receipt of \$ in case,		isfaction of the judgment in this
Party or Attorney		
Address	_	
City, State, Zip Code		
4-707. Notice of appeal.		
[For use with Rules 1-072, 1-073, 2-	-706 and 3-706 I	NMRA]
STATE OF NEW MEXICO		
IN THE DISTRICT COURT	D	ist. Court No.

	JUDICIAL DISTRICT	
	COUNTY	
		(Mag.) (Met.) Ct. No
		, Plaintiff
		(appellant) (appellee)
agair	nst	
		, Defendant
		(appellant) (appellee)
		, Garnishee (if applicable)
	NOTICE OF A	APPEAL
	(plaintiff) (defendant	t) (other party)
appe	eals to the district court from the judgment	or final order of the <i>(magistrate)</i>
	ropolitan) court entered in the above cause	
	· · · · · · · · · · · · · · · · · · ·	
		Signed
		Name (print)
		Address (print)
		Address (print)
		City, state and zip code (print)
		Telephone number
	(To be completed	prior to filing
	with the clerk of the	
	Proof of service is requir	red for each party.)
	CERTIFICATE OF SERVI	ICE BY ATTORNEY
1.	certify that I caused a copy of this notice of	f appeal to be served on the following
	ons or entities by <i>(delivery) (mail)</i> on this _	
-	:	
(4)		
(1)	(Name of party)	
	(a 5. party)	
	(Address)	

(2)		
()	(Name of party)	
	(Address)	
		(Attorney for appellant)
		Signature
		Date of signature
	AFFIDAVIT OF	SERVICE OF PARTY
		a copy of this notice of appeal was served on erry) (mail) on this day of
(1)		
(· /	(Name of party)	
(2)	(Address)	
(2)	(Name of party)	
	(Address)	
		Signature of appellant
		Date of signature
	cribed and sworn to re me this of,	
	e, notary or other officer orized to administer oaths	
Offici	al title	

A copy of the judgment or final order appealed from, showing the date of the judgment or final order, shall be attached to the notice of appeal filed in the district court.

ANNOTATIONS

The 1996 amendment, effective January 1, 1996, rewrote the form, added the certificate of service and affidavit of service, and added the use note.

4-707A. Appeal bond. [For use with Rules 1-072, 1-073, 2-706 and 3-706 NMRA] STATE OF NEW MEXICO Dist. Court No. _____ IN THE DISTRICT COURT _____JUDICIAL DISTRICT COUNTY (Mag.) (Met.) Ct. No. _____ , Plaintiff (appellant) (appellee) against _____, Defendant (appellant) (appellee) _____, Garnishee (if applicable) **APPEAL BOND** Appeal bond is hereby set at \$ _____ Judge **USE NOTES** If a supersedeas bond is approved by the trial court, a copy of the bond shall be immediately filed with the District Court. [Adopted, effective January 1, 1996.] 4-708. Title page of transcript of civil proceedings. [For use with Rules 2-705 and 3-706 NMRA] STATE OF NEW MEXICO IN THE _____ COURT

	COUNTY
	, Plaintiff,
′ .	No
	, Defendant
	, Garnishee.
	TITLE PAGE OF TRANSCRIPT OF CIVIL PROCEEDINGS
l .	
	Name of plaintiff or plaintiff's attorney
	Address of plaintiff or plaintiff's attorney
•	Name of defendant or defendant's attorney
	Address of defendant or defendant's attorney
	Attached: (Please check appropriate boxes.)
	[] COMPLAINT
	[] ANSWER
	[] OTHER PAPERS AND PLEADINGS [] JUDGMENT OR FINAL ORDER (with date of filing)
	[] EXHIBITS
	[] TRANSCRIPT OF THE PROCEEDINGS
	Court Clerk

[As amended, effective July 1, 1996; as amended by Supreme Court Order No. 21-8300-013, effective for all cases filed or pending on or after December 31, 2021.]

ANNOTATIONS

The 2021 amendment, approved by Supreme Court Order No. 21-8300-013, effective December 31, 2021, changed the required signatory on the form from the judge to the court clerk, and made technical, nonsubstantive amendments; and after the form's signature line, deleted "Judge" and added "Court Clerk".

The 1996 amendment, effective for appeals filed after July 1, 1996, rewrote Paragraphs 1 and 2; and in Paragraph 3, substituted "other papers and pleadings" for "other pleadings and exhibits", substituted "judgment or final order *(with date of filing)*"

for "final order or judgment (with date of filing noted thereon)", added "exhibits", and substituted "transcript of the proceedings" for "record of the hearing".

4-709. Order declaring judgment of this court satisfied in full.

[For use with Rules 2-703 and 3-704 NMRA]		
STATE OF NEW MEXICO IN THE COURT COUNTY		
	No	
,	_, Plaintiff	
against	_, Defendant	
ORDER DECLARING JUDGME SATISFIED IN I	ENT OF THIS COURT	
A motion having been made for an order of this court declaring the judgment in the above case to be satisfied in full and the court being satisfied that notice has been given to the defendant in accordance with the Rules of Civil Procedure and further that the judgment and any post-judgment costs and interest has been paid in full:		
[] to the judgment creditor.		
[] by deposit with this court of a <i>(money order)</i> (can administrative office of the courts in an amount explanation, costs and interest.	, , ,	
IT IS ORDERED that the judgment in the above	ve case is satisfied in full.	
,	Judge	
[Approved, effective October 1, 1991.]		
4-710. Order setting aside judgment, o	order or writ of this court.	
[For use with Rules 2-703 and 3-704 NMRA]		
STATE OF NEW MEXICO IN THE COURT COUNTY		

	No
	, Plaintiff
against	
ORDER SETTING ASIDE JU OR WRIT OF THIS	· · · · · · · · · · · · · · · · · · ·
A motion having been made to set aside the (writ) entered in the above day of, upon the	ve styled case on the ne grounds that such
(judgment) (orde	
[] was entered because of (a) (mistake) (inaneglect) (fraud).	ndvertence) (surprise) (excusable
[] is void because	
(set forth the reason the j	iudgment is void)
The court having held a hearing finds that the good grounds to grant the relief requested.	e motion was timely filed and there are
IT IS ORDERED that the above (judgment) (order) (writ) be set aside.
[It is further ordered that	
]
(set forth if other proceedings	or trial is to be held)
Dated:	
	 Judge
[Approved, effective October 1, 1991.]	

4-711. Mandate to magistrate court after appeal.

[For	use in District Court]
	TE OF NEW MEXICO
	NTY OF JUDICIAL DISTRICT
	, Plaintiff
V.	No
	, Defendant
	MANDATE TO MAGISTRATE COURT AFTER APPEAL
IT IS	his matter came before the district court on appeal. The matter now being resolved HEREBY ORDERED, ADJUDGED, AND DECREED that this case is remanded to (enter name of court), in Case No (enter court case number), with instructions that the court the following actions (district court to check all appropriate instructions):
[]	Vacate its dismissal and enter judgment as stated in the attached order.1
[]	Vacate its judgment and dismiss the case as stated in the attached order.2
[]	Enter a judgment on mandate affirming its prior judgment as stated in the attached order. ³
[]	Enter an amended judgment as stated in the attached order.4
[]	Proceed with its case because the appeal has been dismissed.5
[]	Collect the supersedeas bond.6
[]	Release a bond (supersedeas or other) to (enter name of party entitled to receive the bond).
[]	Issue any writ necessary to carry out the judgment.8
[]	Other:

USE NOTES

The district court must ensure that this order is provided to the magistrate court, either electronically or by hard copy.

- 1. This instruction is to be used when the magistrate court originally dismissed the case but the district court reversed dismissal and found in favor of a party. The magistrate court must enter judgment consistent with the district court's decision in the event enforcement actions are needed.
- 2. This instruction is to be used when the magistrate court judgment is reversed and the case is dismissed.
- 3. This instruction is to be used when the magistrate court judgment is affirmed. This closing document is needed so that the case may be closed with an enforceable judgment.
- 4. This instruction is to be used when it is necessary to update the amount of the judgment, such as interest or ongoing rent that is due.
- 5. This instruction is to be used when there is some type of interlocutory appeal in a case that is otherwise within the jurisdiction of the magistrate court.
- 6. Under Rule 2-705(G) NMRA, the supersedeas bond is enforceable on dismissal of the appeal or affirmance of the judgment.
- 7. This instruction is to be used, probably in addition to one of the other instructions above, where a bond has been posted and is to be released. An example is a landlord/tenant case where a bond has been posted to stay the eviction.
- 8. This instruction is to be used if a writ is needed, such as in a landlord/tenant case where eviction is ordered.

[Adopted by Supreme Court Order No. 19-8300-017, effective for all cases pending or filed on or after December 31, 2019.].

4-712. Plaintiff's certification of absence of loss mitigation negotiations in foreclosure actions.

[For use with District Court Rule 1-054.2 NMRA]

,		
STATE OF NEW MEXICO COUNTY OF		
JUDICIAL DISTRICT COURT		
, Plaintiff,		
V.	No.	
	INO.	

, Defendant.
, Deleliualii.

PLAINTIFF'S CERTIFICATION OF THE ABSENCE OF LOSS MITIGATION NEGOTIATIONS

LUSS WITIGATION NEGOTIATIONS			
I, the follo	, duly authorized agent for Plaintiff, certify wing statements are true and correct as of (date):		
1.	Plaintiff or Plaintiff's affiliate or agent has solicited and attempted to engage		
2.	Defendant homeowner in loss mitigation negotiations. 2. Neither Plaintiff nor Plaintiff's affiliate or agent is currently engaged in any loss mitigation negotiations with Defendant or Defendant's agents.		
	Company Name		
	Signature		
	Printed Name		
	Title		
	Address		

[Approved by Supreme Court Order No. 21-8300-004, effective for all cases filed on or after September 7, 2021; as amended by Supreme Court Order No. 22-8300-010, effective for all cases pending or filed on or after May 23, 2022.]

ANNOTATIONS

The 2022 amendment, approved by Supreme Court Order No. 22-8300-010, effective May 23, 2022, clarified that a plaintiff in a foreclosure action must certify as a precondition to the entry of judgment of foreclosure by the district court that the plaintiff, or the plaintiff's agent, has solicited and attempted to engage the defendant homeowner in loss mitigation negotiations and that the plaintiff, or the plaintiff's agent, is not currently engaged in any loss mitigation negotiations with the defendant or the defendant's agents, and removed provisions requiring the plaintiff in a foreclosure action to certify that the plaintiff, or the plaintiff's agent, is not currently engaged in any loan modification negotiations with the defendant or the defendant's agents; in the form heading, after "absence of", deleted "loan modification and"; in the title of the form, after "ABSENCE OF", deleted "LOAN MODIFICATION AND/OR"; in the introductory clause, after "certify", deleted "that on ______ Plaintiff provided pre-filing notice to Defendant of the following" and added "the following statements are true and correct as of _______

(date)"; deleted Items 1 and 2, and redesignated Item 3 as Item 1; in Item 1, after "homeowner in", deleted "loan modification negotiations pre-foreclosure" and added "loss mitigation negotiations"; added new Item 2; and after Item 2, deleted the last sentence of the form, which provided "Plaintiff or its affiliate or agent has solicited and attempted to engage Defendant homeowner in loss mitigation negotiations pre-foreclosure."

ARTICLE 8 Special Proceedings

4-801. Writ of execution.

[For use with Rules 2-801 and 3-801	NMRAJ
STATE OF NEW MEXICO IN THE	_ COURT
COUNTY	No
V.	, Plaintiff's Address
	, Defendant's Address
WRI	T OF EXECUTION
THE STATE OF NEW MEXICO to the New Mexico county:	e sheriff or a full-time salaried deputy sheriff of any
property of at \$ (which is the rate of % per year from the	s action, you are ordered to levy against personal in your county, the sum of e judgment and costs to date) plus interest at the e day of, our fees thereon, and return this writ to me within
sixty (oo) days.	
	Judge or clerk

(This form may also be issued as a second or subsequent writ.)

RETURN

(check appropriate box or boxes and fill in blanks) The writ was served on judgment debtor on [] _____, ____, and [] full payment was made [] partial payment was made in the amount of \$_____ No non-exempt personal property of judgment debtor was found on which levy could be made. Property seized: Personal property was taken into custody on _____, _____, A written inventory is attached. Judgment debtor provided bond to retain possession; a copy of the bond is attached. Date of return: SHERIFF OF COUNTY, State of New Mexico Deputy or other authorized person

USE NOTES

The sheriff is obligated by law to make timely return.

I certify that I carried out this writ of execution, as follows:

Only non-exempt property may be seized. The sheriff may not seize any personal clothing, furniture or books or any jewelry unless the total value of all jewelry exceeds \$2,500.

[As amended, effective July 1, 1992; January 1, 1995; January 1, 1996.]

ANNOTATIONS

The 1996 amendment, effective January 1, 1996, substituted "a second or subsequent writ" for "an alias or pluries writ" in the parenthetical following the writ form, substituted "non-exempt personal property" for "personal property" in the second alternative in the Return, and added the last paragraph in the Use Note.

The 1995 amendment, effective January 1, 1995, added the lines for the addresses of the parties in the caption, and deleted "or clerk" following "judge" below the signature line of the writ of execution.

The 1992 amendment, effective July 1, 1992 for use in the magistrate and metropolitan courts, substituted "any New Mexico county" for "said county" and "your County" for "this County" and inserted "or Clerk" in the Writ of Execution and rewrote the Return.

Case law. — The postjudgment execution statutes are unconstitutional as not providing adequate notice of allowable exemptions and the right to a hearing. *Aacen v. San Juan County Sheriff's Dep't*, 944 F.2d 691 (10th Cir. 1991).

By creating exemptions from execution, New Mexico has granted judgment debtors a property interest in retaining their exempt property. While the state need not grant such exemptions, once given, the property rights they create are entitled to due process protection. *Aacen v. San Juan County Sheriff's Dep't*, 944 F.2d 691 (10th Cir. 1991).

4-801A. Writ of execution.

[For use with Rule 1-065.1 NMRA]	
STATE OF NEW MEXICO IN THE DISTRICT COURT	
COUNTY	No
	, Plaintiff
V.	, Defendant
WRIT C	OF EXECUTION
THE STATE OF NEW MEXICO to the sl New Mexico county:	neriff or a full-time salaried deputy sheriff of any
Judgment having been entered in this actual at at (which is the judgment)	ction, you are ordered to levy against property of in your county, the sum of \$ gment and costs to date) plus interest at the rate day of,
of % per year from the (date of judgment), and your fees thereo days.	day of,,, on, and return this writ to me within sixty (60)

Judge or clerk

(This form may also be issued as a second or subsequent writ.)

RETURN

I certify that I carried out this writ of execution, as follows:

(check appropriate box or boxes and fill in blanks) [] The writ was served on judgment debtor on,, and				
	[]	full payment was made		
	[]	partial payment was made in the amount of _		
[] made.	No non-exempt property of judgment debtor was found on which levy could be de.			
Prope	Property seized:			
	[] I levied upon the following real property			
	[] Personal property was taken into custody on, A written inventory is attached.			
[] Judgment debtor provided bond to retain possession. A copy of the bond is attached.				
Date of return:				
			SHERIFF OF COUNTY, State of New Mexico By Deputy or other authorized person	

USE NOTES

The sheriff is obligated by law to make timely return.

Only non-exempt property may be seized. The sheriff may not seize any personal clothing, furniture or books or any jewelry unless the total value of all jewelry exceeds \$2,500.

[Adopted, effective July 1, 1992; as amended, effective January 1, 1996.]

ANNOTATIONS

The 1996 amendment, effective January 1, 1996, substituted "a second or subsequent writ" for "an alias or pluries writ" in the parenthetical following the writ form, substituted "non-exempt personal property" for "personal property" in the second alternative in the Return, and added the last paragraph in the Use Note.

Case law. — The postjudgment execution statutes are unconstitutional as not providing adequate notice of allowable exemptions and the right to a hearing. *Aacen v. San Juan County Sheriff's Dep't*, 944 F.2d 691 (10th Cir. 1991).

By creating exemptions from execution, New Mexico has granted judgment debtors a property interest in retaining their exempt property. While the state need not grant such exemptions, once given, the property rights they create are entitled to due process protection. *Aacen v. San Juan County Sheriff's Dep't*, 944 F.2d 691 (10th Cir. 1991).

COURT

4-802. Writ of execution in forcible entry or detainer.

[For use with District Court Civil Rule 1-065.1 NMRA; Magistrate Court Civil Rule 2-801 NMRA; and Metropolitan Court Civil Rule 3-801 NMRA]

STATE OF NEW MEXICO

IN THE

	No
COUNTY	
	, Plaintiff
against	 .
	, Defendant
WRIT OF EXECUTION IN FORC	CIBLE ENTRY OR DETAINER
THE STATE OF NEW MEXICO to the sheriff county:	or a full-time salaried deputy sheriff of said
Judgment having been entered for the plaintif	· ·
the defendant from the premises at	and to restore
possession of the premises to plaintiff on	
(time) and to re	eturn this writ to the court.
, ,	
	Judae

RETURN

I certify that I carried out this writ of execution by removi premises and restoring possession of the premises to the p day of, (date).	
	SHERIFF OF
	COUNTY, State of New Mexico
	By Deputy
	Deputy
(The sheriff is obligated by law to make tin	mely return.)
[As amended, effective July 1, 1992; May 15, 2003.]	
ANNOTATIONS	
The 2003 amendment, effective May 15, 2003, in the first punnecessary delay and to levy against personal property of the sum of \$ plus interest at the rate of% per thereon," following "restore possession of the premises to put court" for "me within thirty (30) days" following "return this was paragraph, deleted the language concerning service on judy of personal property.	the defendant in this county, er year, and your fees plaintiff" and substituted "the vrit to"; in the second
The 1992 amendment, effective July 1, 1992 for use in the metropolitan courts, in the Return, substituted "Property sei near the middle and deleted from near the end, lines relatin interest, amount of accrued costs, amount received, and an creditor.	zed:" for "[] Levy and Sale:" g to date of sale, amount of
Cross references. — For statutory form of forcible entry or 6 NMSA 1978.	detainer, see Section 35-10-
4-803. Claim of exemptions on execution.	
[For use with District, Magistrate, and Metropolitan Court Rules of Civil Procedure 1-065.1, 2-801, and 3-801 NMRA]	
STATE OF NEW MEXICO	
COUNTY OF JUDICIAL DISTRICT COURT]	
JUDICIAL DISTRICT COURT]	
[COURT], Plaintiff	
V. No	

	, Defendant				
	CLAIM OF EXEMPTIONS ON EXECUTION				
YOU I	A JUDGMENT HAS BEEN ENTERED AGAINST YOU. ALL OF THE PROPERTY YOU POSSESS MAY BE SEIZED AND SOLD TO PAY THIS JUDGMENT. YOU MUST COMPLETE AND RETURN THIS FORM WITHIN TEN (10) DAYS TO CLAIM ANY STATUTORY EXEMPTION FROM THIS SEIZURE AND SALE.				
(chec	k only applicable boxes)				
Part I.	(This part is for use only in the district court) Judgment debtor owns, leases, or is purchasing a dw debtor occupies and is entitled to hold exempt a home hundred fifty thousand dollars (\$150,000) under Secti	estead in the amount of one			
Part II	Exemption in lieu of homestead exemption (Parts II and III are for use in the district court, magist court)	rate court, and metropolitan			
[]	Judgment debtor is a resident of this state who does recemption, but claims an exemption of real or personal fifteen thousand dollars (\$15,000) under Section 42-1 property claimed to be exempt is as follows:	al property in the amount of			
	LIST PROPERTY	STATED VALUE \$			
		\$			
Part II	(Attach additional page if necessary) II. Personal property exemptions				
	s the judgment debtor files a written waiver of exemption, the dgment debtor's personal clothing, furniture, or books.	sheriff may not seize			
	dition to the property claimed or listed as exempt above, the jury claims the following exemptions:	idgment debtor			
(chec	k only applicable boxes)				
[]	household goods and furnishings, worth up to seventy-five thaggregate:	nousand dollars (\$75,000) in the			
	LIST ITEMS	STATED VALUE \$			
	(Attach additional page if necessary)	*			

tools of the trade worth up to fifteen thousand dollars (\$15,000) in the aggregate:

Occupation of judgment debtor:

LIST ITEMS

STATED VALUE

[]

		*
	(Attach additional page if necessary)	Ψ
[]	motor vehicles worth up to ten thousand dollars (\$10,000) valuable vehicle:	or that amount of equity in a more
	MAKE, MODEL, AND YEAR OF VEHICLES	FAIR MARKET VALUES \$
	Amount of any lien on vehicles: \$	·
[]	jewelry worth up to five thousand dollars (\$5,000) in the ag	gregate:
	LIST JEWELRY ITEMS	STATED VALUE \$
	(Attach additional page if necessary)	
[]	works of art worth up to two thousand five hundred dollars LIST WORKS OF ART	(\$2,500) in the aggregate: STATED VALUE \$
	(Attach additional page if necessary)	Ψ
forth	medical-health equipment being used for the health of the household of the claimant and not in a profession; (Attach sitems claimed and the name of the household member and the member.)	separate sheet setting
[] profit	interest in or proceeds from a pension, individual retiremer- sharing plan, and any other retirement account;	nt account, annuity,
[]	social security benefits;	
[]	veteran's benefits;	
[] assoc	not more than fifty thousand dollars (\$50,000) in benefits friciation of which the judgment debtor is a member;	rom a benevolent
[] by Se	building materials not financed by the judgment creditor in ection 48-2-15 NMSA 1978;	this action as provided
[]	worker's compensation benefits subject to the limitations o	f Section 52-1-52;
[]	occupational health benefits as provided by Section 52-3-3	37 NMSA 1978;
[]	unemployment compensation benefits;	
[] reaso	alimony, family, or domestic support or separate maintenal	

[] goveri	public benefits such as medicaid, medicare, food stamps, or other aid from a nment public assistance program;
[]	refundable federal and state tax credits;
[]	exempt wages as defined by Section 35-12-7 NMSA 1978;
[] depen	any stimulus payment held by or payable to the person or the person's idents in any form;
[]	cash surrender values and benefits of life insurance contracts;
[]	payment from life, accident, and health insurance policies or annuity contracts;
[]	crime victims' reparation fund payments;
[]	fraternal benefit society benefits;
[] subjec	the minimum amount of shares necessary for certain cooperative associations of to the limitations provided by Section 53-4-28 NMSA 1978;
[] Section	the debtor's membership interest in the property of a club or association under on 53-10-2 NMSA 1978;
[] purpo	oil and gas equipment not financed by the judgment creditor to be used for ses for which it was purchased as provided by Section 70-4-12 NMSA 1978;
[] subjec	allowances to surviving spouse and children from estate of a deceased estate of to the limitations of Sections 45-2-401 and 45-2-402 NMSA 1978;
[] U.S.C	an individual retirement account that would qualify for tax exemptions under 26 . Section 408 or any similar individual retirement account;
[] U.S.C	an educational savings account that would qualify for tax exemptions under 26 . Section 529 or any similar educational savings account;
[] Section	a health savings account that would qualify for tax exemptions under 26 U.S.C. on 223 or any similar health savings account;
[] to two	funds held in a depository or investment account, not otherwise exempt, worth up thousand four hundred dollars (\$2,400);
in fina	interests in personal property worth up to fifteen thousand dollars (\$15,000), le or intangible, not otherwise specified in this subsection, including any deposits notial or investments accounts or personal property that exceeds the monetary set forth in this section;

	LIST INTERESTS IN PERSO	ONAL PROPERTY	STATED VALUE \$
	(Attach additional page if ne	cessary)	φ
	THIS LIST MAY NOT BE CO		
[]	other exemption (specify)		
I am	aware of my exemption rights:		
[]	I desire to claim my exemption	on rights	
[]	I waive my right to claim my	exemption rights to the foll	lowing property
	LIST ITEMS		STATED VALUE \$
	(Attach additional page if ne	cessary)	
	understand that by waiving my eized and sold.	statutory right to exempt p	property, this property may
CLE	MUST RETURN A COMPLET RK OF THE COURT WHOSE VE A COPY ON THE JUDGM	ADDRESS IS SHOWN BE	
	,	Signature of judg	ment debtor
Retu	ırn to clerk of the court		
 Nam	ne of court	Printed name of j	udgment debtor
Addı	ress	Street address or	P.O. box
City,	state, & zip code	City, state, & zip	code
		Telephone number	 er

USE NOTES

- 1. The judgment creditor may dispute any of the claimed exemptions. If the judgment creditor disputes claimed exemptions and files a request for hearing on the claimed exemptions, the clerk will schedule a hearing on the claimed exemptions.
 - 2. Use this form only for actions filed on or after July 1, 2023.

[As amended, effective January 1, 1986; July 1, 1992; May 1, 1994; January 1, 1996; as amended by Supreme Court Order No. 09-8300-005, effective May 6, 2009; as amended by Supreme Court Order No. S-1-RCR-2024-00107, effective for all cases pending or filed on or after December 31, 2024.]

ANNOTATIONS

The 2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00107, effective December 31, 2024, raised the amount of the homestead exemption from sixty thousand dollars to one hundred fifty thousand dollars, raised the amount of the real or personal property exemption, in lieu of the homestead exemption, from five thousand dollars to fifteen thousand dollars, raised the amounts of various other personal property exemptions and specified certain types of personal property that may be claimed as exemptions, added additional items that may be claimed as exemptions, and revised the Use Notes; in Part I, after "a homestead in the amount of", deleted "sixty thousand dollars (\$60,000)" and added "one hundred fifty thousand dollars (\$150,000)"; in Part II, after "personal property in the amount of", deleted "five thousand dollars (\$5,000)" and added "fifteen thousand dollars (\$15,000)"; in Part III, after the first set of brackets, deleted "personal property worth up to \$500" and added "household goods and furnishings, worth up to seventy-five thousand dollars (\$75,000) in the aggregate", after "tools of trade worth up to", deleted "\$1,500" and added "fifteen thousand dollars (\$15,000)", after the third set of brackets, deleted "one", after "worth up to", deleted "\$4.000" and added "ten thousand dollars (\$10,000)", after "jewelry worth up to", deleted "\$2,500" and added "five thousand dollars (\$5,000) in the aggregate", after the fifth set of brackets, added "works of art worth up to two thousand five hundred dollars (\$2,500) in the aggregate", added an undesignated section to list works of art and their stated value, after the seventh set of brackets, deleted "pensions or retirement funds" and added "interest in or proceeds from a pension, individual retirement account, annuity, profit-sharing plan, and any other retirement account", added "social security benefits" and "veteran's benefits" in the list of items of personal property exemptions, after the tenth set of brackets, deleted "\$5,000" and added "fifty thousand dollars (\$50,000)", after "Section 48-2-15 NMSA 1978", deleted "a partner's interest in specific partnership property subject to the limitations of Section 54-1-25 NMSA 1978", after "unemployment compensation benefits", deleted "subject to the limitations of Section 51-1-37 NMSA 1978 for necessities furnished while the debtor was unemployed and child support", added the next item which provides "alimony, family, or domestic support or separate maintenance to the extent reasonably necessary for the support of the person or any dependent of the person", after "public", deleted "assistance and welfare" and added "benefits such as medicaid, medicare, food stamps, or other aid from a government public assistance program", added the next three items, which provide "refundable

federal and state tax credits"; "exempt wages as defined by Section 35-12-7 NMSA 1978"; and "any stimulus payment held by or payable to the person or the person's dependents in any form", after "Sections 45-2-401 and 45-2-402 NMSA 1978", added the next five items that may be claimed as exemptions, after the list of personal property exemptions, added "LIST INTERESTS IN PERSONAL PROPERTY" and "STATED VALUE"; and added Use Note 2.

The 2009 amendment, approved by Supreme Court Order No. 09-8300-005, effective

May 6, 2009, added the Use Note at the beginning of the form; in the captic the line for "IN THE COURT", the line for the case number, and the line "COUNTY OF " and added the line for "COUNTY OF ", the line for JUDICIAL DISTRICT COURT" and the line for " COURT"; in Part I, chamsetead amount from thirty thousand dollars (\$30,000) to sixty thousand (\$60,000); and in Part II, changed the exemption of real or personal proper thousand dollars (\$2,000) to five thousand dollars (\$5,000).	ne for or " nanged the d dollars
The 1996 amendment, effective January 1, 1996, added the bold instruction beginning of the form, rewrote Part III, rewrote the bold instruction line at the form, and rewrote the Use Note.	
The 1994 amendment, effective May 1, 1994, rewrote the paragraph in Paincrease the amount of the exemption from \$20,000 to \$30,000, and to expapplicability of the former section exemption.	
The 1992 amendment, effective July 1, 1992 for use in the district, magist metropolitan courts, rewrote this form.	rate and
Case law. — The postjudgment execution statutes are unconstitutional as adequate notice of allowable exemptions and the right to a hearing. <i>Aacen County Sheriff's Dep't</i> , 944 F.2d 691 (10th Cir. 1991).	
By creating exemptions from execution, New Mexico has granted judgment property interest in retaining their exempt property. While the state need not exemptions, once given, the property rights they create are entitled to due protection. <i>Aacen v. San Juan County Sheriff's Dep't</i> , 944 F.2d 691 (10th County Sheriff's Dep't, 944 F.2d 691)	ot grant such process
4-804. Order on claim of exemption and order to pay in exproceedings.	ecution
[For use with Rules 1-065.1, 2-801 and 3-801 NMRA]	
STATE OF NEW MEXICO	
IN THE COURT No.	

0 in 0 t		, Plaintiff
ainst		, Defendant
		ORDER ON CLAIM OF EXEMPTION AND ORDER TO PAY IN EXECUTION PROCEEDINGS
-	This	matter coming before the court, THE COURT FINDS:
[]	1.	At the time the writ of execution was served on the judgment debtor, the amount of \$ was unpaid and owing to the judgmen creditor.
[]	2.	As a result of this execution proceeding, judgment creditor has spent additional costs of \$
[]	3.	The total amount of judgment and costs to date is \$, plus interest of, .
[]	4.	An affidavit of service or return of service of the writ of execution, a notice of right to claim exemption form, and a claim of exemption form were served on the judgment debtor(s) or their attorney of record, if any.
[]	5.	The judgment debtor:
	[]	has not filed a claim of exemption; or
	[]	has filed a claim of exemption and the judgment creditor has not disputed the claim of exemption for the following property and such property is therefore exempt:
		;
		and
		the following disputed property is not exempt and may be seized and solo by the sheriff

- [] 1. The judgment creditor is awarded, in addition to the amount of the judgment, the sum of \$_____ as additional costs.
- [] 2. The following property held by the sheriff is exempt from execution and the writ of execution in this case is hereby released and discharged as to that property:

[]	3.	The sheriff may seize and sell the property of the judgment debtor except as set forth above.
[As am	ended	d, effective July 1, 1992; January 1, 1996.]
		ANNOTATIONS
		nendment, effective January 1, 1996, rewrote Paragraphs 4 and 5 of the rewrote Paragraphs 2 and 3 of the order.
		nendment, effective July 1, 1992 for use in the district, magistrate and courts, rewrote this form.
4-805	. Apı	olication for writ of garnishment.
[For us	e with	Rules 1-065.2, 2-802, and 3-802 NMRA]
COUN'	TY OF	NEW MEXICO
V.		No
		, Defendant
		APPLICATION FOR WRIT OF GARNISHMENT
The jud	dgmer	nt creditor,, states:
(1)	the	e judgment creditor has a judgment dated agains judgment debtor whose name is, and whose st known address is
(2)	Th att Fro sig \$ _	e total amount of the judgment including the principal, interest, costs, and orney fees awarded by the judgment was \$ om the date the judgment was filed through the date this Application was judgment, additional interest at the rate of% totals Judgment creditor has incurred additional costs of \$ and additional attorney fees of

(4)	Payments totaling \$	have been received.
(5)	The unpaid balance now	have been received. due is \$ (Insert this amount
	on Form 4-806 NMRA as	s "Balance Due upon Application for Writ.") plus interest
	from the date this Applica	ation is filed.
(6)	Estimated costs would e	qual \$ and the judgment in attorney fees.
(-)	creditor will seek \$	in attorney fees.
(7)	Juagment debtor, to my	knowleage, aces not have sufficient property within New
		tion to satisfy the judgment. I understand that I have a
	duty to make a reasonab	le investigation into the truth of this statement and have
		cessary before garnishment of funds for child support or
	alimony obligations.)	cessary before garristiment of funds for crilia support of
	allinorly obligations.)	
		,
		· ·
		-
(8)	I have reason to believe,	and do believe, that the garnishee,
. ,		(name of garnishee)
		(address), holds or controls money
		ch belongs to the judgment debtor or is indebted to the
	judgment debtor. ²	
(9)	The money or property h	eld by the garnishee is not exempt from garnishment.
Therefor	e, the judgment creditor re	equests a Writ of Garnishment.
		Judgment creditor or attorney for judgment creditor
		Judgment creditor of attorney for judgment creditor
		Judgment creditor's or attorney's name printed
		oungment of a second of a second primary
		Address of judgment creditor or attorney
		, -
		City, state, and zip code (print)
		Telephone number of judgment creditor or attorney
		Date of signing
		Date of signing

AFFIDAVIT

(application must be sworn to unless signed by an attorney)

Subscribed and sworn to before me this	day of	
,		
	(seal)	
Notary or other officer authorized to administer oaths		

USE NOTES

- 1. The judgment creditor shall list any steps taken to investigate whether the judgment debtor possesses property within New Mexico subject to execution to satisfy the judgment. A reasonable investigation may be made, for example, by conducting a credit check or by asking the judgment debtor to identify all of the judgment debtor's assets during a court hearing.
- 2. See Jemko, Inc. v. Liaghat, 1987-NMCA-069, ¶ 10, 106 N.M. 50, 738 P.2d 922 (providing that a judgment creditor, acting under a writ of garnishment, may only seize property belonging to the judgment debtor); Alcantar v. Sanchez, 2011-NMCA-073, 150 N.M. 146, 257 P.3d 966 (discussing garnishment procedures in the case of joint bank accounts).
- 3. Applications for writs of garnishment or execution are timely if filed "within seven years after the rendition or revival of the judgment" in the case. NMSA 1978, Section 39-1-20 (1971). But no writ of garnishment or execution may issue "after fourteen years from the date of the original judgment upon which it is founded." NMSA 1978, Section 37-1-2 (2021).

[As amended, effective June 15, 1986; January 1, 1987; July 1, 1992; January 1, 1996; as amended by Supreme Court Order No. 09-8300-024, effective September 4, 2009; as amended by Supreme Court Order No. 12-8300-030, effective for all cases filed or pending on or after January 7, 2013; as amended by Supreme Court Order No. S-1-RCR-2024-00107, effective for all cases pending or filed on or after December 31, 2024.]

ANNOTATIONS

The 2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00107, effective December 31, 2024, made certain technical amendments, and revised the Use Notes; in Use Note 2, after "*Jemko, Inc. v. Liaghat*", added "1987-NMCA-069, ¶ 10", after "106 N.M. 50", deleted "52", and after "738 P.2d 922", deleted "925 (Ct. App. 1987)", and added Use Note 3.

The 2012 amendment, approved by Supreme Court Order No. 12-8300-030, effective January 7, 2013, required Magistrate Courts to use the Application form as the basis for issuing a writ of garnishment; reorganized the sentences contained in former Paragraph (1) as separate numbered paragraphs; required the creditor to state the amount of the estimated costs and the attorney fees the creditor will seek; required the creditor to describe the steps taken by the creditor to investigate whether the debtor has property to satisfy the judgment; at the top of the form, after "Rule 1-065", added "2-802"; deleted former Paragraph (1); restated the sentences contained in former Paragraph (1) as Paragraphs (1) through (9); and required either the creditor or the creditor's attorney to sign the application.

The 2009 amendment, approved by Supreme Court Order No. 09-8300-024, effective September 4, 2009, after the number and title of the Form, in the brackets, deleted the reference to Rule "2-802"; in the style of the case, deleted "against" and added "v."; in the first sentence, after "judgment creditor, states", added "the following"; and in Paragraph (1), in the fifth sentence, in the parenthesis, deleted "insert" and added "Insert" and changed "Rule 4-806" to "Civil Form 4-806 NMRA".

The 1996 amendment, effective January 1, 1996, deleted "and affidavit" from the form heading, and added the "Affidavit" heading and the parenthetical use note preceding the affidavit form.

The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, in Item (1), substituted "upon Application for Writ" for "per Application"; in Item (2), added the parenthetical at the end; and deleted former Item (4), relating to said garnishee being a commercial bank, savings and loan association, credit union or representative payee.

4-805A. Application for writ of execution.

[For use with Magistrate Court Rule 2-801 NMRA and Metropolitan Court Rule 3-801 NMRA]

STATE OF NEW MEXICO COUNTY OF			
IN THE	COURT		
Plaintiff			
V.		No	
 Defendant			

, the judgment creditor, states:	
(1) The judgment creditor has a judgment dated	
judgment filed) against the judgment debtor whose nar	
, and whose last known	address is
The total of the principal	al, interest, costs, and attorney's
fees awarded by the judgment was \$	
Since the judgment was entered, additional interest at% and costs total \$	
Payments totaling \$ have been rece	ived.
Payments totaling \$ have been rece The unpaid balance now due is \$ (ir	nsert this amount on Form 4-801
NMRA as "Balance Due upon Application for Writ") plu	is interest from the date this
Application is executed.	
The estimated costs would equal \$;	and the judgment creditor will
seek \$ in attorney fees.	, ,
(2) (check one of the following)	
[] I served the judgment debtor with a notice of rig ten (10) days before filing this application for writ of ex	ecution and the judgment debtor
has not filed a claim of exemption for the property to be	e seized and sold.1
[] The judgment debtor has filed a waiver of the ripproperty to be seized and sold. ²	ght to claim exemption for the
[] The judgment debtor is not a natural person.	
The judgment creditor requests the court to issue a Wiproperty for the judgment debt.	rit of Execution for non-exempt
	Judgment creditor or
	attorney for judgment creditor
	Judgment creditor's name printed
	Address of judgment creditor
	Printed name of person signing for judgment creditor
	Telephone of judgment creditor

Printed name of judgment creditor's attorney (if any)	
Mailing address of judgment creditor's attorney (number and street or P.O. box)	
City, State, zip code	
Telephone number of judgment creditor's attorney	
AFFIDAVIT	
(This application must be sworn to unless it is signed by ar	attorney.)
I declare under penalty of perjury that the foregoing is true and correct Subscribed and sworn to before me this day of	
	(seal)
Notary or other officer authorized to administer oaths	

USE NOTES

- 1. If the judgment debtor is a natural person, Form 4-808A NMRA, Notice of Right to Claim Exemptions from Execution, must have been served on the judgment debtor.
- 2. This alternative may be checked if the judgment debtor filed a waiver of the right to claim exemptions. See Form 4-803 NMRA, Claim of Exemptions on Execution, which also contains the waiver form.
- 3. Applications for writs of garnishment or execution are timely if filed "within seven years after the rendition or revival of the judgment" in the case. NMSA 1978, Section 39-1-20 (1971). But no writ of garnishment or execution may issue "after fourteen years from the date of the original judgment upon which it is founded." NMSA 1978, Section 37-1-2 (2021).

[Approved, effective May 15, 2003; as amended by Supreme Court Order No. S-1-RCR-2024-00107, effective for all cases pending or filed on or after December 31, 2024.]

ANNOTATIONS

The 2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00107, effective December 31, 2024, made certain technical amendments, and revised the Use Notes; and added Use Note 3.

4-805B. Withdrawn.

[Adopted by Supreme Court Order No. 08-8300-45, effective December 31, 2008; as amended by Supreme Court Order No. 09-8300-024, effective September 4, 2009; withdrawn by Supreme Court Order No. 12-8300-030, effective for all cases filed or pending on or after January 7, 2013.]

ANNOTATIONS

Withdrawals. — Pursuant to Supreme Court Order No. 12-8300-030, Form 4-805B NMRA, relating to application for writ of garnishment, was withdrawn effective for all cases filed or pending on or after January 7, 2013. For provisions of former form, see the 2012 NMRA on *NMOneSource.com*.

4-805.1. Expired.

Compiler's notes. — Pursuant to Supreme Court Order No. 21-8300-005, 4-805.1 NMRA, relating to application for writ of garnishment in consumer debt collection case, was effective for a limited time from September 1, 2021 to January 31, 2022. It expired on February 1, 2022. For provisions of former form, see the 2021 NMRA on *NMOneSource.com*.

4-805.2. Expired.

Compiler's notes. — Pursuant to Supreme Court Order No. 21-8300-005, 4-805.2 NMRA, relating to application for writ of execution in consumer debt collection case, was effective for a limited time from September 1, 2021 to January 31, 2022. It expired on February 1, 2022. For provisions of former form, see the 2021 NMRA on *NMOneSource.com*.

4-806. Writ of garnishment.

STATE OF NEW MEXICO

COUNTY OF _____

[IN THE [DISTRICT] [MAGISTRATE] [METROPOLITAN] COURT]

[______ JUDICIAL DISTRICT]

_____, Plaintiff

v. No. _____

___, Defendant

[For use with Rules 1-065.2, 2-802, and 3-802 NMRA]

Balance Due On Application for Writ: \$	
Includes Interest at%	
Through,	(date)
WRIT OF GARN	ISHMENT
THE STATE OF NEW MEXICO to	, garnishee.
You are ordered to appear before the within twenty days answer under oath the following questions, as o of your answer:	from the service of this writ on you to
1. What, if anything, are you indebted to the account?	e defendant in this action and on what
2. What, if any, personal property of the def your control?	endant is in your possession or under
What other persons, if any, within your kr or have personal property of the defendant in th	
is the judgment debtor in above to the judgment creditor, address is	
The above judgment creditor believes that you helped belongs to the judgment debtor.	nold or control money or property that
YOU ARE ORDERED to file a written answer will located at	within twenty (20) days from the day
Service of this writ on you has the effect of attac	ching all nonexempt personal property,

Service of this writ on you has the effect of attaching all nonexempt personal property, money, rights, credits, bonds, bills, notes, drafts, and other choses in action of the defendant in your possession or under your control at the time of service and that may come into your possession or under your control or be owing by you between the time of service and the time of making your answer.

This writ was issued in (advance) (aid of execution) of judgment against the defendant. If this writ was issued in advance of judgment, it does not attach any wages or salary due from you to the defendant.

If this writ was issued in aid of execution of judgment, it attaches to wages or salary due from you to the defendant IN EXCESS OF THE GREATER OF THE FOLLOWING EXEMPT portions of the defendant's disposable earnings:

- A. seventy-five percent (75%) of the defendant's disposable earnings for any pay period; or
- B. an amount each week equal to forty (40) times the highest applicable minimum hourly wage rate at the place the wages were earned.

A table giving equivalent exemptions for pay periods of other than one week may be obtained from the director of the financial institutions division of the regulation and licensing department. "Disposable earnings" means that part of the defendant's wage or salary remaining after deducting the amounts that are required by law to be withheld. "Highest applicable minimum hourly wage rate" means the highest federal, state, or local minimum hourly wage rate for an eight-hour day or a forty-hour week. It is immaterial whether you are exempt under federal, state, or local law from paying the highest applicable minimum hourly wage rate.

ANY WAGES IN EXCESS OF THE LARGER EXEMPTION AMOUNT ABOVE THAT YOU OWE THE EMPLOYEE, OR THAT YOU MAY COME TO OWE THE EMPLOYEE, MUST BE KEPT BY YOU UNTIL FURTHER ORDER OF THIS COURT.

If the debt is for child support or spousal support payments, you shall pay the judgment debtor fifty percent (50%) of the debtor's disposable earnings (*salary less social security, federal, and state withholding*).

If employee's wages or salary are subject to more than one garnishment or wage withholding proceeding, the writs shall be satisfied in the order they have been served on you.¹

In no event may you withhold from your employee's net disposable earnings more than fifty percent (50%) of the employee's net disposable earnings if one of the writs is for child or spousal support or more than twenty-five percent (25%) if none of the garnishments is for child or spousal support.²

Any wages you owe the employee in excess of that amount or that you may come to owe the employee in excess of that amount must be kept by you until further order of this court. (A table giving equivalent exemptions for pay periods of other than one (1) week may be obtained from the Financial Institutions Division of the Regulation and Licensing Department, 725 St. Michaels Drive, Santa Fe, New Mexico 87503.)

If you have any property that belongs to the judgment debtor, including any rights, credits, bonds, bills, notes, drafts, and other rights to property or money that belongs to the judgment debtor, or if you acquire any property, money, or rights to property or money before filing your answer, you must keep a sufficient amount of that property to

satisfy the existing judgment and costs and not turn it over to the judgment debtor unless the court enters an order releasing the property or money.

If you hold property or money belonging to the judgment debtor, within four (4) business days after service of this writ, you are to mail or deliver a copy of this writ and the application for writ provided by the judgment creditor. If you hold property or money of the judgment debtor's other than wages and the debtor is a natural person, you shall also mail or deliver to the judgment debtor, the attached notice of right to claim exemptions and a copy of the attached claim of exemption forms to each person identified as a judgment debtor. You shall also send or deliver a copy of your answer to this writ to the judgment debtor and to the judgment creditor.

this writ to the judgment debtor and to the judgment creditor.	
The court will be asked to enter an order awarding \$ for the judge creditor's costs relative to the service of the writ of garnishment and \$ for judgment creditor's attorney fees in connection with the writ of garnishment in addition to \$, the "Balance Due Application for Writ."	
FINANCIAL INSTITUTION WRITS	
If you are a financial institution, the defendant who is an individual or sole prohas an exemption totaling two thousand four hundred dollars (\$2,400) in deposition investment accounts. This writ attaches only to money in excess of two thousand hundred dollars (\$2,400). You may rely on the representations of the person exemption with accounts at the exemption amount has already been satisfied with oth accounts held by other financial institutions. This provision shall not prevent the individual or sole proprietor from claiming that additional money in depository or investment accounts is exempt under any other available exemption provided by the unlawful to pay or deliver to the defendant any item attached by this writ. fail to appear and answer as directed, or if you unlawfully dispose of any item attached by this writ, judgment may be rendered against you for the full amount of the plai claim against the defendant in this action. THIS IS A COURT ORDER. If you fail to file the answer, or if you disobey any of orders, a judgment may be entered against you for the full amount of the unpaid judgment in this case.	ory and d four cuting er law. If you ached intiff's
(Seal)	
Judge or clerk	
RETURN	

STATE OF NEW MEXICO)

COUNTY OF

RETURN FOR COMPLETION BY SHERIFF OR DEPUTY: I certify that I served this writ in this county on the day of _, _____, by delivering a copy of the writ, a copy of the application for writ, a copy of a form for answer by garnishee, a copy of a notice of right to claim exemptions for each judgment debtor, and a copy of the claim of exemption form for each judgment debtor to ______, garnishee. (For garnishment of wages, serve only copies of the application for writ of garnishment, writ of garnishment, and answer form. For garnishment other than wages, if the judgment debtor is a natural person, serve the application for writ of garnishment, the writ of garnishment, a copy of the notice of right to claim exemptions, a copy of the claim of exemption form, and a copy of the answer by garnishee. Judgment debtors who are not natural persons are not entitled to garnishment exemptions.) By Name Title Fees: SHERIFF OF _____ COUNTY, State of New Mexico By _____ Deputy RETURN FOR COMPLETION BY OTHER PERSON MAKING SERVICE: I, being duly sworn, on oath, say that I am over the age of eighteen (18) years and not a

		s writ in this county on the	day
		ivering a copy of the writ, a copy of the	
		nswer by garnishee, a copy of a notice of	
		ebtor, and a copy of the claim of exemptio	n
form	for each judgment debtor to	garnishee.	
Ву			
_,	Name		
	Title		
		Signature of private person making service	ce
Subs	cribed and sworn to before me this		
	day of,		

Judge, notary, or other officer authorized to administer oaths
Official title

USE NOTES

- 1. Section 35-12-9 NMSA 1978 provides that if an employee's wages are subject to more than one garnishment proceeding, the writs shall be satisfied in the order in which they are served on the garnishee.
- 2. Section 35-12-7(C) NMSA 1978 provides that the maximum amount that may be taken from a person's disposable earnings is fifty percent (50%) of the employee's disposable earnings.
 - 3. Use this form only for actions filed on or after July 1, 2023.

[As amended, effective June 15, 1986; January 1, 1987; July 1, 1992; January 1, 1996; December 3, 2001; as amended by Supreme Court Order No. 12-8300-030, effective for all cases filed or pending on or after January 7, 2013; as amended by Supreme Court Order No. S-1-RCR-2024-00107, effective for all cases pending or filed on or after December 31, 2024.]

ANNOTATIONS

The 2024 amendment, appro	ved by Supreme C	Court Order No. S-1-RCR-2024-0	0107,
effective December 31, 2024,	added an order to	appear provision, provided certa	in
questions that are required to	be answered unde	er oath, rewrote much of the form	to the
extent that a detailed comparis	son would be impra	acticable, and revised the Use No	otes;
after "THE STATE OF NEW M	IEXICO to	_, garnishee.", added "You are o	rdered
to appear before the	court located at	within twenty days from t	he
service of this writ on you to a	nswer under oath t	the following questions, as of the	date
of service and as of the date of	of your answer"; add	lded questions 1 through 3;	
substantially rewrote the rema	ninder of the form; a	and added Use Note 3.	

The 2012 amendment, approved by Supreme Court Order No. 12-8300-030, effective January 7, 2013, reorganized the language of Paragraph 2; in Paragraph 2, in the first sentence, after "child or spousal support", deleted "you shall pay your employee, the judgment debtor, only" and added "YOU SHALL PAY YOUR EMPLOYEE, THE JUDGMENT DEBTOR, whichever amount is greater, one of the following"; and at end of Subparagraph B of Paragraph 2, deleted "whichever is greater".

The 2001 amendment, effective December 3, 2001, in the introductory language in Paragraph 2, inserted "or spousal" following "for child", and "your employee" following "you shall pay"; in the first undesignated paragraph following Paragraph 2, inserted "or

spousal support" following "child support"; added the second and third undesignated paragraphs following Paragraph 2; inserted "and the debtor is a natural person" following "than wages" in Paragraph 4; inserted "For garnishment of wages, serve only copies of the application for writ of garnishment" in the second paragraph under "Return"; and added the Use Notes.

The 1996 amendment, effective January 1, 1996, substituted "unless the court enters an order releasing this writ of garnishment" for "unless this court gives permission" in Paragraph 1, substituted "unless the court enters an order releasing the property or money" for "unless and until this court gives permission" in Paragraph 3, and rewrote Paragraph 4.

The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, rewrote this form.

4-807. Answer by garnishee.

[For	use with	n Rules 1-065.2, 2-802, and 3-802 NMRA]
COI [IN	JNTY O	NEW MEXICO F STRICT] [MAGISTRATE] [METROPOLITAN] COURT] JUDICIAL DISTRICT]
		, Plaintiff,
v.		No
		, Defendant.
Gar	nishee	
		ANSWER BY GARNISHEE
In a	nswer to	the writ of garnishment, garnishee states:
(Co	mplete o	nly applicable parts of this form.)
1.	Wage	es es
	[]	I do not employ the judgment debtor or pay the judgment debtor any wages. The judgment debtor was my employee but the employment ended
	[]	Calculated on a weekly basis, I pay the judgment debtor \$ as DISPOSABLE EARNINGS (see definition below). I

pay the judgment debtor [weekly] [every other week] [twice a month] [monthly].

		The place where the judgment debtor earns these wages is The applicable minimum hourly wage rate in that
		location is "DISPOSABLE EARNINGS" means that part of the judgment debtor's wage of salary remaining after deducting the amounts that are required by law to be withheld. 75% of judgment debtor's DISPOSABLE EARNINGS per week is \$
2.	Mon	ey other than wages
	[]	I do not now owe the judgment debtor any money.
	[]	I owe the judgment debtor \$
3.	Prop	perty other than money
	[] rece	I have no property of the judgment debtor in my possession and have not ived any since receiving the writ of garnishment.
	[] judg	I have in my possession the following property that belongs to the ment debtor:
		(description) (approximate value)
		\$
		\$
4.	Othe	er Persons Possessing Property Belonging to Judgment Debtor
	[]	To my knowledge the following persons are indebted to the defendant or have personal property of the defendant in their possession:
5.	Prio	r Garnishments and/or Support Enforcement Orders
	[]	I am withholding judgment debtor's NET WAGES because of other writs or orders to withhold wages. (If you have been served with other writs of garnishment or court orders to withhold wages of the above judgment debtor, you must attach and file a copy of each writ or order with this answer.)
6.	Serv	vice requirements to judgment debtor

[]	I have sent the following papers which have been provided to me by the judgment creditor to the judgment debtor, or if the judgment debtor has an attorney, to the judgment debtor's attorney:			
	If wages withheld: a copy of the application for a writ of garnishment; the writ of garnishment; and a copy of this answer have been mailed to each judgment debtor.			
	application for a writ of garight to claim exemptions	her than wages withheld: a copy of the arnishment; the writ of garnishment; a notice of ; a claim of exemption form; and a copy of this d to each judgment debtor.		
[]		ation or address of the judgment debtor and erve the notices set forth in this paragraph.		
Serv	ice requirements to judgr	ment creditor		
[]	A copy of this answer has been mailed or delivered to the judgment creditor, or if the judgment creditor has an attorney, to the judgment creditor's attorney.			
Atto	rney fees			
[] The garnishee has incurred \$ in attorney fees in preparing this answer.				
		nalty of perjury that the above foregoing answer garnishee's knowledge and belief.		
		Signature of garnishee or attorney		
		Printed name of person signing		
		Address		
		City, state, and zip code (<i>print</i>)		
		Telephone number		
	[] Serv [] Attor	judgment creditor to the j attorney, to the judgment of garnishment; and judgment debtor. If money or property of application for a writ of garnisht to claim exemptions answer have been mailed. I am not aware of the locatherefore am unable to see therefore am unable to see therefore. Service requirements to judgment creditor, or if the judgment creditor's attorney. Attorney fees The garnishee has incurring preparing this answer.		

Subscribed and sworn		
me this	_ day of	
·		
		Judge, notary, or other officer authorized to administer oaths

USE NOTES

- 1. See Jemko, Inc. v. Liaghat, 1987-NMCA-069, ¶ 10, 106 N.M. 50, 738 P.2d 922 (providing that a judgment creditor, acting under a writ of garnishment, may only seize property belonging to the judgment debtor); Alcantar v. Sanchez, 2011-NMCA-073, 150 N.M. 146, 257 P.3d 966 (discussing garnishment procedures in the case of joint bank accounts).
 - 2. Use this form only for actions filed on or after July 1, 2023.

[As amended, effective June 15, 1986; January 1, 1987; July 1, 1992; January 1, 1996; December 3, 2001; as amended by Supreme Court Order No. 12-8300-030, effective for all cases filed or pending on or after January 7, 2013; as amended by Supreme Court Order No. S-1-RCR-2024-00107, effective for all cases pending or filed on or after December 31, 2024.]

ANNOTATIONS

The 2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00107,
effective December 31, 2024, clarified certain provisions related to the garnishee's
answer to the writ of garnishment, and revised the Use Notes; in Paragraph 1, after "I
pay the judgment debtor \$ as", deleted "NET WAGES" and added
"DISPOSABLE EARNINGS", after "[monthly]", added "The place where the judgment
debtor earns these wages is The applicable minimum hourly wage rate in
that location is", deleted "NET WAGES equals GROSS WAGES less Federal
income tax, F.I.C.A., State income tax, and other deductions required by law. They do
not include voluntary deductions" and added "DISPOSABLE EARNINGS' means that
part of the judgment debtor's wage or salary remaining after deducting the amounts that
are required by law to be withheld.", after "75% of judgment debtor's", deleted "NET
WAGES" and added "DISPOSABLE EARNINGS"; after "40 times", deleted "hourly
federal" and added "highest applicable", and after "minimum", added "hourly"; added
new Paragraph 4 and redesignated the succeeding paragraphs accordingly; in Use
Note 1, after "Jemko, Inc. v. Liaghat", added "1987-NMCA-069, ¶ 10", after "106 N.M.
50", deleted "52", and after "738 P.2d 922", deleted "925 (Ct. App. 1987)", and added
Use Note 2.

The 2012 amendment, approved by Supreme Court Order No. 12-8300-030, effective January 7, 2013, reorganized the sentences and simplified the language of former

Paragraphs 1, 2, 4, 5, and 6; required the garnishee to state the debtor's net wages rather than the debtor's gross wages and payroll deductions; deleted the requirement that the garnishee state the amount of withholding of the debtor's wages pursuant to other writs or orders; in Paragraph 1, deleted the former language, including the line items for gross wages and payroll withholding, added the rephrased language of former Paragraph 1, and defined "net wages"; in Paragraph 2, deleted the former third paragraph which concerned the debtor's property that came into the garnishee's possession after service of the writ of garnishment and deleted the former fourth paragraph which concerned money owned by the garnishee to the debtor; deleted former Paragraph 4, which concerned wage withholding pursuant to other writs and orders; added Paragraph 4, which restates and simplified the information required in former Paragraph 4; deleted former Paragraph 6, which concerned service requirements compliance; added Paragraph 5, which rephrased the language of former Paragraph 6; and added Paragraph 6, which rephrased the last paragraph of former Paragraph 6; and in the last unnumbered paragraph, deleted the former verification of the person signing the Answer that it is true to the best of the signatory's knowledge and belief, that the signatory is the custodian of the records upon which the Answer is based, and that the Answer is true and correct based on those records, and added the last sentence.

The 2001 amendment, effective December 3, 2001, in Paragraph 4, required that all alternatives be completed that were applicable and inserted the third alternative; and, at the end of the form, included the signature of the garnishee or attorney, including the address and telephone number.

The 1996 amendment, effective January 1, 1996, rewrote the form.

Cross references.— For attorney fees and costs, see Section 35-12-16 NMSA 1978.

For garnishments, see Section 35-12-18 NMSA 1978.

For child support withholding, see Sections 40-4A-4.1 and 40-4A-6 NMSA 1978.

For duties of payor, see Section 40-4A-8 NMSA 1978.

For maximum allowable garnishment under federal law, see 15 U.S.C. § 1673.

For student loan requirements, see 20 U.S.C. § 1095a.

4-808. Notice of right to claim exemptions (garnishment).

[For use with	Rules 1	-065.2,	2-802,	and 3	8-802	NMRA]

STATE OF NEW MEXICO	
COUNTY OF	

IN THE [DISTRI [JUDICIAL DISTRICT]
	, Plaintiff
v.	No
	. Defendant

NOTICE OF RIGHT TO CLAIM EXEMPTIONS (GARNISHMENT)

1. THE JUDGMENT CREDITOR IS GARNISHING YOUR PROPERTY, WHICH MAY INCLUDE YOUR BANK ACCOUNT:

A ruling has been made in this case that you owe money to the judgment creditor. The judgment creditor has started to collect that money from your property, which may include your bank account.

2. PURPOSE OF THIS NOTICE:

This notice is to tell you that some kinds of property or money may NOT be taken from you even after the court has ruled that you owe the judgment creditor money. These funds or property are protected under federal or state law. Money or property that may not be taken is called "exempt" property. You may claim an exemption by filing with the court a claim of exemption (garnishment) form. There are limits on how much of your wages may be taken. You do not need to file a claim of exemption form to protect your exempt wages.

Here is a list of some exempt money and property. Other kinds of money or property not listed may also be exempt. YOU MAY WISH TO CONSULT AN ATTORNEY BEFORE COMPLETING AND FILING THIS FORM.

3. PARTIAL LIST OF EXEMPTIONS:

- a. social security benefits (OASDI, SSI);
- b. public assistance benefits such as medicaid, medicare, food stamps, or other aid from a government public assistance program;
 - c. life, accident, or health insurance proceeds;
- d. workers' compensation awards (part may be garnished for child or spousal support);
 - e. occupational health benefits;

- f. unemployment compensation benefits subject to the limitations of Section 51-1-37 NMSA 1978;
 - g. veterans' benefits;
 - h. pensions and retirement funds;
 - i. crime victims' reparation fund payments;
- j. a family allowance to a decedent's surviving spouse and children, subject to the limitations of Sections 45-2-401 and 45-2-402 NMSA 1978;
- k. the minimum amount of shares necessary for certain cooperative associations as provided by Section 53-4-28 NMSA 1978;
 - I. fraternal benefit society payments;
- m. oil and gas equipment not financed by the judgment creditor to be used for purposes for which it was purchased as provided by Section 70-4-12 NMSA 1978;
- n. the aggregate of two thousand four hundred dollars (\$2,400) held in a depository or investment account;
- o. a health savings account that would qualify for tax exemptions under 26 U.S.C. Section 223 or any similar health savings account;
- p. an educational savings account that would qualify for tax exemptions under 26 U.S.C. Section 529 or any similar educational savings account;
- q. any refundable tax credit payments from the Internal Revenue Service (IRS) or the New Mexico Taxation and Revenue Department;
- r. alimony, family, or domestic support or separate maintenance to the extent reasonably necessary for the support of the person or any dependent of the person;
- s. payment under a stock bonus, pension, profit-sharing individual retirement account, annuity, or similar plan or contract on account of illness, disability, death, or length of service, to the extent reasonably necessary for the support of the person or any dependent of the person, unless such plan or contract does not qualify under Section 401(a), 403(a), 403(b), or 408 of the Internal Revenue Code of 1986;
 - t. exempt wages as defined by Section 35-12-7 NMSA 1978;
- u. any stimulus payment held by or payable to the person or the person's dependents in any form;

v. an interest in or proceeds from a pension, individual retirement account, annuity, profit-sharing plan, and any other retirement account.

4. HOW TO PROTECT EXEMPT PROPERTY:

A "claim of exemption (garnishment)" form is attached for you to complete and file with the court. YOU MUST COMPLETE AND RETURN THE ATTACHED CLAIM OF EXEMPTIONS (GARNISHMENT) FORM TO THE CLERK OF THE COURT WITHIN TEN (10) DAYS AFTER SERVICE OF THIS NOTICE ON YOU. YOU MUST ALSO SERVE A COPY OF THE COMPLETED AND SIGNED CLAIM OF EXEMPTIONS (GARNISHMENT) FORM ON THE JUDGMENT CREDITOR AND ON THE GARNISHEE.

If the judgment creditor disputes a claimed exemption, the clerk or the judge will notify you of the date and time for a court hearing on your claim. If you dispute the amount of garnishment by the garnishee, you must file with the clerk a Notice of Dispute and Request for Hearing form. You must go to that hearing and explain why your money or property is exempt. You must bring to the hearing any proof that your money or property is exempt.

If you do not complete and file the claim of exemptions (*garnishment*) form within ten (10) days and attend the hearing, your money or property may be turned over to the judgment creditor.

YOU SHOULD COMPLETE AND RETURN THE CLAIM OF EXEMPTION FORM TO THE CLERK OF THE COURT WITHIN TEN (10) DAYS AFTER SERVICE OF THIS FORM ON YOU. MAKE A COPY OF THE COMPLETED FORM FOR YOUR RECORDS AND SERVE A COPY ON THE JUDGMENT CREDITOR AND ON THE GARNISHEE.

USE NOTES

- 1. If you dispute the amount of garnishment by the garnishee, you must file with the clerk a Notice of Dispute and Request for Hearing form.
 - 2. Use this form only for actions filed on or after July 1, 2023.

[As amended, effective July 1, 1992; January 1, 1996; December 3, 2001; as amended by Supreme Court Order No. S-1-RCR-2024-00107, effective for all cases pending or filed on or after December 31, 2024.]

ANNOTATIONS

The 2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00107, effective December 31, 2024, clarified certain provisions in the list of exemptions, instructed the judgment debtor to file a Notice of Dispute and Request for Hearing for if

there is a dispute as to the amount of garnishment, and added Use Notes; in Paragraph 3, Item b, after "public assistance benefits", deleted "(AFDC, welfare, GA)" and added "such as medicaid, medicare, food stamps, or other aid from the government public assistance program", deleted Item i, which provided "a partner's interest in specific partnership property subject to the limitations of Section 54-1-25 NMSA 1978", and redesignated former Items j through n as Items i through m, respectively, and added new Items n through v; in Paragraph 4, after "court hearing on your claim", added "If you dispute the amount of garnishment by the garnishee, you must file with the clerk a Notice of Dispute and Request for Hearing form.", and after "turned over to the judgment creditor", deleted "DO NOT FILE THE CLAIM OF EXEMPTION FORM TO PROTECT ONLY WAGES"; and added the Use Notes.

The 2001 amendment, effective December 3, 2001, inserted "or spousal" in Subparagraph 3d.

The 1996 amendment, effective January 1, 1996, in Paragraph 2, deleted the former second sentence in the first paragraph which read: "There are limits on how much of your wages can be taken", added the last sentence of the first paragraph, and added the last sentence of the second paragraph; and rewrote Paragraph 4.

The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, added the reference to Rule 1-065.1 at the beginning, rewrote Items 3(e), 3(f), and 3(h), added Items 3(i) to 3(n), and, near the beginning of Item 4, substituted "three (3) copies" for "two (2) copies".

4-808A. Notice of right to claim exemptions from execution.

For use with District, Magistrate, and Metropolitan Court Rules of Civil Procedure Rules 1-065.1, 2-801, and 3-801 NMRA]

STATE OF NEW MEXICO	D
	GISTRATE] [METROPOLITAN] COURT] _ JUDICIAL DISTRICT]
	, Plaintiff
v.	No
	, Defendant

NOTICE OF RIGHT TO CLAIM EXEMPTIONS FROM EXECUTION

1. THE JUDGMENT CREDITOR (IS SEIZING) (HAS A RIGHT TO SEIZE)¹ YOUR PROPERTY

A ruling has been made in this case that you owe money to the judgment creditor. The judgment creditor may collect that money from seizure and sale of your property. (Before the judgment creditor has the sheriff seize your property, you may have a right to claim exemptions of certain property.)

2. PURPOSE OF THIS NOTICE:

This notice is to tell you that some kinds of property or money may NOT be taken from you even after the court has ruled that you owe the judgment creditor money. This property is protected under state law. The property which may not be taken is called "exempt property."

YOU MUST FILE A CLAIM OF EXEMPTION FORM TO CLAIM ANY EXEMPT PROPERTY. YOU MAY WISH TO CONSULT WITH AN ATTORNEY BEFORE COMPLETING AND FILING THE CLAIM OF EXEMPTION FORM.

Here is a list of some exempt money and property. Other kinds of money or property not listed may also be exempt.

3. PARTIAL LIST OF EXEMPTIONS FROM EXECUTION.

Part I. Homestead exemption.

(This exemption may only be used in the district court.)

A judgment debtor who owns, leases, or is purchasing a dwelling occupied by the judgment debtor is entitled to hold as exempt property a homestead in the amount of one hundred fifty thousand dollars (\$150,000) under Section 42-10-9 NMSA 1978.

Part II. Exemption in lieu of homestead exemption.

(Parts II and III are for use in the district court, magistrate court, and metropolitan court.)

Residents of this state who do not claim a homestead exemption are entitled to an exemption of real or personal property in the amount of fifteen thousand dollars (\$15,000) under Section 42-10-10 NMSA 1978. You may not claim this exemption if you claimed a homestead exemption above.

Part III. Personal property exemptions.

In addition to the property claimed as exempt above, judgment debtors are entitled to claim certain personal property exemptions. Most of those exemptions are listed below:

- a. your aggregate interest in household goods and furnishings, not exceeding a value of seventy-five thousand dollars (\$75,000);
- b. your aggregate interest in motor vehicles, not exceeding ten thousand dollars (\$10,000) in value;
- c. your interest in a wedding band and an engagement ring, and your interest in additional jewelry held primarily for your use, the use of your spouse, or any dependent of yours, with an aggregate value not exceeding five thousand dollars (\$5,000) for that additional jewelry;
- d. your aggregate interest in, or the interest of any relative of yours, in any artwork, with an aggregate value not exceeding a value of two thousand five hundred dollars (\$2,500) in the aggregate;
- e. your aggregate interest in tools, equipment, implements, professional books, instruments, inventory, supplies, and materials reasonably necessary for use in your trade, profession, or occupation, or that of your spouse not exceeding fifteen thousand dollars (\$15,000);
- f. pension or retirement funds;
- g. not more than fifty thousand dollars (\$50,000) in benefits from a benevolent association of which the judgment debtor is a member;
- h. veteran's benefits;
- i. building materials not financed by the judgment creditor in this action as provided by Section 48-2-15 NMSA 1978;
- j. worker's compensation benefits subject to the limitations of Section 52-1-52 NMSA 1978;
- k. occupational health benefits as provided by Section 52-3-37 NMSA 1978;
- I. unemployment compensation benefits subject to the limitations of Section 51-1-37 NMSA 1978 for necessities furnished while the debtor was unemployed and child support;
- m. public benefits such as medicaid, medicare, food stamps, or other aid from a government public assistance program;
- n. cash surrender values and benefits of life insurance contracts;
- o. payment from life, accident, and health insurance policies or annuity contracts;

- p. crime victims' reparation fund payments;
- q. fraternal benefit society benefits;
- r. the minimum amount of shares necessary for certain cooperative associations subject to the limitations provided by Section 53-4-28 NMSA 1978;
- s. the debtor's membership interest in the property of a club or association under Section 53-10-2 NMSA 1978;
- t. oil and gas equipment not financed by the judgment creditor to be used for purposes for which it was purchased as provided by Section 70-4-12 NMSA 1978;
- u. allowances to surviving spouse and children from estate of a deceased estate subject to the limitations of Sections 45-2-401 and 45-2-402 NMSA 1978;
- v. a health savings account that would qualify for tax exemptions under 26 U.S.C. Section 223 or any similar health savings account;
- w. an educational savings account that would qualify for tax exemptions under 26 U.S.C. Section 529 or any similar educational savings account;
- x. an individual retirement account that would qualify for tax exemptions under 26 U.S.C. Section 408 or any similar individual retirement account;
- y. alimony, family, or domestic support or separate maintenance to the extent reasonably necessary for the support of the person or any dependent of the person;
- z. any refundable tax credit payments from the Internal Revenue Service (IRS) or the New Mexico Taxation and Revenue Department;
- aa. exempt wages as defined by Section 35-12-7 NMSA 1978;
- ab. any stimulus payment held by or payable to the person or the person's dependents in any form;
- ac. the aggregate of not more than two thousand four hundred dollars (\$2,400) held in any bank account by or for your benefit;
- ad. interests in personal property worth up to fifteen thousand dollars (\$15,000), tangible or intangible, not otherwise specified in this subsection, including any deposits in financial or investments accounts or personal property that exceeds the monetary limits set forth in this section.

You may not claim an exemption for personal property which is subject to a security interest under the Uniform Commercial Code given to the judgment creditor.

4. HOW TO PROTECT EXEMPT PROPERTY.

The sheriff may not seize your personal clothing, furniture, and books or any jewelry unless the total value of each category exceeds the values specified above or in state law. For other property, you must claim an exemption or it may be seized and sold. A claim of exemptions on execution form is attached for you to complete and file with the court.

YOU MUST COMPLETE AND RETURN THE ATTACHED CLAIM OF EXEMPTIONS ON EXECUTION FORM TO THE CLERK OF THE COURT WITHIN TEN (10) DAYS AFTER SERVICE OF THIS NOTICE ON YOU. YOU MUST ALSO SERVE A COPY OF THE COMPLETED AND SIGNED CLAIM OF EXEMPTIONS ON EXECUTION FORM ON THE JUDGMENT CREDITOR.

If the judgment creditor disputes a claimed exemption, the clerk or the judge will notify you of the date and time for a court hearing on your claim. You must go to that hearing and explain why your money or property is exempt. You must bring to the hearing any proof that your money or property is exempt.

If you do not complete and file the claim of exemptions on execution form within ten (10) days and attend the hearing, your property may be seized and sold by the sheriff.

FAILURE TO COMPLETE AND FILE A CLAIM OF EXEMPTIONS ON EXECUTION FORM WITHIN TEN (10) DAYS AND SERVE A COPY ON THE JUDGMENT CREDITOR WILL RESULT IN THE LOSS OF YOUR RIGHT TO CLAIM AN EXEMPTION.

(The following proof of service may be used ONLY if the judgment debtor has entered an appearance in the case.)

AFFIDAVIT OF SERVICE

	y, that this notice, a claim of exemptior Igment in the above cause of action we	
the day of	, from	(street
address or post office branch) in		
	Signature	
	Date of signature	<u></u>

(If the judgment debtor has not entered an appearance, personal service of this notice must be made on the judgment debtor and the following Return of Service must be completed and filed with the court.)

RETURN

COUNTY OF
(check one box and fill in appropriate blanks) [] I, being duly sworn, on oath, say that I am over the age of eighteen (18) years and not a party to this lawsuit, and that I served the notice of right to claim exemptions (executions) and a claim of exemptions on execution form (in said county) (in County) on the day of,, by delivering a copy thereof, with copy of the judgment attached, in the following
and not a party to this lawsuit, and that I served the notice of right to claim exemptions (executions) and a claim of exemptions on execution form (in said county) (in County) on the day of,, by delivering a copy thereof, with copy of the judgment attached, in the following
by delivering a copy thereof, with copy of the judgment attached, in the following
(check only if service by sheriff or deputy) [] I certify that I served the Notice of Right to Claims Exemptions (Execution) (in said county) (in County) on the day of,, by delivering a copy thereof, with copy of judgment attached in the following manner:
(check one box and fill in appropriate blanks) [] to defendant
[] to, a person over fifteen (15) years of age and residing at the usual place of abode of defendant, who at the time of such service was absent therefrom. Abode located at

	f the premises of defendant	Right to Claim Exemptions in the most public (used if no person abode). Abode located at
[] for de	to, an ag fendant	ent authorized to receive service of process
[]	to (used when defendant	, (parent) (guardian) of defendant is a minor or an incompetent person).
[]	after due diligence I was unable to	serve this notice.
Fees:		
		Signature of person making service
		Title (if any)
before	cribed and sworn ² to e me this f	
	e, notary or other officer rized to administer oaths	
Officia	al title	

USE NOTES

- 1. Strike out the inapplicable alternative.
- 2. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized.
 - 3. Use this form only for actions filed on or after July 1, 2023.

[As amended, effective January 1, 1993; May 1, 1994; January 1, 1996; as amended by Supreme Court Order No. 09-8300-030, effective October 12, 2009; as amended by Supreme Court Order No. S-1-RCR-2024-00107, effective for all cases pending or filed on or after December 31, 2024.]

ANNOTATIONS

The 2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00107, effective December 31, 2024, raised the amount of the homestead exemption from sixty thousand dollars to one hundred fifty thousand dollars, raised the amount of the real or personal property exemption for those residents of this state who do not claim a homestead exemption from five thousand dollars to fifteen thousand dollars, listed additional items of personal property that may be claimed as exemptions and listed the amount that may be claimed for personal property exemptions, added additional information under the section regarding how to protect exempt property, and revised the Use Notes; in Paragraph 3, Part I, after "in the amount of", deleted "sixty thousand dollars (\$60,000)" and added "one hundred fifty thousand dollars (\$150,000)"; in Part II, after "in the amount of", deleted "five thousand dollars (\$5,000)" and added "fifteen thousand dollars (\$15,000)", in Part III, Item a, deleted "personal property worth up to \$500" and added "your aggregate interest in household goods and furnishings, not exceeding a value of seventy-five thousand dollars (\$75,000)", in Item b, deleted "tools of the trade worth up to \$1,500" and added "your aggregate interest in motor vehicles, not exceeding ten thousand dollars (\$10,000) in value", in Item c, deleted "a motor vehicle worth up to \$4,000 or that amount of equity in a more valuable vehicle" and added "your interest in a wedding band and an engagement ring, and your interest in additional jewelry held primarily for your use, the use of your spouse, or any dependent of yours, with an aggregate value not exceeding five thousand dollars (\$5,000) for that additional jewelry", in Item d, deleted "jewelry worth up to \$2,500" and added "your aggregate interest in, or the interest of any relative of yours, in any artwork, with an aggregate value not exceeding a value of two thousand five hundred dollars (\$2,500) in the aggregate", in Item e, deleted "clothing, furniture, books and medical health equipment being used for the health of the claimant or a member of the household of the claimant and not in a profession" and added "your aggregate interest in tools, equipment, implements, professional books, instruments, inventory, supplies, and materials reasonably necessary for use in your trade, profession, or occupation, or that of your spouse not exceeding fifteen thousand dollars (\$15,000)", in Item g, after "not more than", deleted "\$5,000" and added "fifty thousand dollars (\$50,000)", in Item h. deleted "building materials not financed by the judgment creditor in this action as provided in Section 48-2-15 NMSA 1978" and added "veteran's benefits", in Item i, deleted "a partner's interest in specific partnership property subject to the limitations of Section 54-1-25 NMSA 1978" and added "building materials not financed by the judgment creditor in this action as provided by Section 48-2-15 NMSA 1978", in Item m, deleted "public assistance and welfare benefits" and added "public benefits such as medicaid, medicare, food stamps, or other aid from a government public assistance program", and added Items v through ad; in Paragraph 4, in the first undesignated section, after "total value of", deleted "jewelry is more than \$2,500" and added "each category exceeds the values specified above in state law"; and in the Use Notes, added Use Note 3.

The 2009 amendment, approved by Supreme Court Order No. 09-8300-030, effective October 12, 2009, in the brackets at the beginning of the form, added "For use with district, magistrate and metropolitan court rules of civil procedure"; revised the caption of the form to add the blanks for "______ Judicial District Court" and "______

Court"; in Part I, changed the amount of the homestead exemption from thirty thousand dollars (\$30,000) to sixty thousand dollars (\$60,000); and in Part II, changed the amount of the exemption in lieu of the homestead exemption from two thousand dollars (\$2,000) to five thousand dollars (\$5,000).

The 1996 amendment, effective January 1, 1996, added the last sentence in Paragraph 2, deleted "state and local" preceding "pension" in Paragraph f of Part III, rewrote Paragraph 4, and substituted "a claim of exemptions on execution form" for "three copies of the claim of exemption form" in the Affidavit for Service form and in the first alternative in the Return form.

The 1994 amendment, effective May 1, 1994, amended the heading of the first paragraph to add "(HAS A RIGHT TO SEIZE) 1", to change "plaintiff" to "judgment creditor", to rewrite the second sentence and to add the last sentence of the paragraph; amended paragraph 3, Part I to increase the exemption from \$20,000 to \$30,000 and to substitute "A judgment debtor who owns, leases or is purchasing a dwelling occupied by the judgment debtor is" for "Married persons, widows, widowers and persons who are supporting another person".

The 1993 amendment, effective January 1, 1993, deleted "(clerk) (judge)" adjacent to the signature line in the "Notice of Right to Claim Exemptions from Execution".

4-809. Claim of exemption from garnishment.

[For use with Rules 1-065.2, 2-802, and 3-802 NMRA]

STATE OF NEW MEXICO

IN THE	COURT	No
	COUNTY	, Plaintiff
against		
		, Defendant , Garnishee

CLAIM OF EXEMPTION FROM GARNISHMENT

Judgment debtor claims the following exemptions: *(check box next to exemption)*

- a. [] social security benefits (OASDI, SSI);
- b. [] public benefits such as medicaid, medicare, food stamps, or other aid from a government public assistance program;
- c. [] life, accident, or health insurance proceeds;
- d. [] workers' compensation awards;

	[]	unemployment compensation benefits; veterans' benefits;
	[]	pensions and retirement funds;
	[]	crime victims' reparation fund payments;
	[]	allowances to surviving spouse and children from deceased's estate subject to the limitations of Sections 45-2-401 and 45-2-402 NMSA 1978
j.	[]	the minimum amount of shares necessary for certain non-profit cooperative associations as provided by Section 53-4-28 NMSA 1978;
k.	[]	fraternal benefit society payments as provided by Section 59A-44-18 NMSA 1978;
l.	[]	alimony, family, or domestic support or separate maintenance to the extent reasonably necessary for the support of the person or any dependent of the person;
m.	[]	payment under a stock bonus, pension, profit-sharing individual
		retirement account, annuity, or similar plan or contract on account of
		illness, disability, death or length of service, to the extent reasonably
		necessary for the support of the person or any dependent of the person,
		unless such plan or contract does not qualify under Section 401(a),
		403(a), 403(b), or 408 of the Internal Revenue Code of 1986;
n.	[]	refundable federal and state tax credits;
	ίį	exempt wages as defined by Section 35-12-7 NMSA 1978;
	[]	any stimulus payment held by or payable to the person or the person's
•		dependents in any form;
q.	[]	an interest in or proceeds from a pension, individual retirement account,
•		annuity, profit-sharing plan, and any other retirement account;
r.	[]	an individual retirement account that would qualify for tax exemptions
		under 26 U.S.C. Section 408 or any similar individual retirement account;
S.	[]	an educational savings account that would qualify for tax exemptions under 26 U.S.C. Section 529 or any similar educational savings account;
t.	[]	a health savings account that would qualify for tax exemptions under 26
		U.S.C. Section 223 or any similar health savings account;
u.	[]	money held in a depository or investment account, which is not otherwise
		exempt, up to two thousand four hundred dollars (\$2,400);
٧.	[]	occupational health benefits.
nple	ted	and signed copy of this form must be returned to the Clerk of the Court

A completed and signed copy of this form must be returned to the Clerk of the Court whose address is

A completed and signed copy of the claim of exemption form shall be served on the judgment creditor and the garnishee named above. If the judgment creditor disputes a claimed exemption, a court hearing will be scheduled to consider the disputed exemptions. At this hearing you must bring evidence supporting each of your claims of exemption.

Date	Signature of judgment debtor
	Printed name of judgment debtor
	Number and street or P.O. box
	City, state, zip code
	Telephone number
	USE NOTES

1. Use this form only for actions filed on or after July 1, 2023.

[As amended, effective July 1, 1992; January 1, 1995; January 1, 1996; as amended by Supreme Court Order No. S-1-RCR-2024-00107, effective for all cases pending or filed on or after December 31, 2024.]

ANNOTATIONS

The 2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00107, effective December 31, 2024, revised the list of items that a debtor may claim as exempt from garnishment, and added a Use Note; in Item b, after the brackets, deleted "public assistance benefits (AFDC, welfare, GA)" and added "public benefits such as medicaid, medicare, food stamps, or other aid from a government public assistance program", and added Items I through v; and added the Use Note.

The 1996 amendment, effective January 1, 1996, near the end of the form, substituted "A completed and signed copy" for "Two (2) copies", inserted "A completed and signed copy of the claim of exemption form shall be served on the judgment creditor and the garnishee named above. If the judgment creditor disputes a claimed exemption", substituted "the disputed exemptions" for "the above exemptions", and deleted the former parenthetical use note relating to scheduling a hearing within 10 business days.

The 1992 amendment, effective July 1, 1992 for use in the district, magistrate and metropolitan courts, inserted "from" in the heading, rewrote Item g, added Items h to k, added the two sentences preceding the signature lines, and added the parenthetical at the end.

4-810. Motion for default judgment against garnishee.

[For use with Rules 2-802 and 3-802 NMRA]

STATE OF NEW M	IEXICO	
IN THE	COURT	No
V.	COUNTY, Plaintiff, Defendant	
	, Garnishee	
MOTIO	N FOR DEFAULT JUDGMENT	AGAINST GARNISHEE
Judgment credit garnishee.	tor moves the court to enter a de	fault judgment against the
	nishment was served on the garr e of the writ on the garnishee has	nishee on (<i>date</i>) and s been filed with the court.
(date). The garnish	nt to the judgment debtor's last kee has not filed an answer or othedgment creditor been served wit	er responsive pleading with the
	reditor requests the court to set a notice to the garnishee.	a hearing on this motion on not less
Date	Attorney fo	r plaintiff
If the plaintiff is not by an attorney, this sworn to or affirmed	motion must be	
the best of my know	at this motion contains a complet	by oath or affirmation do solemnly se, accurate statement of the facts to se a material misstatement of fact, I
		Signature of plaintiff
		Signature of Judge, Notary or Other Officer Authorized to Administer Oaths

	Official title
My commission expires:	
(SEAL)	
CERTIFICATE OF	SERVICE
I hereby certify that on this dametion was	ay of,, this
[mailed by United States mail, postage prepa	aid, and addressed to:
Name: Address: City, State and zip code:	
[faxed by	fendant's attorney). The transmission e time and date of the transmission was (date).] (name of person who transmitted) (electronic address er. The transmission was successful.
	Signature of attorney
If this notice was served by a person other than completed and filed with the court:	an attorney, the following must also be
AFFIDAVIT OF	SERVICE
I declare under penalty of perjury that a copy [fax] [electronic transmission] as described abov	
	Signature of person who made service

Subscribed and sworn to before me this,	
Judge, notary or other officer authorized to administer oaths	
Official title	
USE NOTES	
1. Use this form only for actions filed on or after July	, 1, 2023.
[Approved, effective August 1, 1999; as amended by Su RCR-2024-00107, effective for all cases pending or filed 2024.]	•
ANNOTATIONS	
The 2024 amendment, approved by Supreme Court Or effective December 31, 2024, added a provision affirming sent to the debtor at their last known address, and added of service of the writ on the garnishee has been filed with was sent to the judgment debtor's last known address of the Use Note.	g that a copy of the writ was d a Use Note; after "the return h the court", added "The writ
Compiler's notes. — Pursuant to a Supreme Court ord Form 4-810, providing the certificate of notice of garnish July 1, 1992.	· · · · · · · · · · · · · · · · · · ·
4-810A. Notice of dispute and request for h	earing.
[For use with Rules 1-065.1, 1-065.2, 2-801, 2-802, 3-801 and 3-802 NMRA]	
STATE OF NEW MEXICO IN THE COURT COUNTY	Plaintiff
V.	No
	Defendant

NOTICE OF DISPUTE AND REQUEST FOR HEARING¹

 Assig [Exec 	ned Judge: ution proceeding] [Garnishment proceeding] ²
	nt [creditor disputes the following claimed exemptions] [debtor disputes the nd requests a hearing be held on this dispute
	Judgment creditor or attorney
telej	questing party shall attach a separate sheet listing the name, firm, capacity, address, and other of each party entitled to notice and a stamped, addressed, plain (without rn address) envelope for each party entitled to notice.)
	NOTICE OF HEARING
above before located at	g is scheduled on the [disputed claims of exemption] [dispute] ² described e the Honorable, at the court on the day of, at the hour ofm.
	USE NOTES
clerk will file court shall g	aring must be held within 10 business days of the filing of this form. The the request for hearing and endorse the copy for the assigned judge. The ive notice of the hearing on the disputed claim of exemption by mailing a form to the judgment debtor, judgment creditor and the garnishee, if any.
2. Use a	applicable alternative.
[Adopted, ef	fective January 1, 1996.]
4-811. Jud order to p	dgment on writ of garnishment, claim of exemption and pay.
[For use with	n Rule 1-065.2 NMRA]
_	NEW MEXICO F JUDICIAL DISTRICT Plaintiff (Judament creditor)

V.		No
		, Defendant (Judgment debtor), Garnishee
		JUDGMENT ON WRIT OF GARNISHMENT, CLAIM OF EXEMPTION AND ORDER TO PAY
	This	matter coming before the court, the court finds:
[]	1.	At the time the writ of garnishment was served on the garnishee, the amount of \$ was unpaid and owing to the judgment creditor.
[]	2.	As a result of this garnishment proceeding, judgment creditor has spent additional costs an fees of \$
[]	3.	The total amount of judgment and costs to date are \$ plus interest of per year from,
[]	4.	The garnishee is not an employer of the judgment debtor and has also certified that it has mailed copies of the application for a writ of garnishment; the writ of garnishment; notice of right to claim exemptions and a claim of exemption form and a copy of its answer to the judgment debtor(s) or their attorney of record, if any.
[]	5.	The judgment debtor: [] has not filed a claim of exemption; [] has filed a claim of exemption and the judgment creditor has not disputed the claim of exemption for the following property and such money or property is therefore exempt:
		or [] has filed a claim of exemption which has been disputed and after a hearing, the court finds that the following property is exempt from garnishment:
[]	6.	The garnishee: [] is in default; [] is indebted to the judgment debtor in the amount of \$; [] is indebted to the judgment debtor for wages; [] is not indebted to the judgment debtor; [] holds property of the judgment debtor; [] does not hold property of the judgment debtor.
[]	7.	Pursuant to the Support Enforcement Act, the garnishee: [] is withholding \$ of the judgment debtor's income pursuant to a Notic to Withhold Income;

or

[]	8.	[] Purs [] or	is not withholding any income of the judgment debtor pursuant to such a Notice. suant to Section 35-12-16 NMSA 1978, the judgment creditor: is entitled to additional fees and costs of \$;
		[]	is not entitled to additional fees and costs.
THE	E CC	OURT	ORDERS:
1.	[Defaul	t judgment against garnishee
	S		dgment creditor recover from the garnishee the sum of \$,
	C	or	
2.	F	Payme	ent of money other than wages
арр	ch ir licat	nclude tion wa	dgment creditor recover from the garnishee the sum of \$, s percent per annum interest thereon from the date the as executed to the date the answer was filed, such sum being held by er than as wages;
	c	or	
3.	١	Nage	withholding other than child or spousal support
judo	over gme	from the	dgment being other than for child or spousal support, the judgment creditor the garnishee the sum of \$, plus interest at the original , until paid in full, to be deducted from the judgment debtor's wages. e shall pay the judgment debtor only:
			(a) seventy-five percent (75%) of judgment debtor's disposable earnings (salary less social security, federal and state tax withholdings, and any other deduction required by law) for any pay period;
			OR
			(b) an amount each week equal to forty (40) times the federal minimum hourly wage rate;
whi	chev	ver is (greater.
	t	he jud	lance of the judgment debtor's disposable earnings shall be paid over to gment creditor each payday until the judgment herein is satisfied, after this e is first used to pay any prior garnishment. If the wages of the judgment

debtor are not subject to garnishment because of the application of the formula set forth above, this order shall continue and shall automatically take effect when the wages of the judgment debtor shall increase to an amount that creates disposable earnings based upon the formula set forth above.

4. Wage withholding for child or spousal support

[] No prior writ or order. The order or decree being for child or spousal support,
the judgment creditor shall recover from the garnishee the sum of \$,
plus interest at the original judgment rate, until paid in full, to be deducted from the
judgment debtor's wages. The garnishee shall pay the judgment debtor fifty percent
(50%) of judgment debtor's disposable earnings (salary less social security, federal and
state tax withholdings, and any other deduction required by law) for any pay period. If
there is no prior garnishment, the balance of the judgment debtor's disposable earnings each payday shall be paid to satisfy this judgment.

[] **Prior writ or order.** If there is a prior garnishment (one that was served on the garnishee prior to the date and time the garnishment in this case was served), up to fifty percent (50%) of the judgment debtor's disposable earnings each pay period shall be paid as follows:

first, the amount provided for in the judgment entered on the prior writ of garnishment shall be applied to the prior garnishment. If a judgment has not yet been entered on the prior writ of garnishment, the garnishee shall withhold the amount ordered by the prior writ of garnishment to be applied to the prior writ of garnishment when the judgment is entered;

next, until all prior writs have been fully satisfied, the remainder of the balance of fifty percent (50%) of the judgment debtor's disposable earnings shall be paid to this judgment creditor to satisfy the child or spousal support order. Upon satisfaction of all prior writs of garnishment, the entire balance of the judgment debtor's disposable earnings shall be applied to satisfy this child or spousal support order judgment. If the wages of the judgment debtor are not subject to garnishment because of the application of the formula set forth above, this order shall continue and shall automatically take effect when the wages of the judgment debtor shall increase to an amount that creates disposable earnings based upon the formula set forth above.

[]	Prior child	or spousal s	support writ.	. Upon moti	on of the	judgment o	debtor, this	
court	orders the di	stribution of t	he judgment	debtor's chi	ild or spo	usal suppo	rt obligation	S
as fol	ows:							

·

If the money being withheld pursuant to a notice to withhold income under the Support Enforcement Act exceeds the otherwise garnishable amounts, this garnishment shall continue in effect until the notice to withhold income has been voided, modified, suspended or terminated, at which time the full amount allowed for garnishment shall be

paid to the judgment creditor.

If the wages being withheld pursuant to a notice to withhold income under the Support Enforcement Act are less than twenty-five percent (25%) of the judgment debtor's disposable earnings, the difference between the amount withheld for child or spousal support and the amount equal to twenty-five percent (25%) of the judgment debtor's disposable earnings shall be paid to the judgment creditor until the child or spousal support notice to withhold income has been voided, modified, suspended or terminated, at which time the full amount allowed for garnishment shall be paid to the judgment creditor.

5.	Money or property other than	wages
garnis	rit of garnishment in this case is	the garnishee is exempt from garnishment and hereby released and discharged; and the not on the to withhold wages, money or property from the it.
[] discha	The garnishee, having no mone arged and released from the writ	ey or property of the judgment debtor, is of garnishment.
[] judgm	The garnishee shall turn over to ent debtor shown on Exhibit A a	the judgment creditor the property of the ttached hereto.
6.	Costs and fees	
[] \$, ,	led, in addition to the above amounts, the sum of es pursuant to Section 35-12-16 NMSA 1978.
judgm judgm	orney fees, the same to be paid lent debtor, said sum shall be pa	sed \$ for its costs and \$ for by the If paid by the id from the first money otherwise payable to the the amount the judgment creditor is to be paid,
7. Paym	Payments ents under this order shall be se	nt to:
(name	e of judgment creditor)	
(addr	ess of judgment creditor)	
(city,	state and zip code)	
Date	1	 Judge

[As amended, effective June 15, 1986; January 1, 1987; July 1, 1992; January 1, 1996; October 15, 1999; December 3, 2001.]

ANNOTATIONS

The 2001 amendment, effective December 3, 2001, inserted "or spousal" in Paragraphs 3 and 4 and added Paragraph 7 following the heading "THE COURT ORDERS."

The 1999 amendment, effective October 15, 1999, deleted "[15%]" following "plus" in Paragraph I of the court orders.

The 1996 amendment, effective January 1, 1996, in the findings, substituted "a claim of exemption" for "three copies of the claim of exemption" in Paragraph 4, and added the second alternative in Paragraph 5 and inserted "which has been disputed" in the third alternative in Paragraph 5; and in the order, rewrote former Paragraphs 4 through 11 as Paragraphs 4 through 6.

The 1992 amendment, effective July 1, 1992 for use in the district courts, deleted former Finding 4, relating to certification in writing by the judgment creditor that the latter had mailed copies of specified items; redesignated former Findings 5 to 9 as present Findings 4 to 8; rewrote present Finding 4; deleted "Civil Form" preceding "Garnishment" at the fifth occurrence of that word in the fourth sentence of Order 4; and made several gender neutral substitutions.

Cross references.— For attorney fees and costs, see Section 35-12-16 NMSA 1978.

For garnishments, see Section 35-12-18 NMSA 1978.

For support enforcement, see Section 40-4A-1 NMSA 1978 et seg.

For maximum allowable garnishment under federal law, see 15 U.S.C. § 1673.

For student loan requirements, see 20 U.S.C. § 1095a.

[For use with Rules 2-802 and 3-802 NMRA]

4-812. Judgment on writ of garnishment, claim of exemption, and order to pay.

	-
STATE OF NEW MEXICO COUNTY OF	
IN THE [MAGISTRATE] [METROPOLI	TAN] COURT
	, Plaintiff (Judgment Creditor),

V.		No
		, Defendant (Judgment Debtor).
		, Garnishee.
		JUDGMENT ON WRIT OF GARNISHMENT, CLAIM OF EXEMPTION, AND ORDER TO PAY
This	s matter co	ming before the court, the court finds:
1.	The judg	ment creditor,, has a judgment dated
2.		amount of the judgment including the principal, interest, costs, and attorney fees by the judgment was \$
3.	interest a additiona	date the judgment was filed through the date this Application was signed, additional at the rate of% totals \$ Judgment creditor has incurred costs of \$ and additional attorney fees of \$ Payments have been received.
4.	Application	aid balance now due is \$ plus interest from the date this on is filed. Interest at% shall continue to accrue on any outstanding until the judgment is fully paid.
5.	The judg	ment debtor:
	[]	·
	[]	has filed a claim of exemption, which was not disputed. Therefore, the property or money shown on the claim of exemption is exempt;
	[]	has filed a claim of exemption that has been disputed and after hearing, the court finds that the following property is not exempt from garnishment:
6.	The garn	ishee:
	[]	is in default;
	[]	is indebted to the judgment debtor for wages;
	[]	is indebted to the judgment debtor in the amount of \$;
	[]	is not indebted to the judgment debtor;
	[]	holds property of the judgment debtor;
	[]	does not hold property of the judgment debtor.
7.	The garn	ishee:
	[]	is garnishing wages, and has certified that it has mailed copies of the application for a writ of garnishment; the writ of garnishment; and a copy of its answer to the judgment debtor(s) or their attorney of record, if any.

		mailed co	hing property or money other than wages, and has certified that it has opies of the application for a writ of garnishment; the writ of garnishment; a right to claim exemptions; a claim of exemption form; and a copy of its othe judgment debtor(s) or their attorney of record, if any.
8.			inforcement Act, the garnishee: ding \$ of the judgment debtor's income under a notice to ncome.
THE	COUF	RT ORDERS:	
[]	1.	The garnishe	ment against garnishee ee having failed to answer the writ, the judgment creditor shall recover from e the sum of \$ plus interest at% per year from the gment is filed.
[]	2.	The judgmer plus interest	money other than wages at creditor shall recover from the garnishee the sum of \$ at% per year from the date this judgment is filed, this sum being held other than as wages.
[]	3.	The judgmer recover from year from judgment de	olding other than child or spousal support In the being other than for child or spousal support, the judgment creditor shall It the garnishee the sum of \$, plus interest at% per The date this judgment is filed, until paid in full, to be deducted from the otor's wages.
		The garnishe one of the fo	ee SHALL PAY THE JUDGMENT DEBTOR, whichever amount is greater, llowing:
		(a)	seventy-five percent (75%) of the judgment debtor's disposable earnings for any pay period; OR
		(b)	an amount each week equal to forty (40) times the highest applicable minimum hourly wage rate at the place the wages were earned. A table giving equivalent exemptions for pay periods of other than one week may be obtained from the director of the financial institutions division of the regulation and licensing department. "Disposable earnings" means that part of the defendant's wage or salary remaining after deducting the amounts that are required by law to be withheld. "Highest applicable minimum hourly wage rate" means the highest federal, state, or local minimum hourly wage rate for an eight-hou

The remaining balance of the judgment debtor's disposable earnings shall be paid over to the judgment creditor each payday until the judgment herein is paid in full. If the wages of the judgment debtor are not enough to garnish because of the application of the

hourly wage rate.

day or a forty-hour week. It is immaterial whether you are exempt under federal, state, or local law from paying the highest applicable minimum

formula set forth above, this order shall continue and shall automatically take effect wher the wages of the judgment debtor shall increase to an amount that creates disposable earnings based on the formula set forth above.

If wages are being withheld under a notice to withhold income under the Support Enforcement Act, this garnishment shall continue in effect until the notice to withhold income has been voided, modified, suspended or terminated, at which time the full amount allowed for garnishment shall be paid to the judgment creditor.

If the wages are being withheld under a notice to withhold income under the Support Enforcement Act, but are less than twenty-five percent (25%) of the judgment debtor's disposable earnings, the difference between the amount withheld for child or spousal support and the amount equal to twenty-five percent (25%) of the judgment debtor's disposable earnings shall be paid to the judgment creditor until the child or spousal support notice to withhold income has been voided, modified, suspended, or terminated, at which time the full amount allowed for this garnishment shall be paid to the judgment creditor.

If wages are being withheld under a prior garnishment and/or a prior demand warrant for unpaid taxes, the prior garnishment and/or prior demand warrant shall be paid first and on full payment of the prior garnishment and/or prior demand warrant, the full amount allowed for this garnishment shall be paid to the judgment creditor.

-		[]	The money or property held by the garnishee is exempt from garnishment and the
			writ of garnishment in this case is hereby released and discharged; and the garnishee no longer has any obligation to withhold wages, money, or property from the judgment debtor on account of that writ.
		[]	The garnishee, having no money or property of the judgment debtor, is discharged and released from the writ of garnishment.
		[]	The garnishee shall turn over to the judgment creditor the property of the judgment debtor shown on Exhibit A attached hereto.
[]	5.	Costs	s and fees of garnishee
		[]	The garnishee shall be reimbursed \$ for its costs and \$ for it attorney fees to be paid by the If paid by the judgment debtor, the sum shall be paid from the first money otherwise payable to the judgment creditor but shall not reduce the amount due the judgment creditor as determined above.
6.	Payr	nents	
	Payr	nents ur	nder this order shall be sent to:
	(nan	ne of jud	Igment creditor)
	(add	ress of	iudgment creditor)

Money or property other than wages

[]

4.

(city, state, and zip code)		
(phone number of judgment creditor)		
 Date	 Judge	

USE NOTES

- 1. See Jemko, Inc. v. Liaghat, 1987-NMCA-069, ¶ 10, 106 N.M. 50, 738 P.2d 922 (providing that a judgment creditor, acting under a writ of garnishment, may only seize property belonging to the judgment debtor); Alcantar v. Sanchez, 2011-NMCA-073, 150 N.M. 146, 257 P.3d 966 (discussing garnishment procedures in the case of joint bank accounts).
 - 2. Use this form only for actions filed on or after July 1, 2023.

[As amended, effective July 1, 1992; January 1, 1996; December 3, 2001; by Supreme Court Order No. 12-8300-030, effective for all cases filed or pending on or after January 7, 2013; as amended by Supreme Court Order No. S-1-RCR-2024-00107, effective for all cases pending or filed on or after December 31, 2024.]

ANNOTATIONS

The 2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00107, effective December 31, 2024, revised certain provisions related to amounts the garnishee is ordered to pay the judgment debtor, and revised the Use Notes; after the heading "Wage withholding other than child or spousal support", in Item 3(a), after "disposable earnings", deleted "(salary less social security, federal and state tax withholdings, and any other deduction required by law)", and in Item 3(b), after "(40) times the", deleted "federal minimum hourly wage rate" and added the remainder of Item 3(b); in Use Note 1, after "Jemko, Inc. v. Liaghat", added "1987-NMCA-069, ¶ 10", after "50", deleted "52", and after "738 P.2d 922", deleted "925 (Ct. App. 1987)", and added Use Note 2.

The 2012 amendment, approved by Supreme Court Order No. 12-8300-030, effective January 7, 2013, simplified the former language of the court's findings and order; required findings concerning service of the pleadings on the debtor; added Paragraph 1 of the court's findings; in Paragraphs 2 through 3 of the court's findings, simplified the language of former Paragraphs 1 through 3; deleted former Paragraph 4 of the court's findings that the debtor is not an employee of the garnishee and that the garnishee has complied with service requirements; in Paragraph 5 of the court's findings, in the second paragraph, simplified the former language of the paragraph and deleted the former fourth paragraph which duplicated the first paragraph; added Paragraph 7 of the court's

findings; renumbered former Paragraph 7 of the court's findings as Paragraph 8; in Paragraph 8 of the court's findings, deleted the former second paragraph which stated that the garnishee is not withholding income pursuant to a Notice; deleted former Paragraph 8 of the court's findings which concerned the award of fees and costs pursuant to Section 35-12-16 NMSA 1978; in Paragraphs 1, 2, and 3 of the court's order, simplified the former language of these paragraphs; in Paragraph 3 of the court's order, in the fourth paragraph, added the last sentence; in Paragraph 5 of the court's order, deleted the former first paragraph which concerned the award of costs and fees pursuant to Section 35-12-16 NMSA 1978; and in Paragraph 6 of the court's order, added the creditor's telephone number.

The 2001 amendment, effective December 3, 2001, following the heading "THE COURT ORDERS", substituted the fill-in the blank percentage for "15%" in Paragraph 1, inserted "or spousal" in Paragraph 3, and added Paragraph 6.

The 1996 amendment, effective January 1, 1996, in the findings, substituted "a claim of exemption" for "three copies of the claim of exemption" in Paragraph 4, and added the second alternative in Paragraph 5 and inserted "which has been disputed in the third alternative in Paragraph 5; and in the order, rewrote former Paragraphs 4 through 10 as Paragraphs 4 and 5.

The 1992 amendment, effective July 1, 1992 for use in the magistrate and metropolitan courts, deleted former Finding 4, relating to certification by the judgment creditor that the latter had mailed copies of specified items; redesignated former Findings 5 to 9 as present Findings 4 to 8; and rewrote present Finding 4.

Cross references.— For attorney fees and costs, see Section 35-12-16 NMSA 1978.

For garnishments, see Section 35-12-18 NMSA 1978.

For support enforcement, see Section 40-4A-1 NMSA 1978 et seg.

For maximum allowable garnishment under federal law, see 15 U.S.C. § 1673.

For student loan requirements, see 20 U.S.C. § 1095a.

4-813. Default judgment against garnishee.

[For use with Rules 1-065.1, 2-802 and 3-801 NMRA]

-	-
STATE OF NEW MEXICO	

IN THE	COURT	No
	COUNTY	
	, Plaintiff	

against				
		_, Defendant . Garnishee		
		NST GARNISHE	:=	
DEFAULT JUDG	JIVIEN I AGAI	INST GARNISHE	:E	
This action was heard by the coufor failure to answer.	rt. The court f	finds that the Gar	nishee is in default	
THE COURT ORDERS that the che Garnishee, together with interest			from	
,		Judge		
As amended, effective June 15, 198	36.]			
4-814. Release of garnishme	ent.			
For use with Rules 1-065.1, 2-802 a	ınd 3-801 NM	RA]		
STATE OF NEW MEXICO				
N THE	_ COURT		No	
	_COUNTY	Dlaintiff		
against		_, Flailluii		
		_, Defendant _, Garnishee		
RELEAS	SE OF GARN	ISHMENT		
The WRIT OF GARNISHMENT in the Garnishee no longer has any obliche Judgment Debtor on account of the supplies	ligation to with	•	-	
		Judge		
4.045.01				

4-815. Sheriff's report of sale of seized property.

[For use with Rules 1-065.1, 2-801 and 3-801 NMRA]

STATE OF NEW MEXICO

IN THE	COURT	No
	COUNTY	
		_, Plaintiff
V.		
		_, Defendant
		F SEIZED PROPERTY
Description of property sold:		
(invento	ry may be a	nttached)
Date of sale:		,
Date of judgment		Interest rate %
Amount of judgment		\$
Amount of interest since date of judgm	nent	\$
Amount of accrued costs since date of	judgment	\$
Amount of sheriff's costs		\$
Total amount received from sale		\$
Amount paid to judgment creditor		\$
Date of return:		
	•	of New Mexico
By _ Dop	uty or other	authorized person
Бер	uty of other	authorized person
(The Sheriff is obliga	ted by law t	o make timely return)
[Adopted, effective July 1, 1992.]		
4-820. Certificate of Dean of la	aw schoo	ıl.
[For use with Rule 1-094.1 NMRA]		
CERTIFICATE OF DEAN OF		SCHOOL OF LAW
I hereby certify that I am the dean of School of Law and that this school of I		nerican Bar Association accredited law

regarding field placement programs.	THE AMERICAN DAI ASSOCIATION
I further certify that	e-named law school who has
I further certify that the above-named student is program and will receive law school credit hours for Mexico under the direction or supervision of	of the State Bar of New Mexico who we or more years. This law school and ending and ending dates of program not to exceed ent meets the academic and moral
,	Dean
[Adopted, effective January 1, 1995.]	
4-821. Order approving clinical law stud	dent appearance.
[For use with Rules 1-094 and 1-094.1 NMRA]	
STATE OF NEW MEXICO IN THE DISTRICT COURT JUDICIAL DISTRICT	, Plaintiff
against	No
	, Defendant
ORDER APPROVING CLINICAL LAW	STUDENT APPEARANCE
in a clinical law program of the which meets the requirements of (Rule 1-094) (Rule Procedure for the District Courts has requested that	e 1-094.1) of the Rules of Civil

1-094.1).	
It is hereby ordered that the above-name as authorized by (Rule 1-094) (Rule 1-094.1	d law student may participate in this case).
Date	District Judge
USE N	OTES
If the clinical law student is enrolled in an the dean of the law school must be filed with	
[Adopted, effective January 1, 1995.]	
4-830. Writ of certiorari.	
[For use with Rule 1-075 NMRA]	
STATE OF NEW MEXICO IN THE DISTRICT COURT	
JUDIC	CIAL DISTRICT, Petitioner
v.	No
	, Respondent
WRIT OF C	ERTIORARI
To:	
(name of administrative agency);	
The court has reviewed the petition for w and finds:	rit of certiorari filed in the above-styled case
1. That the court has jurisdiction over administrative agency).	(name of
2. That the petitioner does not have a st orders or decisions of the above administration	, ,

3. That the petition makes a prima facie showing that the petitioner may be entitled to the relief sought by the petition.

program, be permitted to participate in this matter as authorized by (Rule 1-094) (Rule

IT IS THEREFORE ORDERED that the petition for writ of certiorari in the above case be and hereby is granted.
IT IS FURTHER ORDERED that (name of administrative agency) prepare and file with this court within thirty (30) days after the date of service of this writ on (name of administrative agency) the record on appeal in compliance with Paragraph F of Rule 1-075 of the Rules of Civil Procedure for the District Courts.
IT IS FURTHER ORDERED that the review in this case shall proceed in compliance with Rule 1-075 of the Rules of Civil Procedure for the District Courts.
District Judge
Dated:
CERTIFICATE OF SERVICE
I certify that I caused a copy of this writ of certiorari to be served on the following persons or entities by (delivery) (certified mail, postage prepaid) on this day of;
(1)
(Address)
(Name of party)
(Address)
(3)
(Address)
(Petitioner) (Attorney for petitioner)
AFFIDAVIT OF SERVICE OF PARTY
I declare under penalty of perjury that I caused a copy of this writ of certiorari to be served on the following persons or entities by <i>(delivery) (certified mail, postage prepaid)</i> on this day of;:
(1)

(2)	(Address)	
(2)	(Name of party)	
(0)	(Address)	
(3)	(Name of party)	
	(Address)	
	(Petitioner)	
[Adop	oted, effective January 1, 1996.]	
	1. Petition for writ of certiorari in appeal pursuant to mployment Compensation Law.	
[For ι	use with Rule 1-077 NMRA]	
STAT COU	TE OF NEW MEXICO NTY OF JUDICIAL DISTRICT	
Petiti	oner,	
V.	No Admin. Case No	
New Mexico Department of Workforce Solutions,		
and		
Resp	ondents. (Former Employer or Employee),	
	PETITION FOR WRIT OF CERTIORARI	
the S	etitioner appeals from the decision of the Workforce Transition Services Division of tate of New Mexico Department of Workforce Solutions in this case and states the ving in support of this petition for a writ of certiorari:	
1. prope	Petitioner resides inCounty, New Mexico, and venue is therefore erly in this court.	

2. This petition is timely filed within thirty (30) days from the date of the final decision of the secretary of the Department of Workforce Solutions or the board of review. The date of the final decision is, and copy of the final decision is attached to this petition.			
Statement of issues.			
3. Petitioner believes the final decision was incorrect for the following reasons. (Please list below in numerical order the reasons why you believe the final decision is incorrect. If you are raising more than three issues, list them on a separate sheet and attach it to this petition. See Rule 1-077(J) NMRA for a list of the reasons why the district court may reverse a decision of the board of review or secretary. After each statement of issue, state how the issue was raised in the administrative agency below.)			
Issue No. 1:			
Issue No. 2:			
Issue No. 3:			
Summary of proceedings.			
4. The following is a concise summary of what happened in this case, and it includes a short statement of all the facts that are relevant to the issues listed in this petition. (<i>Attach additional pages if necessary</i>):			

Statement of relief sought.

5. Petitioner asks the court to issue a writ of certiorari to review the issues listed above. A copy of the proposed writ of certiorari is attached to this petition. (See Form 4-832 NMRA) Petitioner also asks the court to provide the following specific relief after reviewing this petition and issuing the writ:			
		(Signature of Petitioner)	
		(Petitioner's address)	
		(Petitioner's phone number)	
	CERTIFICATE OF S	SERVICE	
following	ertify that I caused a copy of this petition for ing persons or entities by (<i>delivery</i>) (<i>certified</i> ;		
(1)	Office of General Counsel of the State of New Mexico Department of Workforce Solutions		
	(Address)		
(2)	(Name of Respondent Former Employer or Employee)		
	(Address)		
(3)	(Name of any other party to the proceed	lings)	
	(Address)		
		(Petitioner)	

USE NOTES

- 1. If the Petitioner is not represented by counsel, the affidavit of service must be completed.
- 2. If the petition for writ of certiorari is not filed within thirty (30) days of the final decision issued by the secretary or board of review, the district court will not have jurisdiction to hear the appeal.
- 3. Both the Department of Workforce Solutions and the former employer or employee must be named and joined as parties (*respondents*) to the appeal on the petition for writ of certiorari and the writ of certiorari.

[Adopted by Supreme Court Order No. 11-8300-012, effective April 18, 2011.]

4-832. Writ of certiorari in appeal pursuant to Unemployment Compensation Law.

[FOI USE WITH RUIE 1-077 NIVIRA]	
STATE OF NEW MEXICO COUNTY OF	
JUDICIAL DIS	TRICT
Petitioner,	
V.	No Admin. Case No
New Mexico Department of Workforce Sc	olutions,
and	
Respondents.	_ (Former Employer or Employee),

WRIT OF CERTIORARI

To: Office of General Counsel of the State of New Mexico Department of Workforce Solutions

The court has reviewed the petition for writ of certiorari filed in the above-styled case and finds the following:

- 1. The court has jurisdiction over the Workforce Transition Services Division of the State of New Mexico Department of Workforce Solutions and the other named Respondent and venue is proper in this county;
- 2. The petitioner has a statutory right to judicial review of the administrative decision in the above-styled case under the Unemployment Compensation Law; and
- 3. The petition seeks relief from the administrative decision on one or more of the grounds set forth in Subparagraphs (1), (2), or (3) of Paragraph J of Rule 1-077 NMRA.

IT IS FURTHER ORDERED that the Workforce Transition Services Division of the State of New Mexico Department of Workforce Solutions prepare and file with this court within twenty (20) days from the date of service of this writ the record on appeal in compliance with Paragraph G of Rule 1-077 NMRA.

IT IS FURTHER ORDERED that the review in this case shall proceed in compliance with Rule 1-077 NMRA.

	District Judge
Dated	d:
	CERTIFICATE OF SERVICE
perso	certify that I caused a copy of this writ of certiorari to be served on the following ons or entities by (delivery) (certified mail, postage prepaid) on this day of, 20:
(1)	Office of General Counsel of the State of New Mexico Department of Workforce Solutions
(2)	(Address)
(2)	(Name of Respondent Former Employer or Employee)
(2)	(Address)
(3)	(Name of any other party to the proceedings)
	(Address)
	(Petitioner)

- 1. If the Petitioner is not represented by counsel, the affidavit of service must be completed.
- 2. If the petition for writ of certiorari is not filed within thirty (30) days of the final decision issued by the secretary or board of review, the district court will not have jurisdiction to hear the appeal.
- 3. Both the Department of Workforce Solutions and the former employer or employee must be named and joined as parties (respondents) to the appeal on the petition for writ of certiorari and the writ of certiorari.

[Adopted by Supreme Court Order No. 11-8300-012, effective April 18, 2011.]

[For use with Magistrate Court Rule 2-806 NMRA,

Metropolitan Court Rule 3-806 NMRA1

4-833. Stipulation of dismissal; mediated settlement agreement.

STATE OF NEW MEXICO
[COUNTY OF ______]
_____COURT
______, Plaintiff,
v. No. ______

STIPULATION OF DISMISSAL AFTER MEDIATED SETTLEMENT AGREEMENT

The parties have entered into a Mediated Settlement Agreement. The parties stipulate that this case should be dismissed because the Mediated Settlement Agreement fully and finally resolves all of the issues in this case. However, if the terms of the Mediated Settlement Agreement are not fulfilled, the parties reserve the right to ask the court to reopen this case within five years from the filing date of this document for the limited purpose of entering a judgment to enforce the terms of the Mediated Settlement Agreement and for such other relief as the court deems just and proper.

The parties have agreed (check one):

[] To file the Mediated Settlement Agreement in this case; or

_____, Defendant.

actio	To waive filing the Mediated Settlement Agreement in this case. Each party will responsibility for retaining a copy of the Mediated Settlement Agreement. In any related to the Mediated Settlement Agreement, the responsibility to produce a of the Mediated Settlement Agreement belongs to the parties and not to the court.
	Plaintiff or Attorney for Plaintiff
	Defendant or Attorney for Defendant
_	oted by Supreme Court Order No. 14-8300-012, effective for all cases filed or ng on or after December 31, 2014.]
4-83	4. Motion for judgment and statement of noncompliance.
-	use with Magistrate Court Rule 2-806 NMRA; politan Court Rule 3-806 NMRA]
	E OF NEW MEXICO NTY OF]
	COURT
	, Plaintiff,
v.	No
	, Defendant.
	MOTION FOR JUDGMENT AND STATEMENT OF NONCOMPLIANCE
	equest that the court reopen this case and enter a judgment enforcing the terms of diated Settlement Agreement. In support of this request, I state as follows:
1. [The parties entered a Mediated Settlement Agreement, and a Stipulation of Dismissal After Mediated Settlement Agreement was filed on (date).
2. [Plaintiff/Defendant has breached the terms of the Mediated Settlement Agreement.
3. [A copy of the Mediated Settlement Agreement was filed with the court on (date); or
[A copy of the Mediated Settlement Agreement was not filed, but is attached.
(check all that apply)

4.	[]	Under the terms of the Mediated Plaintiff/Defendant agreed to pa	
	[]	Under the terms of the Mediated	
	(che	eck all that apply)	·
5.	[]	As of today's date, Plaintiff/Defe As of today's date, Plaintiff/Defe	endant has paid a total of \$endant has done the following:
	(che	eck all that apply)	
6.	[]	Under the terms of the Mediated Plaintiff/Defendant still owes a to Under the terms of the Mediated	otal of \$
7.	[]	for any other relief that the court	
	-	yments remaining:	\$
	Inte	erest, costs, fees, and other amour	· · · ·
			\$ \$
			\$ \$
			\$
	Tot:	al judgment requested:	\$ \$
af and	ffirm u	, ,	laws of the State of New Mexico that the forgoing is true
			Signature
			Printed Name
			Address
			City, State, and Zip Code
			Phone
		STAT	TEMENT OF SERVICE

	ler the laws of the State of New Mexico that I served a copy ollowing person(s) by certified mail, postage prepaid, on
Name	Name
Address	Address
City, State, and Zip Code	City, State, and Zip Code
Signature	
Printed Name	
[Adopted by Supreme Court Order No pending on or after December 31, 20	o. 14-8300-012, effective for all cases filed or 14.]
ARTICLE 9 Statutory Proceedings	
4-901. Three (3)-day notice of Resident Relations Act).	f nonpayment of rent (Uniform Owner-
[Section 47-8-33 NMSA 1978]	
NONP	(3)-DAY NOTICE OF AYMENT OF RENT¹ per-Resident Relations Act)
To: Address:	
	, New Mexico
You are notified that you are not in separate agreement about the premis	n compliance with the rental agreement or ses at: ²
New Mexico	·
by failure to pay rent as follows:	
\$	
\$	

\$	
Total due: \$	
	ithin three (3) days from the date of delivery of this e rental agreement and can file in court to evict you. pear in court.
•	or home without a court order. This notice does not me without the opportunity to first go to court to of the rental agreement.
amount of rent owed by going to the tell your side of the story. If you do	the termination of the rental agreement or the e court hearing to respond to the owner's claims and not attend the court hearing, the court may enter a court order evicting you from the premises.
	the home voluntarily before you have had the chance udge has issued an order in the case.
Payment will be accepted only by:	
[] cash	[] money order
[] cashiers or certified check	[] personal check
Dated this day of	
	(Owner) (Agent)
Service of notice:	
[] personally delivered to resident [] posted [] mailed certified mail, return rece [] mailed	ipt requested
[] Delivered [] Posted:	Mailed:

Time: _____

Date: _____

By:3 _____

Time: _____

Date:

By:3 _____

- 1. The owner/agent giving notice should keep two (2) copies in case they are needed for court.
- 2. If the leased premises is an apartment, include the name of the apartments and the apartment number. This form may also be used for a mobile home park with less than twelve (12) units. See NMSA 1978, § 47-10-2(C) (1997).
 - 3. Include the name of the person delivering, posting, or mailing the notice.

[As amended, effective September 2, 1997; April 6, 1998; as amended by Supreme Court Order No. 20-8300-018, effective December 31, 2020.]

ANNOTATIONS

The 2020 amendment, approved by Supreme Court Order No. 20-8300-018, effective December 31, 2020, provided notice to the resident, when rent is past due, that the owner may terminate the rental agreement, that the owner of the premises can file an eviction action in court, that the resident has the right to challenge the owner's termination of the rental agreement or the amount of rent owed, and of the possible consequences of an eviction action, made technical, nonsubstantive changes, and revised the Use Notes; after "three (3) days from the date of delivery", deleted "set out below" and added "of this notice", added "the owner may terminate", after "the rental agreement", deleted "shall be terminated" and added "and can file in court to evict you. You may receive a summons to appear in court.", and added the next three undesignated paragraphs; and in Use Note 1, after "The", deleted "party" and added "owner/agent", after "(2) copies", deleted "for possible court action" and added "in case they are needed for court".

The 1998 amendment, effective April 6, 1998, inserted "rent" following "by failure to pay", deleted the explanation of entries for different charges, substituted "amount due" for "rent", deleted "and mailed certified mail, return receipt requested" following "posted" in the service certification, deleted Use Note 3, renumbered Use Note 4 as Use Note 3 and substituted "Include" for "Set forth" in Use Note 3.

The 1997 amendment, effective September 2, 1997, deleted "rent as due" following "failure to pay" and added the entries for the different charges, added the payment method choices, rewrote the service certification, added Use Notes 2 through 4, and made stylistic changes throughout.

4-901A. Three (3)-day notice of substantial violation of rental agreement (Uniform Owner-Resident Relations Act).

[Section 47-8-33 NMSA 1978]

THREE (3)-DAY NOTICE OF SUBSTANTIAL VIOLATION OF RENTAL AGREEMENT

(Uniform Owner-Resident Relations Act)

l 0:			
	and all other occupants		
Address:			
		, New Mexico	
	e notified that you, or someone with agreement or separate agreement a	your consent, has substantially violated bout the premises at:1	d
		, New Mexico	
	on or about,, id the following:	(date), you, or someone with y	ou
includes (<i>c</i>	check all that apply): session, use, sale, distribution, or m	anufacture of a controlled substance,	
	misdemeanor possession and use;		
[] unla	awful use of a deadly weapon;		
[] unla	awful action causing serious physica	I harm to another person;	
[] sexu	ual assault or sexual molestation of	another person;	
	ry into the dwelling unit or vehicle of and with intent to commit theft or as	another person without that person's ssault;	
[] thef use of forc		f another person by use or threatened	
[] inte (\$1,000.00		rty in excess of one thousand dollars	

As a result of this conduct, the owner of the premises may terminate the rental agreement three (3) days from the date of service set out below.

You cannot be evicted from your home without a court order. This notice does not mean that you must leave your home without the opportunity to first go to court to challenge the owner's termination of the rental agreement.

The owner may file in court to evict you for a substantial violation of the rental agreement. You have the right to challenge the termination of the rental agreement by going to the court hearing to respond to the owner's claims and tell your side of the story. If you do not go to the court hearing, the court may enter a judgment against you and issue a court order evicting you from your home.

If y	you choose to leave	the premises, you n	nust leave n	o later than(da	ite).
Da	ated this	day of	 ,		
				(Owner) (Agent)	
Servi	ce of notice:2				
[] [] []	•	ed to resident I certified mail, return mail, return receipt r		uested	
[] De	livered [] Posted:		Mailed:		
Time:			Time:		
Date:			Date:		

USE NOTES

- 1. If the leased premises is an apartment, include the name of the apartments and the apartment number. This form may also be used for a mobile home park with less than twelve (12) units. See NMSA 1978, § 47-10-2(C) (1997).
- 2. If this notice is personally delivered to the resident, mailing or posting is not required. If posted, mailing by certified mail is also required by this form. A posted notice must be affixed to a door by taping all sides or placing it in a fixture or receptacle designed for notices. See NMSA 1978, § 47-8-13(D) (1995).

The party giving notice should retain two (2) copies for possible court action.

3. Set forth the name of the person delivering, posting, or mailing the notice.

[Adopted, effective September 2, 1997; as amended, effective October 15, 1999; as amended by Supreme Court Order No. 20-8300-018, effective December 31, 2020.]

ANNOTATIONS

The 2020 amendment, approved by Supreme Court Order No. 20-8300-018, effective December 31, 2020, provided notice to the resident, when there has been a substantial violation of the rental agreement, that the owner of the premises may terminate the rental agreement, that the owner may file an eviction action in court, that the resident has the right to challenge the owner's termination of the rental agreement, and of the possible consequences of an eviction action, made technical, nonsubstantive amendments, and revised the Use Notes; and after "As a result of this conduct, the", added "owner of the premises may terminate the", after "rental agreement", deleted "shall terminate", after "set out below.", deleted "You must vacate the premises no later than ______ (date). Failure to vacate by this date will result in a legal action against you.", and added the next two undesignated paragraphs.

The 1999 amendment, effective October 15, 1999, conforms this form with the 1999 amendment of 47-8-3 NMSA 1978 by Laws 1999, ch. 99, § 1.

4-902. Seven (7)-day notice of noncompliance with rental agreement (other than failure to pay rent) (Uniform Owner-Resident Relations Act).

[Sections 47-8-27.1, 47-8-33, 47-8-37 NMSA 1978]

SEVEN (7)-DAY NOTICE OF NONCOMPLIANCE WITH RENTAL AGREEMENT (OTHER THAN FAILURE TO PAY RENT)¹ (Uniform Owner-Resident Relations Act)

To: Address:		
		, New Mexico
	tified that you are not in ement about the premis	n compliance with the rental agreement or ses at:2
		, New Mexico
in that on or at noncompliance		, (date), the following

(describe the noncompliance specifically and in detail.	Attach additional pages if necessary.)
You cannot be evicted from your home without a comean that you must leave your home without the opportunity that the termination of the rental agreement.	
[] First notice. If you, the tenant, correct the nonc from the date of delivery of this notice, the rental agree be permitted to stay. If you do not correct the noncomp the date of delivery, the owner may terminate the renta evict you.	ment will continue and you will villance within seven (7) days from
If the owner files in court to evict you, you, the tenar termination of the rental agreement by going to the court your side of the story. If you do not go to the court hear judgment against you and issue a court order evicting y	ort hearing to respond and tell ring, the court may enter a
Even if you correct the noncompliance, if a second rental agreement occurs within six (6) months of the first terminate the rental agreement and file in court to evict	st noncompliance, the owner may
[] Second notice. You were given previous notice (date). Therefore, you have been twice or more within a six (6)-month period. As a result the rental agreement in seven (7) days from the date or not voluntarily leave the premises by may file in court to evict you, and you may receive a sufficient seven (7).	en in material noncompliance t, the owner/agent may terminate f delivery of this notice. If you do (insert date), the owner
You have the right to challenge the termination of the to challenge the termination of the rental agreement, you respond to the owner's claims and tell your side of the court hearing, the court may enter a judgment against evicting you from the premises.	ou must go to the court hearing to story. If you do not go to the
Dated this day of,	·
$\overline{(}$	Owner) (Agent) (Resident)
Service of notice	
[] personally delivered to resident [] posted [] mailed certified mail, return receipt requested	

[] Delivered [] Posted:	Mailed:
Time:	Time:
Date:	Date:
By:3	Bv: ³

- 1. The party giving notice should retain two (2) copies for possible court action. If this form is used by the resident some modifications will be necessary.
- 2. If leased premises is an apartment, include the name of the apartments and the apartment number. This form may also be used for a mobile home park with less than twelve (12) units. See NMSA 1978, § 47-10-2(C) (1997).
 - 3. Include the name of the person delivering, posting, or mailing the notice.

[As amended, effective September 2, 1997; April 6, 1998; as amended by Supreme Court Order No. 20-8300-018, effective December 31, 2020.]

ANNOTATIONS

The 2020 amendment, approved by Supreme Court Order No. 20-8300-018, effective December 31, 2020, provided notice to the resident, when the resident is not in compliance with the rental agreement, that the owner of the premises may terminate the rental agreement and may file an eviction action in court, that the resident has the right to challenge the owner's termination of the rental agreement, that, even if the noncompliance is corrected, if a second material noncompliance with the rental agreement occurs within six months of the first noncompliance, that the owner of the premises may terminate the rental agreement and may file an eviction action in court, and of the possible consequences of an eviction action, made technical, nonsubstantive amendments, and revised the Use Notes; after "Attach additional pages if necessary.)", added the next undesignated paragraph; after "First notice. If", deleted "this" and added "you, the tenant, correct the", after "noncompliance", deleted "is not corrected", after "date of delivery", deleted "set out below" and added "of this notice", after "rental agreement", deleted "shall be terminated and you shall be required to vacate the premises. Regardless of whether this noncompliance is corrected, if a second material noncompliance with the rental agreement or any separate agreement occurs within six (6) months of this initial noncompliance, the rental agreement will be terminated" and added "will continue and you will be permitted to stay. If you do not correct the noncompliance within seven (7) days from the date of delivery, the owner may terminate the rental agreement and file in court to evict you", added the next two undesignated paragraphs; in the paragraph with the heading "Second notice.", after "As a result", added "the owner/agent may terminate", after "rental agreement", deleted "shall terminate" and added "in", after "of this notice", deleted "You must vacate" and added "If you do not voluntarily leave", after "(insert date)", deleted "Failure to vacate by this date

will result in a legal action against you" and added "the owner may file in court to evict you, and you may receive a summons to appear in court"; and added the next undesignated paragraph.

The 1998 amendment, effective April 6, 1998, deleted "and mailed, return receipt requested" following "posted" in the service certification, deleted Use Note 3, renumbered Use Note 4 as Use Note 3 and substituted "Include" for "Set forth" in Use Note 3.

The 1997 amendment, effective September 2, 1997, inserted "or separate agreement" near the beginning, inserted the entry for when the noncompliance occurred, designated the exist language as "First Notice" and added the language at the end of the First Notice beginning "and you shall be", added the second notice, added "(Agent)" below the signature line, rewrote the certification of service, added the last sentence in Use Note 1, added Use Notes 2 through 4, and made stylistic changes throughout.

4-902A. Resident's seven-day notice of abatement or termination of rental agreement (*Uniform Owner-Resident Relations Act*).

[Sections 47-8-27.2 and 47-8-37 NMSA 1978]

RESIDENT'S SEVEN-DAY NOTICE OF ABATEMENT OR TERMINATION OF RENTAL AGREEMENT¹

(Uniform Owner-Resident Relations Act)

Address:		
	(include name and unit number if applicable)	, , , , , ,
	, New Mexico	_ (zip code)
	otified that you have breached the rental agreement or the Uniform (Relations Act concerning the premises at:	Owner-
	,	Owner-

[] You failed to make repairs and do whatever is necessary to put and keep the premises in a safe condition as provided by applicable law and rules and regulations;

[] You failed to keep common areas of the premises in a safe condition;
[] You failed to maintain in good and safe working order and condition electrical, plumbing, sanitary, heating, ventilating, air conditioning or other facilities and appliances supplied by you;
[] You failed to provide and maintain appropriate receptacles for the removal of garbage and other waste and arrange for their removal from the appropriate receptacle;
[] You failed to supply running water and a reasonable amount of hot water at a reasonable temperature at all times;
[] The dwelling I rent from you does not substantially comply with the minimum housing codes that materially affect health and safety.
Specifically, the condition which needs to be remedied is as follows:
(describe the condition specifically and in detail. Attach additional pages if necessary.)
This condition materially affects the health and safety or habitability of the dwelling I rent. If reasonable steps are not taken to correct this condition within seven (7) days from the date of delivery set out below, I will: (check only one)
[] Reside in the dwelling and withhold one third of my daily rent until the condition is corrected;
[] Temporarily move from the dwelling and withhold all of my rent until the condition is corrected;
[] Terminate the rental agreement and vacate the dwelling.
Dated this,
Resident
Service of notice
[] personally delivered to owner [] posted and mailed

[] mailed [] mailed certified mail	
[] Delivered [] posted:	Mailed:
Time:	Time:
Date:	Date:
By ² :	By ² :
	USE NOTES
1. The party giving notice	e should retain two (2) copies for possible court action.
2. Include the name of the	ne person delivering, posting or mailing the notice.
[Approved, effective March 1 019, effective August 4, 2008	, 2000; as amended by Supreme Court Order No. 08-8300- 3.]
	ANNOTATIONS
	ctive August 4, 2008, changed the provision that provided frent from monthly rent to daily rent if the landlord does not rect the landlord's default.
4-903. Thirty-day notice Owner-Resident Relate	e to terminate rental agreement <i>(Uniform ions Act)</i> .
[Sections 47-8-33, 47-8-37 N	IMSA 1978]
	THIRTY-DAY NOTICE ¹ ERMINATE RENTAL AGREEMENT orm Owner-Resident Relations Act)
To:	
	, New Mexico
	, NON MOXICO
You are notified that the und	ersigned terminates the rental agreement concerning the premises at ² :
	, New Mexico
effective	, (date), and the premises are to be restored to the owner
on that date. Prepaid rent an	d damage deposit, if any, will be dealt with in accordance with the

this date will result in a legal action being ti	lied against you.
Dated this day of	·
	(Owner) (Agent) (Resident)
Service of notice	
[] personally delivered to resident [] posted [] mailed by certified mail, return receipt re	equested
[] Delivered [] posted:	Mailed:
Time:	Time:
Date:	Date:
By ³ :	By ³ :

Uniform Owner-Resident Relations Act and any agreement between the parties. Failure to vacate by

USE NOTES

1. The party giving notice should retain two (2) copies for possible court action.

This form may also be used for a mobile home park with less than 12 units. See Subsection C of Section 47-10-2 NMSA 1978.

If the residency is week-to-week, strike the words "Thirty-Day" in the title to this form, and insert the words "One-Week".

If the residency is month-to-month, the thirty (30) day notice must be given at least thirty (30) days before the periodic rental date; for example, if the rent is due on the 1st, the notice must be given at least thirty (30) days before the 1st.

- 2. If the leased premises is an apartment, include the name of the apartments and the apartment number.
 - 3. Include the name of the person delivering, posting or mailing the notice.

[As amended, effective September 2, 1997; April 6, 1998.]

ANNOTATIONS

The 1998 amendment, effective April 6, 1998, deleted "and mailed certified mail, return receipt requested" following "posted" in the service certification, substituted "include" for

"set forth" in Use Note 2, deleted Use Note 3, renumbered Use Note 4 as Use Note 3 and substituted "Include" for "Set forth" in Use Note 3.

The 1997 amendment, effective September 2, 1997, added "Failure to vacate by this date will result in a legal action being filed against you", inserted "(Agent)" below the signature line, rewrote the certification of service, added Use Notes 2 through 4, and made stylistic changes throughout.

4-904. Petition by owner for restitution.

[Sect	ions 47-8-42 and 47-8-46 NMS	SA 1978]
_	TE OF NEW MEXICO NTY OF COURT	
		No
		_, Plaintiff
٧.		
		_, Defendant
	_	OWNER FOR RESTITUTION vner-Resident Relations Act)
The p	plaintiff alleges:	
1.	Plaintiff is lawfully entitled to	possession of the premises located at1:
2. and h		ession of the premises under a rental agreement
anu i		agreement, as follows.

3.	Pla	intiff gave written notice of	
	[]t	rermination	
	[]t	preach of the rental agreement	
		defendant on,, (date), and defendant has failed to nedy the breach.	
	A c	copy of the written notice is attached as Exhibit A.	
(che	ck an	d complete if applicable)	
[]	4.	Defendant is indebted to plaintiff in the sum of \$ for unpaid rent, plus \$ rent per day to date of restitution, plus damages as determined by the court.	
[]	5.	Plaintiff holds \$ of defendant as a damage deposit under the rental agreement.	
[]	6.	Plaintiff requests separate trials on the issues of restitution and damages.	
Plain	tiff re	equests judgment against defendant, as follows:	
1.	lmr	mediate possession of the premises;	
2. restit	Un _l	paid rent of \$, plus \$ per day to date of ;	
3.	Daı	mages as may be determined by the court;	
4.	Cos	sts of this action;	
5.	Reasonable attorneys fees;		
6.	A civil penalty as provided by law;		
7.	Suc	ch other relief as the court may deem reasonable.	
Date	d:		
		Signed	
		Name (<i>print</i>)	

Address (print)	
City, state and zip code (print)	
Telephone number	

- 1. If the leased premises is an apartment, include the name of the apartments and the apartment number.
- 2. The owner must bring a copy of any written rental agreement to court for the hearing on the petition for restitution.

[Former Rule 4-905 SCRA 1986; recompiled as Rule 4-904 and amended, effective September 2, 1997; April 6, 1998; as amended by Supreme Court Order No. 05-8300-005, effective March 21, 2005.]

ANNOTATIONS

The 2005 amendment, effective March 21, 2005, substituted "Exhibit A" for "Exhibit B" in Paragraph 3 of this form.

The 1998 amendment, effective April 6, 1998, in the allegations, deleted "A copy of the rental agreement is attached as Exhibit A." in Paragraph 2, substituted "include" for "set forth" in Use Note 1 and added Use Note 2.

The 1997 amendment, effective September 2, 1997, recompiled this form, which was formerly compiled as Rule 4-905 NMRA; in the allegations, substituted "has breached" for "is now in default under" and added "A copy of the rental agreement is attached as Exhibit A" in Paragraph 2, substituted "gave" for delivered" and added "termination" in Paragraph 3, substituted "damages as determined by the court" for a blank for specific amount for damage to the premises in Paragraph 4, and deleted former Paragraph 7 relating to demand for a jury trial; in the prayer for relief, substituted "damages as determined by the court" for a blank for specific amount for damage to the premises in Paragraph 3, added Paragraphs 5 and 6, and redesignated former Paragraph 5 as paragraph 7; and made stylistic changes throughout.

Recompilations.— Former Rule 4-904 NMRA, relating to summons and notice of trial on petition for writ restitution, was recompiled as Rule 4-905 NMRA, effective September 2, 1997.

4-904A. Post-judgment application for writ of restitution and request for hearing.

[For use in Magistrate, Metropolitan, and District Courts with the **Eviction Prevention and Diversion Program**] STATE OF NEW MEXICO _____ COURT _____ COUNTY _____, Plaintiff(s), No. ٧. _____, Defendant(s). POST-JUDGMENT APPLICATION FOR WRIT OF RESTITUTION AND REQUEST FOR HEARING¹ (Uniform Owner-Resident Relations Act; Mobile Home Park Act) Plaintiff, whose name is ____ (include names of all Plaintiffs, if more than one), states as follows: 1. Plaintiff is an owner, landlord, or authorized representative of management² that has a (check one of the following) [] Judgment for Restitution under the Uniform Owner-Resident Relations Act; Judgment for Possession under the Mobile Home Park Act. 2. The Judgment is against Defendant, whose name is (include names of all Defendants, if more than one). Defendant's contact information is as follows (check one of the following): 3. Per Plaintiff's good faith search, Defendant's last known contact information is as follows (include for all Defendants, if more than one): Physical address: Mailing address (if different): Phone number with area code: Email address:

[] Despite Plaintiff's good faith search, Plaintiff has been unable to determine Defendant's current physical, mailing, or email address or phone number, and Plaintiff states that Plaintiff communicates with Defendant as follows

	(include information for all Defendants, if more than one):
4.	Defendant is a resident of, and remains in possession of, the property identified in Plaintiff's rental agreement with Defendant, located at the following full street address (include street number and street, name of apartment complex, building, and unit number (if any), city, state, and zip code):
5. 6. 7.	The Judgment is dated: The total amount awarded in the Judgment, including unpaid rent, damages, attorney's fees, costs, and interest, is \$ Since the date of the Judgment, Defendant has accrued the following additional itemized unpaid rent and/or other charges in the total amount of \$
	(attach an itemized list or insert amounts below for the monthly rent and other charges due through the date of this Application, as may be evidenced by the rental agreement(s)) Itemized charges: A copy of any relevant rental agreement with Defendant is attached to this application.
8 .	 if applicable, and complete) [] Since the Judgment, Plaintiff has received payments from Defendant totaling \$ to address the Judgment. [] Since the date of Judgment, Plaintiff has received \$ in total government rental assistance on behalf of the Defendant for the premises listed in Paragraph 4. \$ addressed the Judgment, and \$ was applied for rent due subsequent to the Judgment. [] Plaintiff is aware of a pending government rental assistance application made on behalf of Defendant for the premises listed in Paragraph 4 by: [] Defendant [] Plaintiff [] Other (specify):
9.	[] Other (specify): as a damage deposit for Defendant under the rental agreement.
10.	The unpaid balance now due from Defendant to Plaintiff, including the amount from Questions 7 and 8 above, is \$
11.	The undersigned certifies that the stay of writs of restitution for nonpayment of rent provided by Supreme Court Order Nos. 20-8500-007 and 20-8500-008 has been lifted by Supreme Court Order No. 22-8500 in this judicial district prior to the time and date of this application. ¹

12.	the Resource Informatio	Intiff has provided, or immediately will provide, a copy of n Sheet ³ designated for use in this particular Court to th this Post-Judgment Application for Writ of Restitution
13.	Under Supreme Court C	Prder No. 22-8500, ¹ Plaintiff seeks a post-judgment quests a hearing on this application. ⁴
Plainti	ff (signature)	
Plainti	ff (<i>print</i>)	
		number and street, name of apartment complex, y), city, state, and zip code):
Plainti	ff telephone number (<i>inclu</i>	ıde area code)
Plainti	ff email address	
	(required, unless	AFFIRMATION signed by an active New Mexico attorney)
	o, that the statements in th	enalty of perjury under the laws of the State of New nis application are true and correct to the best of my
Plain	tiff's signature	Date of signature
		USE NOTES

- 1. Insert the applicable order number. This application is for use only in conjunction with Supreme Court Order No. 22-8500-001, which created a pilot project to implement the Eviction Prevention and Diversion Program ("Program") in the Ninth Judicial District, or Supreme Court Order No. 22-8500-012, which implemented the Program in the remaining judicial districts in phases.
- 2. See Section 47-8-3 NMSA 1978 (providing definitions for the Uniform Owner-Resident Relations Act); Section 47-8-19(C) NMSA 1978 (addressing owner disclosures under the Uniform Owner-Resident Relations Act and describing who constitutes an

owner's agent); Section 47-10-2(A) NMSA 1978 (defining "landlord" and "management" for purposes of the Mobile Home Park Act).

- 3. Provide the Resource Information Sheet designated for use in the applicable court. For example, separate sheets exist for: (1) unincorporated areas of Bernalillo County; (2) Doña Ana County; and (3) Albuquerque and other parts of the State of New Mexico.
 - 4. This application must be filed in the court that issued the underlying judgment.

[Provisionally adopted by Supreme Court Order No. 22-8300-003, effective for all cases pending or filed on or after February 1, 2022, that are subject to the Eviction Prevention and Diversion Program; as amended by Supreme Court Order No. 22-8300-008, effective for all cases filed or pending on or after April 13, 2022, that are subject to the Eviction Prevention and Diversion Program.]

Committee commentary. —

[Provisionally adopted by Supreme Court Order No. 22-8300-003, effective for all cases pending or filed on or after February 1, 2022, that are subject to the Eviction Prevention and Diversion Program; withdrawn by Supreme Court Order No. 22-8300-008, effective for all cases pending or filed on or after April 13, 2022, that are subject to the Eviction Prevention and Diversion Program.]

ANNOTATIONS

The 2022 amendment, approved by Supreme Court Order No. 22-8300-008, effective April 13, 2022, that are subject to the Eviction Prevention and Diversion Program, removed an item requiring the Plaintiff to certify whether the property at issue is subject to federal thirty-day notice to vacate requirements, made technical amendments to the Use Notes, and deleted the committee commentary; in the Application for Writ of Restitution, deleted Item 13, which required the Plaintiff to certify whether the property at issue is subject to federal 30-day notice to vacate requirements, and redesignated Item 14 as Item 13; in Use Note 1, added "Insert the applicable order number", after "Ninth Judicial District, or", deleted "any subsequent", and after "Supreme Court Order", added "No. 22-8500-012, which", deleted Use Note 4, which provided "This may be a complicated legal determination, and Plaintiff is encouraged to consult an attorney. See generally the commentary to this form.", and redesignated former Use Note 5 as Use Note 4; and deleted the committee commentary, which discussed U.S. Department of Housing and Urban Development and other federal notice to vacate requirements.

4-904B. Petition by owner for restitution.

[Sections 47-8-42 and 47-8-46 NMSA 1978; for use only with the Eviction Prevention and Diversion Program]

		OF NEW MEXICO 'OF	
_		COURT	
		, Pla	aintiff(s),
V.			No
		, De	efendant(s).
			NER FOR RESTITUTION Resident Relations Act)
	Plaint	iff, whose name is	
		(include nam	es of all Plaintiffs, if more than one), alleges:
1.		Plaintiff is an owner ¹ lawfully	entitled to possession of the premises located at: , New Mexico
2.		number (if any), city, and zip of Defendant entered into posse	reet, name of apartment complex, building, and unacode). ession of the premises under a rental agreement ²
	r 1	and has breached the terms of nonpayment of rent;	of the agreement by (<i>check all that apply</i>): [] substantial violation of, or material
	[]	damage to premises;	non-compliance with, rental or other agreement; or
	[]	other (explain facts):	
		A copy of any relevant rental petition.	agreement with Defendant is attached to this
3.	Def []	Per Plaintiff's good faith searce follows (include for all Defende	as follows (<i>check one of the following</i>): ch, Defendant's last known contact information is as lants, if more than one):
		Mailing address (if different) _	
		Email address:	ə:
	[]	Despite Plaintiff's good faith s Defendant's current physical, Plaintiff states that Plaintiff co	search, Plaintiff has been unable to determine mailing, or email address or phone number, and ammunicates with Defendant as follows (include s, if more than one):
4.	On		(specific date), Plaintiff gave Defendant
	writ	ten notice of (<i>check all that app</i> termination of the rental agree	
	[]		nt that Defendant has failed to remedy.

	This		ce was given by (select all delivery and delivery to the Defendant	
		ру о	sting on exterior door. If any relevant written notice given to	(full name); and Defendant is attached to this Petition.
5.	Rese Defe	ource enda	certifies that Plaintiff has provided, or e Information Sheet ³ designated for nt, along with this Petition for Restit and complete Questions 6 and 7, if a	ution.
6.	[]	Def cha (att cha agr	fendant owes the Plaintiff the follow arges in the total amount of \$ tach an itemized list or insert amour	ing itemized unpaid rent and/or other as of the date of this Petition. ats below for the monthly rent and other etition, as may be evidenced by the rental
7.	[]	ass	sistance on behalf of the Defendant addressed back rent, a	in total government emergency rental for the premises listed in Paragraph 1. nd \$ was applied as future
	[]	Pla		ent rental assistance application made on sted in Paragraph 1 by:
8.		ntiff h	nolds \$ as a damage de _l	posit for Defendant under the rental
0	agre			issues of restitution and damages
9. 10.		ntiff r	intiff requests separate trials on the equests judgment against Defenda seeks):	nt, remedied by (select all remedies that
	[]	1. 2.	Immediate possession of the prem Unpaid rent of \$, \$ per	
	[]	3.	Damages as may be determined by	y the Court;4
		4. -	Court costs; ⁵	
	[]	5. 6.	Reasonable attorney fees; ⁵ A civil penalty as provided by law;	3
	[]	7.	Other relief as the court may deen	

AFFIRMATION (required, unless signed by an active New Mexico attorney)

I SWEAR OR AFFIRM, under penalty of perjury under the laws of the State of New Mexico, that the statements in this petition are true and correct to the best of my knowledge.

Dated:	
	Plaintiff Signature
_	Plaintiff Name (print)
_	Plaintiff Address (print)
_	City, State and Zip Code (print)
_	Plaintiff Telephone Number
_	Plaintiff Email Address

USE NOTES

- 1. See Section 47-8-3 NMSA 1978 (defining "owner" under the Uniform Owner-Resident Relations Act); Section 47-8-19(C) NMSA 1978 (addressing owner disclosures under the Uniform Owner-Resident Relations Act and describing who constitutes the owner's agent).
- 2. The owner must bring a copy of any written rental agreement to court for any hearing or trial on the Petition for Restitution.
- 3. Provide the Resource Information Sheet designated for use in the applicable court. For example, separate sheets exist for: (1) unincorporated areas of Bernalillo County; (2) Doña Ana County; and (3) Albuquerque and other parts of the State of New Mexico.
- 4. See Section 47-8-33(F) NMSA 1978 (addressing the recovery of damages and injunctive or other relief); Section 47-8-35 NMSA 1978 (addressing claims for rent, damages, and reasonable attorney fees).
 - 5. See Section 47-8-48(A) NMSA 1978 (addressing attorney fees and court costs).
- 6. See Section 47-8-22(F) NMSA 1978 (providing that a "resident shall... not deliberately or negligently destroy, deface, damage, impair or remove any part of the premises or knowingly permit any person to do so"); Section 47-8-48(C) NMSA 1978 (providing that a "resident who intentionally violates a provision of Subsection F of Section 47-8-22 NMSA 1978 shall be subject to a civil penalty equal to two times the amount of the monthly rent.").

[Provisionally adopted by Supreme Court Order No. 22-8300-003, effective for all cases pending or filed on or after February 1, 2022, that are subject to the Eviction Prevention and Diversion Program; as amended by Supreme Court Order No. 22-8300-008, effective for all cases filed or pending on or after April 13, 2022, that are subject to the Eviction Prevention and Diversion Program.]

Committee commentary. —

[Section 47-8-43 NMSA 1978]

[Provisionally adopted by Supreme Court Order No. 22-8300-003, effective for all cases pending or filed on or after February 1, 2022, that are subject to the Eviction Prevention and Diversion Program; withdrawn by Supreme Court Order No. 22-8300-008, effective for all cases pending or filed on or after April 13, 2022, that are subject to the Eviction Prevention and Diversion Program.]

ANNOTATIONS

The 2022 amendment, approved by Supreme Court Order No. 22-8300-008, effective April 13, 2022, that are subject to the Eviction Prevention and Diversion Program, removed an item requiring the Plaintiff to certify whether the property at issue is subject to federal thirty-day notice to vacate requirements, made technical amendments to the Use Notes, and deleted the committee commentary; in the Petition by Owner for Restitution, deleted Item 6, which required the Plaintiff to certify whether the property at issue is subject to federal 30-day notice to vacate requirements, and redesignated Items 7 through 11 as Items 6 through 10, respectively, and in the parenthetical preceding Item 6, after "Questions", deleted "7 and 8" and added "6 and 7"; deleted Use Note 4, which provided "This may be a complicated legal determination, and Plaintiff is encouraged to consult an attorney. See generally the commentary to this form.", and redesignated former Use Notes 5 through 7 as Use Notes 4 through 6, respectively; and deleted the committee commentary, which discussed U.S. Department of Housing and Urban Development and other federal notice to vacate requirements.

4-905. Summons and notice of trial on petition for writ of restitution (Uniform Owner-Resident Relations Act).

<u>-</u>			
STATE OF NEW MEXICO	COURT COUNTY		
		No	
	, Plain	tiff	
V.	. Defe	ndant	

SUMMONS AND NOTICE OF TRIAL ON PETITION FOR WRIT OF RESTITUTION (Uniform Owner-Resident Relations Act)

10:	, defendant
Address:	
	, New Mexico
GREETINGS:	
You are ordered to appear for trial before, Judge, Div, New I	, located at
, New I,, New I, at the hopesent all evidence you may have why the pathe property located at why the plaintiff should not have judgment ago you caused to the property, in accordance was action, a copy of which is attached.	plaintiff's petition for a writ of restitution for should not be granted and gainst you for any back rents or damages
Your failure to appear at the time and place of judgment against you in accordance with taction, a copy of which is attached.	ce specified above may result in the entry the petition filed by the plaintiff in this
You may file a written answer and assert	any claims you may have prior to the trial.
FOR USE ONLY IN METROPOLITAN COU	RT CASES
REQUEST IT BEFORE THE BEGINN	G OF ANY PROCEEDING, YOU MUST IING OF THE PROCEEDING. IF YOU DO G, YOU WILL NOT HAVE A RECORD OF THE DISTRICT COURT FOR ANY
Dated:	
	Judge
	Ву:
	Clerk

THIS IS YOUR NOTICE OF TRIAL and will be the only notice that you will receive.

RETURN¹

COUNTY OF	STATE OF NEW MEXICO)	
other than the sheriff or deputy*) I, being sworn state that I am over the age of eighteen (18) years and not a party to this lawsuit, and that I served this summons in	COUNTY OF) ss	
[] by delivering a copy of this summons, a copy of the petition and an answer form to the defendant (used when defendant receives copy of summons or refuses to receive summons). [] by delivering a copy of this summons, a copy of the petition and an answer form to, a person over fifteen (15) years of age and residing at the usual place of abode of defendant, located at, located at (address) (used when defendant is not presently at the abode). [] by posting a copy of the summons, petition and an answer form in the most public part of the premises of defendant located at (address). (Used if no person found at dwelling house or usual place of abode.) (If service is by posting a copy of the summons, petition and an answer form must also be mailed to the person served. The person serving by posting and the person serving by mail must each sign a return. The person mailing must check and complete the certificate of mailing at the end of this summons.) [] by delivering a copy of this summons, a copy of the petition and an answer form to, an agent authorized to receive service of process for defendant. [] by delivering a copy of this summons, a copy of the complaint and an answer form to, (parent) (guardian) (custodian) of defendant	(complete if service is by a person other than the sheriff or deputy³) I, being sworn state that I am over the age of eighteen (18) years and not a party to take lawsuit, and that I served this summons in county on the summons, a copy of the petition and a copy of the answer form² in the following man (check and complete only if service by sheriff or deputy)³ I certify that I served this summons in county on the day of, (date), by delivering a copy of the summons, a copy of the petition and an answer form² in the following manner:	the
to the defendant	appropriate blanks)	
to	[] by delivering a copy of this summons, a copy of the petition and an answer fo to the defendant (used when defendant receives copy of summons or refuses to receive summons).	rm
by posting a copy of the summons, petition and an answer form in the most public part of the premises of defendant located at	to, a person over fifteen (15) years of age and residing at the usual place of abode of defendant, located at (address) (used when defendant is not preser	
public part of the premises of defendant	at the abode).	
house or usual place of abode.) (If service is by posting a copy of the summons, petition and an answer form must also be mailed to the person served. The person serving by posting and the person serving by mail must each sign a return. The person mailing must check and complete the certificate of mailing at the end of this summons.) [] by delivering a copy of this summons, a copy of the petition and an answer form to, an agent authorized to receive service of process for defendant. [] by delivering a copy of this summons, a copy of the complaint and an answer form to, (parent) (guardian) (custodian) of defendant	[] by posting a copy of the summons, petition and an answer form in the most public part of the premises of defendant located at	a
to, an agent authorized to receive service of process for defendant. [] by delivering a copy of this summons, a copy of the complaint and an answer form to, (parent) (guardian) (custodian) of defendant	house or usual place of abode.) (If service is by posting a copy of the summons, pet	ition
form to, (parent) (guardian) (custodian) of defendant	[] by delivering a copy of this summons, a copy of the petition and an answer fo to, an agent authorized to receive service of process for defendant.	rm
tasea when actenually a millor of all incompetent persons.	[] by delivering a copy of this summons, a copy of the complaint and an answer form to, (parent) (guardian) (custodian) of defendant (used when defendant is a minor or an incompetent person).	
to, (title of	[] by delivering a copy of this summons, a copy of the petition and an answer fo to	rm

association subject to a suit under a common name, a land grant board of trustees, the State of New Mexico or any political subdivision).

[] by service by mail.	
Fees:	
	Signature of person making service
	Title (if any)
Subscribed and sworn to before me this day of,	
Judge, notary or other officer authorized to administer oaths ³	
lawsuit, and that I served a copy of this su	e of eighteen (18) years and not a party to this mmons on the day of rst class mail, postage prepaid, a copy of this
	(name of person served)
	(county)
	Signature of person making service
	Title (if any)
	Place of mailing
	Date
Subscribed and sworn to before me this, day of,	
Judge, notary or other officer authorized to administer oaths ³	

Official title	
(To be completed if service is made by ma	il.)⁵
	of eighteen (18) years and not a party to this
lawsuit, and that I served a copy of this sur	
	st class mail, postage prepaid, a copy of this
summons, a copy of the complaint, an ans	
acknowledgement and a return envelope,	
	3. ppp
	(name of person served)
	(: 3,
	Signature of person making service
	organista or porocar maning correct
	Title (if any)
	Title (II arry)
	Dia a of mailing
	Place of mailing
	Date
Subscribed and sworn to before me	
this,	
•	
Judge, notary or other officer	
authorized to administer oaths	
·	
Official title ³	

- 1. A separate summons must be used for each defendant.
- 2. An answer form must be attached to the summons at the time of service. For answer forms, see Rule 4-907 NMRA.
- 3. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized.
 - 4. For use when service is by posting.

5. If service is by mail, Civil Form 4-208 NMRA must be completed and mailed with this summons.

[Former Rule 4-904 SCRA 1986; recompiled as Rule 4-905 NMRA and amended, effective September 2, 1997.]

ANNOTATIONS

The 1997 amendment, effective September 2, 1997, recompiled this form, which was formerly compiled as Rule 4-904 NMRA, added the blanks for the name and address of the defendant, added the provisions relating to recording of the proceeding in metropolitan court cases, deleted the former certificate of service by sheriff and the affidavit of service by private citizen and added the return of service, added the use notes, and made stylistic changes throughout.

Recompilations.— Former Rule 4-905 NMRA, relating to petition by owner for restitution, was recompiled as Rule 4-904 NMRA, effective September 2, 1997.

4-905A. Summons and notice of hearing on post-judgment application for writ of restitution.

[For use in Magistrate, Metropolitan, and District Courts with the Eviction Prevention and Diversion Program]

EVICTION ¹ PROCEEDINGS	
IMPORTANT	
READ NOW	

4-905A. Summons and notice of hearing on post-judgment application for writ of restitution.

IFor use in Magistrate, Metropolitan, and District Courts with the
Eviction Prevention and Diversion Program and Form 4-904A]
Eviction i revention and Diversion i rogram and i on i 4-304A
STATE OF NEW MEXICO
OTATE OF NEW MEXICO
COURT
COUNTY

, Plaintiff(s),

V.		No
	, Defer	ndant(s).
		CE OF HEARING ON FOR WRIT OF RESTITUTION2 ons Act; Mobile Home Park Act)
than one), reques people living with at	ted that this Court issue a w you, and all personal items	g), Plaintiff, whose name is _ (include names of all Plaintiffs, if more rrit of restitution to evict you, all of the from the property where you live, located
	ity, state, and zip code), and	partment complex, building, and unit
(online video) (tele	ephone) hearing on ay of the week), beginning a	will conduct an (<i>in person</i>) at(a.m.) (p.m.). You are
[] live in p located at	erson at the	Courthouse
(address,	including City) in Room	
• `	online video) (telephone), a onnect and take part in the	and you must closely follow these e hearing:
		·
The Court has the Plaintiff's Post	scheduled -judgment Application for W	(hours and/or minutes) for the hearing on rit of Restitution.
the Court's Eviction	n Prevention and Diversion	nis hearing will provide you with access to Program, through which you may qualify funding to remain in your home or

At the hearing, you will also have the opportunity to tell the judge why the Court should not grant Plaintiff's Post-Judgment Application and present any evidence that supports your argument.³

move.

IF YOU DO NOT SHOW UP AT THE HEARING AT THE RIGHT TIME, ON THE RIGHT DAY, THE COURT MAY ALLOW THE COUNTY SHERIFF TO EVICT YOU, EVERYONE LIVING WITH YOU, AND ANY PERSONAL ITEMS IN AS LITTLE AS THREE (3) DAYS AFTER THE HEARING, depending on the applicable law.

Attached to this Summons and Notice of Hearing are copies of:

- 1. The Plaintiff's Post-judgment Application for Writ of Restitution;
- 2. The existing Court Judgment, finding that you owe back rent and any damages;
- 3. This Court's specified Resource Information Sheet that provides information about government-provided rental assistance programs and legal assistance.⁴ You should use this Information Sheet and do all that you can to start an application for the emergency rental assistance funding prior to the hearing, if you have not already done so. The Court's Eviction Prevention and Diversion Program can help you start and complete the application.

	nguage interpretation: Please let the Clerk of the days before any hearing, so that the Court can
make accommodations. You can cor	
	(clerk
phone number and email address).	
FOR METROPOLITAN COURT CAS	SES ONLY:
	mobile home, and you want or need the hearing to audio recording of the hearing before the hearing
All hearings held in Metropolitan recorded by the Metropolitan Court.	Court under the Mobile Home Park Act shall be
	Ву:
Judge	Clerk
RET	URN OF SERVICE ⁵
STATE OF NEW MEXICO)
COUNTY OF) ss)
(complete and notarize if service I	IS NOT by the Sheriff or a deputy sheriff) ⁶

I, being sworn, state that I am over the age of eighteen (18) years and not a party to this lawsuit, and that I served this Summons and Notice of Hearing in day of,
(date), by delivering a copy of this Summons and Notice of Hearing, a copy of the Post-judgment Application for Writ of Restitution, a copy of the Judgment, and a copy of the specified Resource Information Sheet in the following manner:
(complete if service IS by the Sheriff or a deputy sheriff) ⁶
I certify that I served this Summons and Notice of Hearing in County on the day of, (date), by delivering a copy of this Summons and Notice of Hearing, a copy of the Post-judgment Application for Writ of Restitution, a copy of the Judgment, and a copy of the specified Resource Information Sheet in the following manner:
(person serving summons must check and complete all applicable alternative(s) below)
[] by hand delivering a copy of this Summons and Notice of Hearing, a copy of the Post-judgment Application for Writ of Restitution, a copy of the Judgment, and a copy of the specified Resource Information Sheet to Defendant (name) (used when Defendant directly receives a copy of this Summons and Notice or refuses to accept).
[] by hand delivering a copy of this Summons and Notice of Hearing, a copy of the Post-judgment Application for Writ of Restitution, a copy of the Judgment, and a copy of the specified Resource Information Sheet to
mailing address, mobile home space number or location, AND city, county, state, and zip code) (used when Defendant is not presently at the residence).
[] by hand delivering a copy of this Summons and Notice of Hearing, a copy of the Post-judgment Application for Writ of Restitution, a copy of the Judgment, and a copy of the specified Resource Information Sheet to (name), an agent authorized to receive service of process for Defendant.
[] by hand delivering a copy of this Summons and Notice of Hearing, a copy of the Post-judgment Application for Writ of Restitution, a copy of the Judgment, and a copy of the specified Resource Information Sheet to (name), who is the (parent) (guardian) (custodian) (circle one) of Defendant. (used when defendant is a minor or an incompetent person).

	ummons and Notice of Hearing, a copy of the titution, a copy of the Judgment, and a copy of to (name of
person), (title of per	rson authorized to receive service) (used when ion subject to a suit under a common name, a
	park, mailing address, mobile home space te, and zip code (used if no person found at
[] by service by mail (mailing must be	e used in addition to service by posting).
Fees:	Signature of person making service
Subscribed and sworn to before me this day of	Printed name of person making service
day 01	Title (if any)
Judge, notary, or other officer authorized to administer oaths ⁶	Date
Official title (if any)	
CERTIFICA	TE OF MAILING
lawsuit, and that I served a copy of this Su Post-judgment Application for Writ of Rest the specified Resource Information Sheet	tage prepaid, a copy of this Summons and pment Application for Writ of Restitution, a
	(name of person served) (address where mailed, including unit or space number) (county) (city, state and zip code)

before me this day of ,	Signature of person making service
,	Printed name of person making service
Judge, notary, or other officer authorized to administer oaths⁵	Title (if any)
Official title (if any)	Date

- 1. This cover sheet should be the first page of any service packet, mailing, or posting.
- 2. This Summons and Notice of Hearing is for use only in conjunction with Supreme Court Order No. 22-8500-001, which created a pilot project to implement the Eviction Prevention and Diversion Program ("Program") in the Ninth Judicial District, or any subsequent Supreme Court Order implementing the Program in the applicable judicial district.
- 3. Evidence may include receipts, pictures, letters, bank statements, or any other item, document, or sworn testimony from a witness (including from Defendant) that supports your argument, a claim of domestic violence in the home, or that the property you live in is assisted by the federal government.
- 4. Provide the Resource Information Sheet designated for use in the applicable court. For example, separate sheets exist for: (1) unincorporated areas of Bernalillo County; (2) Doña Ana County; and (3) Albuquerque and other parts of the State of New Mexico.
- 5. The plaintiff must provide a separate Summons and Notice of Hearing, all required attachments, and a Return of Service for each defendant.
- 6. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized.

[Provisionally adopted by Supreme Court Order No. 22-8300-003, effective for all cases pending or filed on or after February 1, 2022, that are subject to the Eviction Prevention and Diversion Program.]

4-905B. Summons and notice of hearing on petition for restitution or petition for termination of tenancy and judgment of possession.

[For use in Magistrate, Metropolitan, and District Courts with the Eviction Prevention and Diversion Program]

[For use in Magistrate, Metropolitan, and District Courts with the

and to restore legal possession of that property to the Plaintiff.

EVICTION¹ PROCEEDINGS IMPORTANT READ NOW

4-905B. Summons and notice of hearing on petition for restitution or petition for termination of tenancy and judgment of possession.

Eviction Prevention and Diversion Program] STATE OF NEW MEXICO COUNTY OF _____ COURT _____, Plaintiff(s), No. _____ ٧. _____, Defendant(s). SUMMONS AND NOTICE OF HEARING ON PETITION FOR RESTITUTION OR PETITION FOR TERMINATION OF TENANCY AND JUDGMENT OF POSSESSION² (Uniform Owner-Resident Relations Act; Mobile Home Park Act) On _____(date of filing), Plaintiff, whose name is _____ (include names of all Plaintiffs, if more than one), requested that this Court issue a judgment to evict you, all of the people living with you, and all personal items from the property where you live, located at (include street number and street, name of apartment complex, building, and unit number (if any) OR name of mobile home park, mailing address, mobile home space number or location), _____ (city), New Mexico, ____ (zip code)

	will conduct an (<i>in person</i>)
(online video) (telephone) hearing on	(date, including
day of the week), beginning at(a.m.) (p	.m.). You are required to attend
(select one):	
[] live in person at the	
located at	
(address, including City) in Room	
instructions to connect and take part in the he	aring:
<u> </u>	
<u> </u>	

YOU MUST ATTEND THIS HEARING. This hearing will provide you with access to the Court's Eviction Prevention and Diversion Program, through which you may qualify for emergency government rental assistance <u>funding to remain in your home or move.</u>

At the hearing, you will also have the opportunity to tell the judge why the Court should not grant Plaintiff's Petition and present any evidence that backs up your argument.³

IF YOU DO NOT SHOW UP AT THE HEARING AT THE RIGHT TIME, ON THE RIGHT DAY, THE COURT MAY ALLOW THE COUNTY SHERIFF TO EVICT YOU, EVERYONE LIVING WITH YOU, AND ANY PERSONAL ITEMS IN AS LITTLE AS THREE (3) DAYS AFTER THE HEARING, depending on the applicable law.

Attached to this Summons and Notice of Hearing are copies of:

- 1. The Plaintiff's Petition for (Restitution) or (Termination of Tenancy and Judgment of Possession (*circle one*); and
- 2. This Court's specified Resource Information Sheet that provides information about government-provided rental assistance programs and legal assistance.⁴ You should use this Information Sheet and do all that you can to start an application for the emergency rental assistance funding prior to the hearing, if you have not already done so. The Court's Eviction Prevention and Diversion Program can help you start and complete the application.

If you have a disability or need language interpretation: Please let the Clerk of the Court know at least five (5) business days before any hearing, so that the Court can make accommodations. You can contact the Clerk at					
(clerk phone number					
and email address).					
FOR METROPOLITAN COURT CASES O	FOR METROPOLITAN COURT CASES ONLY:				
If this case DOES NOT involve a mobile be recorded, you MUST request an audio r begins.	e home, and you want or need the hearing to ecording of the hearing before the hearing				
All hearings held in Metropolitan Court recorded by the trial court.	under the Mobile Home Park Act shall be				
	Ву:				
Judge	Clerk				
RETURN C	DF SERVICE ⁵				
STATE OF NEW MEXICO)) ss				
COUNTY OF)				
(complete and notarize if service IS NOT	by the Sheriff or a deputy sheriff) ⁶				
lawsuit, and that I served this Summons an County on the	ne, day of,,				
(date), by delivering a copy of this Summor Plaintiff's Petition for (Restitution) or (Term Possession) (circle one), and a copy of the following manner:					
(complete if service IS by the Sheriff or	a deputy sheriff) ⁶				
I certify that I served this Summons and No County on the day of this Summons and Notice of Hearing, a col (Termination of Tenancy and Judgment of specified Resource Information Sheet in the	, (date), by delivering a copy of by of the Plaintiff's Petition for (Restitution) or Possession) (circle one), and a copy of the				

(person serving summons must check and complete all applicable alternative(s) below)

[] by hand delivering a copy of this Summons and Notice of Hearing, a copy of the Plaintiff's Petition for (Restitution) or (Termination of Tenancy and Judgment of Possession) (circle one), and a copy of the specified Resource Information Sheet to Defendant (name) (used when Defendant directly receives
a copy of this Summons and Notice or refuses to accept).
[] by hand delivering a copy of this Summons and Notice of Hearing, a copy of the Plaintiff's Petition for (Restitution) or (Termination of Tenancy and Judgment of Possession) (<i>circle one</i>), and a copy of the specified Resource Information Sheet to (name), a person over fifteen (15) years of age
and residing at the usual residence of Defendant(name), located at
(include street number and street, name of apartment complex, building, and unit number (if any) OR name of mobile home park, mailing address, mobile home space number or location, AND city, county, state, and zip code) (used when Defendant is not presently at the residence).
[] by hand delivering a copy of this Summons and Notice of Hearing, a copy of the Plaintiff's Petition for (Restitution) or (Termination of Tenancy and Judgment of Possession) (circle one), and a copy of the specified Resource Information Sheet to
process for Defendant.
[] by hand delivering a copy of this Summons and Notice of Hearing, a copy of the Plaintiff's Petition for (Restitution) or (Termination of Tenancy and Judgment of Possession) (<i>circle one</i>), and a copy of the specified Resource Information Sheet to (name), who is the (parent) (guardian) (custodian)
(circle one) of Defendant. (used when defendant is a minor or an incompetent person).
by hand delivering a copy of this Summons and Notice of Hearing, a copy of the Plaintiff's Petition for (Restitution) or (Termination of Tenancy and Judgment of Possession) (circle one), and a copy of the specified Resource Information Sheet to (name of person), (title of
person authorized to receive service) (used when Defendant is a corporation or an association subject to a suit under a common name, a land grant board of trustees, the State of New Mexico, or any political subdivision).
[] by posting a copy of this Summons and Notice of Hearing, a copy of the Plaintiff's Petition for (Restitution) or (Termination of Tenancy and Judgment of Possession) (circle one), and a copy of the specified Resource Information Sheet on the main entrance door, at a visible level, of the premises of Defendant (name) located at

(include street number and street, name of apartment complex, building, and unit number (if any) OR name of mobile home park, mailing address, mobile home space number or location, AND city, county, state, and zip code) (used if no person ound at the residence) (if this option is selected, service by mail is also required).				
[] by service by mail (mailing must be used in addition to service by posting).				
Fees:	Signature of person making service			
Subscribed and sworn to				
before me this	Printed name of person making service			
day of	Title (if any)			
Judge, notary, or other officer authorized to administer oaths ⁶	Date			
Official title (if any)				
Plaintiff's Petition for Restitution or Territhe specified Resource Information She, by mailing first class mail, p Notice of Hearing, a copy of the Plaintif	Summons and Notice of Hearing, a copy of the mination of Tenancy (<i>circle one</i>), and a copy of eet on the day of, ostage prepaid, a copy of this Summons and ff's(') Petition for Restitution or Termination of especified Resource Information Sheet to:			
	 (name of person served) (address where mailed, including unit or space number) (county) (city, state and zip code) 			
Subscribed and sworn to before me this day of,	Signature of person making service			
,	Printed name of person making service			
Judge, notary, or other officer authorized to administer oaths ⁶	Title (if any)			
- <u></u>	Date			
Official title (<i>if any</i>)				

- 1. This cover sheet should be the first page of any service packet, mailing, or posting.
- 2. This Summons and Notice of Hearing is for use only in conjunction with Supreme Court Order No. 22-8500-001, which created a pilot project to implement the Eviction Prevention and Diversion Program ("Program") in the Ninth Judicial District, or any subsequent Supreme Court Order implementing the Program in the applicable judicial district.
- 3. Evidence may include receipts, pictures, letters, bank statements, or any other item, document, or sworn testimony from a witness (including from Defendant) that supports your argument, a claim of domestic violence in the home, or that the property you live in is assisted by the federal government.
- 4. Provide the Resource Information Sheet designated for use in the applicable court. For example, separate sheets exist for: (1) unincorporated areas of Bernalillo County; (2) Doña Ana County; and (3) Albuquerque and other parts of the State of New Mexico.
- 5. The plaintiff must provide a separate Summons and Notice of Hearing, all required attachments, and a Return of Service for each defendant.
- 6. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized.

[Provisionally adopted by Supreme Court Order No. 22-8300-003, effective for all cases pending or filed on or after February 1, 2022, that are subject to the Eviction Prevention and Diversion Program.]

4-906. Petition by resident for relief (Uniform Owner-Resident Relations Act).

STATE OF NEW MEXICO IN THE COUNTY	COURT	
	, Plaintiff	No

[Sections 47-8-42, 47-8-43, 47-8-46 NMSA 1978]

			Defendant
 		 	Delellualit

PETITION BY RESIDENT FOR POSSESSION

(Uniform Owner-Resident Relations Act)

The p	laintiff alleges:				
1.	Plaintiff is lawfully entitled to possession of the premises located at:				
	Plaintiff is entitled to possession of the premises under a rental agreement and efendant is now in default under the terms of such agreement by excluding plaintiff the premises or otherwise interfering with plaintiff's right to occupy the premises, lows:				
3.	—. Defendant owes plaintiff damages as may be determined by the court.				
4. on (<i>A co</i>	Plaintiff delivered written notice of breach of the rental agreement to defendant,, (date) and defendant has failed to remedy the breach. by of the notice is attached as Exhibit A.)				
5.	Defendant holds \$ of plaintiff's money under the rental ment.				
6.	Plaintiff requests separate trials on the issues of restitution and damages.				
Plaint	iff requests judgment against defendant, as follows:				
1.	Immediate possession of the premises;				
2.	Damages as may be determined by the court;				

3.	Costs of this action;		
4.	Reasonable attorneys fees;		
5.	A civil penalty as provided by law;		
6.	Such other relief as the court may deem reasonable		
Date	d:		
Signe	ed		
Nam	e (print)		
Addr	ess (<i>print</i>)		
City,	state and zip code (<i>print</i>)		

Telephone number

USE NOTES

This petition may be only used for cases in which the resident is excluded from the dwelling unit or the landlord is interfering with the resident's right to occupy the premises. It should not be used when the resident primarily seeks monetary relief. This petition is to be scheduled for hearing within ten (10) days after it is filed.

[Rule 10-406 SCRA 1986; as amended, effective September 2, 1997; as amended by Supreme Court Order No. 05-8300-005, effective March 21, 2005.]

ANNOTATIONS

The 2005 amendment, effective March 21, 2005, revised Paragraph 2 of the allegations to substitute "Plaintiff is entitled to" for "Defendant let Plaintiff have", added to Paragraph 2 "by excluding plaintiff from the premises or otherwise interfering with plaintiff's right to occupy the premises, deleted the request paragraph designated "2.", redesignated the requests paragraphs numbered 3 to 7 as paragraphs 2 to 6, deleted "(check only if applicable)" preceding the request that the court award "a civil penalty as provided by law" and added the Use Note at the end of the form.

The 1997 amendment, effective September 2, 1997, in the allegations, substituted "damages as may be determined by the court" for a blank for specific amount in Paragraph 3, and deleted former Paragraph 7 relating to demand for jury trial; in the prayer for relief, substituted "damages as may be determined by the court" for a blank for specific amount in Paragraph 3, added Paragraphs 5 and 6, and redesignated former Paragraph 5 as Paragraph 7; and made stylistic changes throughout.

Cross references. — For rule governing computation of time for service of this form, see Rules 2-104 and 3-104 NMRA.

4-906A. Complaint by resident for return of deposit (Uniform Owner-Resident Relations Act).

[Sections 47-8-42, 47-8-43, 47-8-46 NMSA 1978]

	TE OF NEW MEXICO HE COUNTY	COURT
		No
		, Plaintiff
V.		
		, Defendant
	COMPLAINT BY RE	ESIDENT FOR RETURN OF DEPOSIT ¹
	(Uniform O	wner-Resident Relations Act)
The	plaintiff alleges:	
1.	Plaintiff entered into a renta	I agreement with Defendant for property located at
	·	, New Mexico
2. depo	As part of the rental agreem sits totaling \$	nent, plaintiff delivered to defendant one or more

3. retain	Plaintiff vacated the above premises on (ned all of part of plaintiff's deposit.	date), and defendant
4.	Defendant	
(chec	ck one)	
	mailed written notice to plaintiff of the amounts deduced fron thirty (30) days after the date plaintiff vacated the premises ement terminated. A copy of the notice is attached as Exhibit	or the date the rental
-	did not mail written notice to plaintiff of the amounts deducted sit within thirty days of the date plaintiff vacated the premises ement terminated.	•
5.	Defendant kept the following amount of the deposit: \$	•
6.	Plaintiff is asking for the return of the following amount: \$	·
Plaint	ntiff requests judgment against defendant, as follows:	
1.	Damages as may be determined by the court;	
2.	Costs of this action;	
3.	Reasonable attorneys fees;	
4.	A civil penalty if provided by law2;	
5.	Such other relief as the court may deem reasonable.	
Dated	d:	
Signe	ed	
Name	e (<i>print</i>)	
Addre	ress (<i>print</i>)	
City, s	state and zip code (<i>print</i>)	

Telep	phone number
	USE NOTES
	. This form is used for cases in which the resident is claiming a return of deposit. A plaint for return of deposit is not required to be heard within ten (10) days.
2.	. See Paragraph E of Section 47-8-18 NMSA 1978 for civil penalty.
[App	roved by Supreme Court Order No. 05-8300-005, effective March 21, 2005.]
	77. Answer to petition for restitution (Uniform Owner-Resident ations Act).
[Sect	tions 47-8-37, 47-8-40 to 47-8-43, 47-8-46 NMSA 1978]
STA	TE OF NEW MEXICO
	COURT No
	COUNTY , Plaintiff
V.	Defendant
	ANSWER TO PETITION FOR RESTITUTION
	(Uniform Owner-Resident Relations Act)
1.	Defendant should not have to vacate the premises because:
2.	The amount of rent claimed by the plaintiff in this action is not owed because:
3. beca	The damages claimed by the plaintiff in this action are not owed to the plaintiff use:

The defendant asserts the following counterclaim or setoff against the plaintiff:

4.

5. Defendant requests separate trials on the issues	s of restitution and damages.	
S	Signed	
\overline{N}	lame (print)	
\overline{A}	Address (print)	
C	City, state and zip code (print)	
T	elephone number	
[Rule 4-907 SCRA 1986; as amended, effective Augus September 2, 1997.]	st 1, 1992; January 1, 1993;	
ANNOTATIONS		
The 1997 amendment, effective September 2, 1997, so vacate the premises" for "is not in default" in Paragraph delete language relating to demand for jury trial, and m	h 1, rewrote Paragraph 5 to	
The 1993 amendment, effective January 1, 1993, inseltem 5.	erted "on the issue of damages" in	
4-908. Withdrawn.		
ANNOTATIONS		
Withdrawals. — Pursuant to a court order dated June relating to answer by owner to petition by resident, was 2, 1997. For provisions of former form, see the 1996 N present comparable provisions, see Rule 4-907 NMRA	s withdrawn effective September IMRA on <i>NMOneSource.com</i> . For	
4-908A. Order of referral to facilitation.		
[For use in Magistrate, Metropolitan, and District Courts with the Eviction Prevention and Diversion Program]		
STATE OF NEW MEXICOCOURTCOUNTY		
, Plaintiff(s),		

_

V.	No
	, Defendant(s).
	ORDER OF REFERRAL TO FACILITATION (Uniform Owner-Resident Relations Act; Mobile Home Park Act)
to	The Court, with consent of the parties, finds that this case is appropriate for referral facilitation through the Court's Eviction Prevention and Diversion Program and

The parties must immediately read this Order in full;

orders:

- 2. This case is stayed for a minimum of sixty (60) days to allow for facilitation and government rental assistance processing;
- 3. The parties shall participate in the Eviction Prevention and Diversion Program's confidential pre- and post-facilitation processes by providing the Program's staff with up-to-date contact information, communicating with the staff, and cooperating and collaborating with staff to identify, locate, complete, submit, accept, and receive necessary documents;
- 4. The Clerk shall mail a Notice of Facilitation to the parties clearly stating the date, time, and location of the facilitation, including remote videoconference connection and participation information via simple instructions;
- 5. The parties shall attend and meaningfully participate in a confidential settlement facilitation with a facilitator assigned by the Eviction Prevention and Diversion Program;
- 6. Before the confidential settlement facilitation, the parties may contact the Eviction Prevention and Diversion Program, via the contact information immediately below, with questions about rescheduling, technological requirements and resources, government rental assistance applications, getting other state benefits, and what to expect in the pre-facilitation, facilitation, and post-facilitation processes;

a.	Online:	
b.	Email:	
C.	Text:	
d.	Phone:	
e.	Smartphone applications (apps):	

7. If a party is represented by an attorney, the attorney's attendance with the party is optional;

- 8. There will be no fees for the Eviction Prevention and Diversion Program prefacilitation, facilitation, or post-facilitation services;
- 9. The facilitator will report the outcome of the facilitation to the Eviction Prevention and Diversion Program;
- 10. The Eviction Prevention and Diversion Program will ensure that documents necessary to conclude the case are filed with the Court; and
- 11. A party's failure to attend facilitation may result in sanctions, including sanctions for contempt of court, responsibility for costs or reasonable attorney fees, or reimbursement for the other party's lost wages, if applicable.

Judge			

[Provisionally adopted by Supreme Court Order No. 22-8300-003, effective for all cases pending or filed on or after February 1, 2022, that are subject to the Eviction Prevention and Diversion Program.]

4-908B. Stipulation of dismissal with prejudice after facilitated settlement agreement.

[For use in Magistrate, Metropolitan, and District Courts with the Eviction Prevention and Diversion Program]

STATE OF NEW MEXICOCOURT		
COUNT	Y	
	, Plaintiff(s),	
V.	No.	
	, Defendant(s).	

STIPULATION OF DISMISSAL WITH PREJUDICE AFTER FACILITATED SETTLEMENT AGREEMENT (Uniform Owner-Resident Relations Act; Mobile Home Park Act)

The Parties entered into a Facilitated Settlement Agreement that fully and finally resolves all of the issues in this case. The Parties stipulate that this case should be dismissed with prejudice upon the filing by a licensed New Mexico attorney from the Eviction Prevention and Diversion Program of a Notice of Payment, certifying that the

New Mexico Department of Finance and Administration has issued the rental and/or utility assistance payments contemplated by the Facilitated Settlement Agreement. .

The Parties have agreed to contact the Eviction Prevention and Diversion Program promptly if they encounter significant delay or problems with the processing, distribution, or receipt of government rental or utility assistance payments.

The Parties have agreed to waive filing of the Facilitated Settlement Agreement in this case. Each party takes full responsibility for retaining a copy of the Facilitated Settlement Agreement and understands that the Court will not maintain a copy of the Facilitated Settlement Agreement.

	Dated:
Plaintiff Signature	
Defendant Signature	Dated:
	ourt Order No. 22-8300-003, effective for all cases , 2022, that are subject to the Eviction Prevention
4-908C. Notice of payment.	
[For use in Magistrate, Metropolitan, a Eviction Prevention and Diversion Pro	
STATE OF NEW MEXICO COURT COUNTY	
	_, Plaintiff(s),
v.	No
	_, Defendant(s).
_	CE OF PAYMENT Relations Act; Mobile Home Park Act)
The Court referred this matter to th	ne Eviction Prevention and Diversion Program on late of Order of Referral).

The Parties subsequently reached a Facilitated Settlement Agreement and filed a Stipulation of Dismissal with Prejudice after Facilitated Settlement Agreement on

Facilitated Settlement Agree	(date of Stipulation of Demont).	ismissal with Prejudice after	
Diversion Program hereby ce Finance and Administration h	d New Mexico attorney from the ertifies to the Court that the New has issued rental and/or utility a all applicable) and that paymented eeded):	w Mexico Department of assistance payment(s) to	
(Plaintiff) (Defendant)(r(Plaintiff) (Defendant)(r(Plaintiff) (Defendant)(r	rental) (utility) rental) (utility) rental) (utility) rental) (utility) rental) (utility) rental) (utility)	Date of payment (insert):	
Special circumstances, if any	y:		
By filing this Notice, the undersigned certifies that it is appropriate for the Court to dismiss this matter with prejudice.			
Signature of attorney represe Eviction Prevention and Dive			
[Provisionally adopted by Supreme Court Order No. 22-8300-003, effective for all cases pending or filed on or after February 1, 2022, that are subject to the Eviction Prevention and Diversion Program.]			
4-908D. Order of dism	issal with prejudice.		
[For use in Magistrate, Metro Eviction Prevention and Dive	opolitan, and District Courts with ersion Program]	n the	
STATE OF NEW MEXICOCOURTCOUNTY			
	, Plaintiff(s),		
v.	No.	·	
	, Defendant(s).		

ORDER OF DISMISSAL WITH PREJUDICE

(Uniform Owner-Resident Relations Act; Mobile Home Park Act)

The Court, having referred this matter to the Eviction Prevention and Diversion Program, finds that the Parties reached a Facilitated Settlement Agreement and filed a Stipulation of Dismissal with Prejudice after Facilitated Settlement Agreement on
, (date of Stipulation of Dismissal with Prejudice after Facilitated Settlement Agreement).
The Court further finds that a licensed New Mexico attorney from the Eviction Prevention and Diversion Program has filed a Notice of Payment in this matter, confirming that the New Mexico Department of Finance and Administration issued the rental and/or utility payments contemplated by the Facilitated Settlement Agreement and that those payments were actually received by the appropriate party.
The Court, having reviewed the Stipulation of Dismissal with Prejudice after Facilitated Settlement Agreement and the Notice of Payment, and being otherwise sufficiently advised, hereby ORDERS as follows:
This case is DISMISSED WITH PREJUDICE.
Judge
[Provisionally adopted by Supreme Court Order No. 22-8300-003, effective for all cases pending or filed on or after February 1, 2022, that are subject to the Eviction Prevention and Diversion Program.]
4-909. Judgment for restitution.
[For use in Metropolitan and District Courts Sections 47-8-33, 47-8-43, 47-8-46, 47-8-48 NMSA 1978]
STATE OF NEW MEXICO
COURT
COUNTY
, Plaintiff,
v. No
, Defendant.

JUDGMENT FOR RESTITUTION

(Uniform Owner-Resident Relations Act)¹

			_, (<i>date</i>). The plainti	
appe	eared (<i>in person</i>) (<i>al</i>	nd) (by attorney). The defendant (c). Having	did not
		ent presented, the court fine		Ticard
[] th	e plaintiff.			
[] th	e defendant.			
IT IS	THEREFORE ORI	DERED:		
1.	The premises at:		, New Mexico be	
resto	ored to (<i>plaintiff</i>) (<i>de</i>		, New Mexico be	
2.	The rental agreer	ment (<i>is</i>) (<i>is not</i>) terminated;	· ·	
(che	eck, if applicable, and	d complete)		
[]	Plaintiff shall reco	over from defendant the follo	owing amounts:	
	Rents	\$		
	Damages	\$\$ \$\$		
	Attorney's tees Costs	\$ \$		
	TOTAL	\$2		
(che	eck, if applicable, and	d complete)		
[] (date		n be issued effective	,	-
(che	eck, if applicable, and	d complete)		
[]	The court further orders (other relief).			
(che	eck, if applicable, and	d complete)		
[]	_	issue of damages will be he (<i>date</i>) at (<i>a</i>		
3.	If this case is app	ealed, the (plaintiff) (defend	dant) shall	
		.4		

Dated:	
	Judge ⁴

- 1. This form may also be used for a mobile home park with less than 12 units. See Subsection C of Section 47-10-2 NMSA 1978.
 - 2. Use Civil Form 4-701 if damages are determined at a separate hearing.
- 3. Insert a date which is not less than three (3) nor more than seven (7) days from the date of filing of the judgment.
- 4. Section 47-8-47 provides for a stay of execution upon appeal. If the defendant appeals a writ of restitution, the court shall require an escrow to be paid into the court within five (5) days after the notice of appeal is filed to stay the execution. If a money judgment is appealed the court may require a deposit with the court or a supersedeas bond be filed. See Section 47-8-47 NMSA 1978 for appeals by the plaintiff.

[Rule 4-909 SCRA 1986; as amended, effective September 2, 1997; January 1, 1999; as amended by Supreme Court Order No. 16-8300-033, effective for all cases pending or filed on or after December 31, 2016.]

ANNOTATIONS

The 2016 amendment, approved by Supreme Court Order No. 16-8300-033, effective December 31, 2016, at the beginning of the form, added "For use in Metropolitan and District Courts".

The 1998 amendment, effective January 1, 1999, substituted "This matter was set" for "This matter came on" near the beginning and in Item 2 of the Order substituted "agreement (is) (is not) terminated" for "agreement is terminated" near the beginning and inserted the footnote 3 designation at the end.

The 1997 amendment, effective September 2, 1997, added "for restitution" in the heading, deleted "and against the plaintiff" following "court finds in favor of the plaintiff" and added the alternative for finding for the defendant, added "[defendant]" in Paragraph 1 of the order, substituted "terminated" for "forfeited" in Paragraph 2, added Paragraphs 5, 6, and 7, and added the use notes.

4-909A. Judgment for restitution.

[For use in Magistrate Court Sections 47-8-33, 47-8-43, 47-8-46, 47-8-48 NMSA 1978]

	TE OF NEW MEXICO COURT COL	INITV	
	000		
		, Plaintiff,	
V.		No	·
		, Defendant.	
		GMENT FOR RESTITUT Owner-Resident Relati	_
appe	his matter was set for trial of ared (<i>in person</i>) (<i>and</i>) (<i>by a</i> <i>ear</i>) (<i>appeared</i>) (<i>in person</i>) vidence and argument pres	(and) (by attorney	(<i>date</i>). The plaintiff). The defendant (<i>did not</i>). Having heard favor of:
[] the	e plaintiff.		
[] the	e defendant.		
IT IS	THEREFORE ORDERED:		
1.	The premises at:		New Mayiga ba
resto	red to (plaintiff) (defendant		, New Mexico be
2.	The rental agreement (is	(is not) terminated;	
(che	ck, if applicable, and compl	ete)	
[]	Plaintiff shall recover from	n defendant the following	g amounts:
	Damages \$ Attorneys' fees \$	er year until the judgmer	nt is paid.³
(che	ck, if applicable, and compl	ete)	
[] (date	A writ of restitution be iss	ued effective	

(check, if applicable, and complete)	
[] The court further ordersrelief).	(other
3. A hearing on the issue of damages shall be held for setting. ²	by this court only upon request
4. If this case is appealed and the resident wants to appeal, the resident shall pay rent in the manner set for the money judgment is appealed, the court sets the apps (if left blank, the appeal bond is s	rth in Section 47-8-47 NMRA. If beal bond at
	Judge
CERTIFICATE OF SERV	ICE
I certify that a copy of the foregoing was served on all p	parties and counsel on
	Signature
	Title
USE NOTES	

- 1. This form may also be used for a mobile home park with less than 12 units. See NMSA 1978, § 47-10-2(C).
 - 2. Use Form 4-701 NMRA if damages are determined at a separate hearing.
- 3. Interest is calculated at the statutory rate set forth in NMSA 1978, Section 56-8-4(A), unless the judgment is rendered on a lease having a different rate of interest.
- 4. Insert a date which is not less than three (3) nor more than seven (7) days from the date of filing of the judgment.

[Adopted by Supreme Court Order No. 16-8300-033, effective for all cases pending or filed on or after December 31, 2016.]

4-910. Withdrawn.

ANNOTATIONS

Withdrawals. — Pursuant to a court order dated June 16, 1997, Form 4-910 NMRA, relating to judgment for damages on default, was withdrawn effective September 2, 1997. For provisions of former form, see the 1996 NMRA on *NMOneSource.com*. For present comparable provisions, see Rule 4-703 NMRA.

4-911. Withdrawn.

ANNOTATIONS

Withdrawals. — Pursuant to a court order dated June 16, 1997, Form 4-911 NMRA, relating to judgment for damages on appearance by the parties, was withdrawn effective September 2, 1997. For provisions of former form, see the 1996 NMRA on *NMOneSource.com*. For present comparable provisions, see Rule 4-701 NMRA.

4-912. Withdrawn.

[Section 47-8-46 NMSA 1978]

ANNOTATIONS

Withdrawals. — Pursuant to a court order dated June 16, 1997, Form 4-912, relating to judgment for restitution reserving question of damages, was withdrawn effective September 2, 1997. For provisions of former form, see the 1996 NMRA on *NMOneSource.com*. For present comparable provisions, see Rule 4-909 NMRA.

4-913. Writ of restitution (Restitution to owner) (Uniform Owner-Resident Relations Act).

STATE OF NEW MEXICO	COURT COUNTY
	, Plaintiff
V.	No
	, Defendant

WRIT OF RESTITUTION
(Restitution to owner)
(Uniform Owner-Resident Relations Act)

THE STATE OF NEW MEXICO to the sheriff or a full-time salaried deputy sheriff of the above county:

Judgment having been entered for the pla remove the defendant(s) from the premises a	
possession of the premises to plaintiff(s) on c	
You are ordered to return this writ to this o	court immediately after its execution.
	Judge or Designee
RETURN ON WRIT	OF RESTITUTION
I certify that I carried out this writ of restitution premises and restoring possession of the pre	• • • • • • • • • • • • • • • • • • • •
Date of return:	
	Sheriff of County, State of New Mexico
	By Sheriff or deputy sheriff

[Rule 4-913 SCRA 1986; as amended, effective September 2, 1997; April 6, 1998; as amended by Supreme Court Order No. 13-8300-027, effective for all cases pending or filed on or after December 31, 2013.]

ANNOTATIONS

The 2013 amendment, approved by Supreme Court Order No. 13-8300-027, effective December 31, 2013, made stylistic changes; and in the Writ of Restitution, deleted the date line next to the signature line for the judge.

The 1998 amendment, effective April 6, 1998, substituted "after" for "before" in the language of the restitution to owner, and deleted the Use Notes.

The 1997 amendment, effective September 2, 1997, deleted "and writ of execution" from the heading, inserted "(Restitution to owner)" following the heading, deleted language directing the sheriff to execute the writ, deleted "and execution" following "restitution" in the return heading and deleted language relating to the return of the execution, added Use Note 1 and designated the existing use note as Use Note 2, and made stylistic changes throughout.

4-913A. Order setting escrow deposit/appeal bond (Uniform Owner-Resident Relations Act).

[Section 47-8-47 NMSA 1978]

STATE OF NEW MEXICO)		
	COURT COUNTY		
	, Plaintiff,		
V.			No
	, Defenda	ant.	
• • • • • • • • • • • • • • • • • • • •	ETTING ESCROW DE hiform Owner-Reside		
THIS MATTER having and the Court being other		_	ment having been entered,
[] IT IS ORDERED the tenant(s)/resident(s), wisher filing the Notice of Appeals cashier's check \$ to to account with a professional pay \$ (representing the owner or deposit into an enday of each month beginn or the Appellant vacated the	es to stay eviction from with the District Court (representing an a he Judgment through to the owner of all escrow agent. In adding the monthly rent esserow account with a ping and	n the propert t, the Appella mount equal the end of th or deposit tha dition, the Ap tablished in to continuing u	ty, within five (5) days of ant(s) must pay in cash or I to the rental amount that e rental period from at amount into an escrow pellant shall continue to the rental agreement) to the escrow agent on the intil the Appeal is decided
	es, etc.) due under the	the monetare Judgment,	ry amounts other than rent the Appellant(s) shall file
IT IS FURTHER ORDE Section 47-8-47 NMSA 19 of the Appeal or except as	78, a copy of which is	attached he	, ,
NOTICE: IT IS THE RESPENSURE THAT THE COUDEPOSITED WITH AN ESTALLOWED BY LAW. FAIR DAYS OF THE DEPOSIT BEING ISSUED BY THE	JRT IS NOTIFIED IN V SCROW AGENT OR T LURE TO GIVE THE (MAY RESULT IN A W	WRITING TH THE PLAINT COURT NOT	IAT MONEY HAS BEEN TIFF WITHIN THE TIME TICE WITHIN FIVE (5)
		Judg	 ge

I certify that a copy of the foregoing Order was mailed/hand delivered to
on
Clerk
USE NOTES
1. Upon filing the Notice of Appeal with the District Court, the Appellant must promptly file a copy of the Notice of Appeal that has been endorsed by the Clerk of the District Court with the Magistrate or Metropolitan Court, together with a copy of the receipt of payment of the docket fee.
[Adopted by Supreme Court Order No. 13-8300-027, effective for all cases pending or filed on or after December 31, 2013.]
4-914. Writ of restitution (Restitution to resident) (Uniform Owner-Resident Relations Act).
[Section 47-8-46 NMSA 1978]
STATE OF NEW MEXICO COURT COUNTY
No
, Plaintiff, resident
V.
, Defendant, owner
WRIT OF RESTITUTION (Uniform Owner-Resident Relations Act) (Restitution to resident)
THE STATE OF NEW MEXICO to the sheriff or a full-time salaried deputy sheriff of the above county:
Judgment having been entered for the plaintiff, resident, in this action, you are to restore possession of the premises to on the day of, (date).

You are to ordered to re (date).	eturn this writ to the court	by,
Date:		
		Judge
RI	ETURN ON WRIT OF RE	STITUTION
		restoring possession of the
(date) at	(a.m.) (p.m.)	, day of,
Date of return:		
		Sheriff of
		County, State of New Mexico By
		Sheriff or deputy sheriff
(The she	riff is obligated by law to r	make timely return.)
[As amended, effective Se	ptember 2, 1997.]	
	ANNOTATIONS	S
	rewrote the form to delete	7, added "(Restitution to resident)" e language relating to removing the nges throughout.
4-915. Petition for po	st-judgment writ of	replevin.
[Sections 35-11-1 to 35-11	-3 NMSA 1978]	
STATE OF NEW MEXICO		
IN THE	COURT	No
		Plaintiff
against	,	
	,	Derenaant

PETITION FOR POST-JUDGMENT WRIT OF REPLEVIN

Comes now the Plaintiff, petitioner herein, and alleges:

Plaintiff has a judgment against the Defendant in this matter dated		
,, with a present value including post-judgment costs and accrued interest totaling \$, the terms of which include Plaintiff's		
right to recover following personal proper	У	
(attach exhibit if necessal	iry)	
2. Plaintiff believes that the property which	•	nt risdiction of this court;
3. This court has jurisdiction to issue property described;	a writ of replev	in returning to Plaintiff the
4. The specific facts upon which a wr holds a valid, unsatisfied judgment agains in the possession of Plaintiff has been wro Defendant refuses to return it to Plaintiff of	st Defendant, d ongfully taken o	eclaring that property formerly or retained by Defendant and
WHEREFORE Plaintiff prays for an order		, •
county to take pos	session of the	property and return it to the
	Signed	
	Name (p	print)
	Address	(print)
	City, Sta	te and Zip Code (print)
	•	ne number
	Dated: _	
[Approved, effective January 1, 1993.]		
4-916. Post-judgment writ of rep	levin.	
[For use with Rules 2-202 and 3-202 NMI	RA]	
STATE OF NEW MEXICO		
IN THE CO	DURT	No

_

COUNTY	
against	_, Plaintiff
	, Defendant
POST-JUDGMENT WRIT	OF REPLEVIN
THIS MATTER having come before the court of a Writ of Replevin ordering the sheriff of property for the benefit of Plaintiff; and the Court finand should be granted;	
NOW THEREFORE the Sheriff ofto seize and to return to the Plaintiff the property of attached hereto wherever it may be found within the	described in the Petition (Exhibit "A")
	Judge
RETURN OF WRIT OF	REPLEVIN
I certify that I served this Writ of Replevin as follow	vs:
No personal property listed in the writ was f	found.
Personal property as specified in the Writ w	
attached.	o the Plaintin. A written inventory is
Date of return:	
	Sheriff
STATE OF NEW MEXICO)	
) ss. COUNTY OF)	
Subscribed and sworn to before me this, by, personally known	day of, own to me.
Notary Public or Other Officer Authorized to Take	e Oaths
My commission expires:	
[Approved, effective January 1, 1993.]	

4-921. Three-day notice of nonpayment of rent (Mobile Home Park Act).

[Sections 47-10-3 and 47-10-6 NMSA 1978]

THREE-DAY NOTICE OF NONPAYMENT OF RENT¹ (Mobile Home Park Act)

· · · · · · · · · · · · · · · · · · ·		
Address:	, N	lew Mexico
	you have failed to pay rent as required by the for a mobile home located inat:	
	(name of(mobile for, mobile for, New Me	nome address) nome lot or space)
The amount of rent a	nd utilities owed is as follows:	
Rent:	\$	
Late fe		
Utilities	\$	
Other _ (<i>explaii</i>	\$	
Total d	•	
	eve is not paid within three (3) days from the deement is terminated. pted only by:	ate of delivery set out
[] cash	[] money ord	ler
] cashiers or certifie		
D (141)		
Dated this	day of	

(owner, manager or agent)

Service of notice ² : [] personally delivered to resident [] posted on the mobile home on return receipt requested	(date) and mailed certified mail
[] Delivered [] posted:	Mailed:
Time:	Time:
Date:	Date:
By ³ :	By ³ :

- 1. The party giving notice should retain two (2) copies for possible court action.
- 2. Section 47-10-3 NMSA 1978 provides that service of a notice to quit shall be served by delivering the notice to the tenant personally or by posting the notice at the main entrance of the mobile home and sending a copy to the tenant by certified mail, return receipt requested. If this notice is personally delivered to the resident, mailing or posting is not required. The date of posting must be included on the posted notice and on the copy mailed to the mobile home tenant.
 - 3. Set forth the name of the person delivering, posting or mailing the notice.

[Adopted, effective September 2, 1997.]

ANNOTATIONS

Recompilations.— Former Rule 4-921 NMRA, relating to notice of judgment, was recompiled as Rule 4-927 NMRA, effective September 2, 1997.

Notice of nonpayment of rent requires certified mailing when notice is posted. — Where plaintiff posted a notice of nonpayment of rent on the front door of defendant's mobile home, giving plaintiff three days to pay the overdue rent, and where, after the time for curing the overdue rent had passed, plaintiff filed a petition in the metropolitan court seeking to evict defendant, and where, before trial, defendant filed an answer and asserted as an affirmative defense that service of the three-day notice was insufficient, and where, following a bench trial, the metropolitan court issued a final judgment in favor of plaintiff, holding that the Mobile Home Park Act does not require certified mailing of a nonpayment notice because 47-10-6 NMSA 1978 contains a specific and separate provision concerning nonpayment of rent, allowing for notice by service or posting, the metropolitan court erred in applying the provisions of 47-10-6 NMSA 1978, because a notice of nonpayment under 47-10-6 NMSA 1978 functions as a notice to quit when the past-due rent is not paid and, as such, is subject to the service requirements set forth in 47-10-3(B) NMSA 1978, which requires the notice to be sent

by certified mail if the landlord chooses to post the notice to quit at the main entrance of the mobile home. Four Hills Park Group, LLC v. Masabarakiza, 2024-NMCA-047.

4-922. [Thirty-day notice] [sixty-day notice] to quit (Mobile Home Park Act).

[Section 47-10-3 NMSA 1978]

[THIRTY-DAY NOTICE] [SIXTY-DAY NOTICE]¹ TO QUIT² (Mobile Home Park Act)

To:		
Add		
	, New Mexico	
	are notified that the undersigned terminates the rental agreement for a mobile located in County, New Mexico at:	
	(name of mobile home park)	
	(mobile home address)	
	(mobile home lot or space), New Mexico	
effe	tive, (date).	
You	are to remove your mobile home from the premises by,	
	re to vacate by this date will result in a legal action being filed against you. d this day of,	
	(owner, manager or agent)	
Serv	ce of notice⁴:	
[]	personally delivered to resident	
[] retui	posted on the mobile home on (date) and mailed certified mail, n receipt requested	

[] Delivered [] posted:	Mailed:
Time:	Time:
Date:	Date:
By ⁵ :	Ву ⁵ :
•	•

- 1. See Section 47-10-3 NMSA 1978. The tenant must be given a period of not less than thirty days from the end of the rental period during which the termination notice was served to remove any mobile home from the premises. If the mobile home is a multisection mobile home and the tenant is the owner of the mobile home, the tenant must be given sixty (60) days from the end of the rental period to move the mobile home from the premises. However, if the multisection mobile home is being leased to or occupied by a person other than its owner a thirty-day notice is all that is required.
 - 2. Use Civil Form 4-921 NMRA if termination is for non-payment of rent.
- 3. Set forth the reason for termination of the tenancy and the date, place and circumstances of any acts allegedly justifying the termination. See Section 47-10-5 NMSA 1978 for the reasons a mobile home park tenancy may be terminated.
- 4. Section 47-10-3 NMSA 1978 provides that service of a notice to quit shall be served by delivering the notice to the tenant personally or by posting the notice at the main entrance of the mobile home and sending a copy to the tenant by certified mail, return receipt requested. If this notice is personally delivered to the resident, mailing or posting is not required. The date of posting must be included on the posted notice and on the copy mailed to the mobile home tenant.
- 5. Set forth the name of the person delivering, posting or mailing the notice. The party giving notice should retain two (2) copies for possible court action.

[Adopted, effective September 2, 1997.]

ANNOTATIONS

Recompilations.— Former Rule 4-922 NMRA, relating to judgment, was recompiled as Rule 4-927 NMRA, effective September 2, 1997.

4-923. Petition by landlord for termination of tenancy and judgment of possession (Mobile Home Park Act).

[Sections 47-8-35, 47-10-4 to 47-10-6 and 47-10-9 NMSA 1978]

STATE OF NEW MEXICO COURT COUNTY				
	No			
	, Plaintiff			
V.	, Defendant			
	PETITION BY LANDLORD FOR TERMINATION OF TENANCY AND JUDGMENT OF POSSESSION (Mobile Home Park Act)			
The p	plaintiff alleges:			
1.	Plaintiff is lawfully entitled to possession of the premises located at1:			
	, New Mexico			
2. and h	Defendant entered into possession of the premises under a rental agreement as breached the terms of the agreement as follows ² :			
А сор	by of the rental agreement is attached as Exhibit A.			
•	The mobile home (is) (is not) subject to the security interest of a first lienholder. ere is a first lien, complete the following.) enholder is and the address of the lienholder is			
4.	Plaintiff gave written:			
[] owed	notice of non-payment of rent and the defendant has failed to pay all amounts ;			
[] defen	(thirty) (sixty)³ day notice to quit on,, (date), and dant has failed to vacate the premises.			
•	by of the written notice is attached as Exhibit B. sk and complete if applicable)			

[]	5.	The amount of rent and utilities owed is	s as follows:	
		Unpaid rent	\$	
		Rent per day until the mobile home		
		is moved from the premises	\$	
		Late fee	\$	
		Utilities	\$	
		Other (explain)		
		Total due:	\$	
[]	6.	Plaintiff holds \$	of defendant as a damage	
	_	deposit under the rental agreement.		
[]	7.	Plaintiff requests separate trials on the damages.	issues of termination and	
Plaintiff requests judgment against defendant, as follows:				
1. Immediate [removal of the mobile home from the premises] [possession of the above described premises];				
2. Unpaid rent of \$ plus \$ per day to date of restitution;				
3.	Damages as may be determined by the court;			
4.	Costs of this action;			
5.	Reasonable attorney fees;			
6.	Such other relief as the court may deem reasonable.			
Dated:				
			Signed	
			Name (print)	
			Address (print)	
			City, state and zip code (print)	
			Telephone number	

- 1. Section 47-10-4 NMSA 1978 provides that the property description is deemed legally sufficient if it states the name of the landlord or of the mobile home park, the mailing address of the property, the location or space number upon which the mobile home is situated and the county in which the mobile home is situated.
- 2. The reasons for termination are set forth in Sections 47-10-5 and 47-10-6 NMSA 1978. One of these reasons must be described for termination.
- 3. Sixty days notice is required if the mobile home is a multisection mobile home. See Subsection C of Section 47-10-4 NMSA 1978.

[Adopted, effective September 2, 1997.]

STATE OF NEW MEXICO

4-923A. Petition by landlord for termination of tenancy and judgment of possession.

[Sections 47-8-35, 47-10-4 to 47-10-6 and 47-10-9 NMSA 1978; for use only with the Eviction Prevention and Diversion Program]

COUNTY OF	
COUF	RT
	, Plaintiff(s),
v.	No
	, Defendant(s).
	JUDGMENT OF POSSESSION (Mobile Home Park Act)
	(include names of all Plaintiffs, if more than one), alleges:
	or an authorized representative of the management, of (name of mobile home park), and is lawfully entitled
to possession of the premises	located at:
	(mailing address),
	(mobile home space no. or location),
County, New Mexico	(zip code).

2. Defendant entered into possession of the premises under a rental agreement² and

has breached the terms of the agreement by (check all that apply)3:

	[] c	onpayment of rent; ondemnation; hange of use;4	[] noncompliance with local ordinance or state law or regulation concerning mobile homes;
	[] n h	oncompliance with mobile ome park rules or egulation; ⁵ and	[] tenant conduct constituting annoyance to other tenants or interference with park management
	A cop	by of any relevant rental agre	eement with Defendant is attached to this Petition.
3.		The mobile home (<i>is</i>) (<i>is not</i>) enholder. ⁶	subject to the security interest of a first
		ermoider. If there is a first lien, comple	te the followina.)
	T [he first lienholder is] the resident's application fo	, as evidenced by (select one): or tenancy or [] motor vehicle division title search e first lienholder is
 Defendant's contact information is as follows (check one of the following): Per Plaintiff's good faith search, Defendant's last known contact information is as follows (include for all Defendants, if more than one) Physical address: 		search, Defendant's last known contact (include for all Defendants, if more than one):	
		Mailing address (if different	ent):
			code:
	[]	Defendant's current phys and Plaintiff states that P	aith search, Plaintiff has been unable to determine sical, mailing, or email address or phone number, Plaintiff communicates with Defendant as follows all Defendants, if more than one):
5. Plaintiff gave D		tiff gave Defendant written (d	check all that apply):
	[]		ndant has failed to pay the amount due; and
		(apoomo dato), and Dele	mant had failed to vacate the proffices.
	[] h	and delivery to the	all delivery methods Plaintiff used): [] certified mail, return receipt requested; &
	[] p	Defendant; osting on the mobile home's	S
		nain entrance. by of any relevant written not	tice given to Defendant is attached to this Petition.

6.	Plaintiff certifies that Plaintiff has provided, or immediately will provide, a copy of the Resource Information Sheet8 designated for use in this particular Court to the Pefendant, along with this Petition for Termination of Tenancy and Judgment of Possession.
7.	laintiff certifies that the property at issue in this case (check one): Is subject to federal 30-day notice to vacate requirements; Is NOT subject to federal 30-day notice to vacate requirements.9
•	Defendant owes the Plaintiff the following itemized unpaid rent, utilities, and/or other charges in the total amount of \$ as of the date of this petition. (attach an itemized list or insert amounts below for the monthly rent and other charges due through the date of this Petition, as may be evidenced by the rental agreement(s)) Itemized charges:
9.	Plaintiff has received \$ in total government emergency rental assistance on behalf of the Defendant for the premises listed in Paragraph 1. \$ addressed back rent, and \$ was applied as future rent. Plaintiff is aware of a pending government rental assistance application made on behalf of Defendant for the premises listed in Paragraph 1 by: Defendant Plaintiff Other (specify):
10.	laintiff holds \$ as a damage deposit for Defendant under the rental greement.
11.	Plaintiff requests separate trials on the issues of restitution and damages.
12.	Plaintiff requests judgment against Defendant, remedied by (select all remedies that Plaintiff seeks): 1. Immediate possession of the premises; 2. Unpaid rent of \$, plus future rent calculated as \$ per (time period) up to the date of restitution; 3. Unpaid utilities of \$; 4. Damages as may be determined by the Court; 5. Court costs; 6. Reasonable attorney fees; 7. Other relief as the court may deem reasonable.

AFFIRMATION (required, unless signed by an active New Mexico attorney)

I SWEAR OR AFFIRM, under penalty of perjury under the laws of the State of New Mexico, that the statements in this petition are true and correct to the best of my knowledge.

Dated:	
	Plaintiff Signature
	Plaintiff Name (print)
	Plaintiff Address (<i>print</i>)
	City, State and Zip Code (print)
	Plaintiff Telephone Number
	Plaintiff Email Address

USE NOTES

- 1. See Section 47-10-2(A) NMSA 1978 (defining "landlord" or "management" under the Mobile Home Park Act).
- 2. The plaintiff must bring a copy of any written rental agreement to court for any hearing or trial on the petition for termination of tenancy and judgment of possession.
- 3. One of these reasons must apply. See Section 47-10-5 NMSA 1978 (listing permissible reasons for termination); Section 47-10-6 NMSA 1978 (addressing termination for nonpayment of rent).
- 4. If the plaintiff seeks to terminate the tenancy to change the use of the property and applicable zoning law permits the change of use, the plaintiff must provide six (6)-months notice. See Section 47-10-5(E) NMSA 1978.
- 5. See Section 47-10-5(C) NMSA 1978 (addressing when rules and regulations of the mobile home park are applicable).
- 6. See Section 47-10-2(K) NMSA 1978 (defining "first lienholder"); Section 47-10-9(F)-(J) (providing additional definitions); Section 47-10-9(L) (describing process if first lienholder has paid in full).
- 7. The law requires sixty (60)-days notice if the tenant must remove a multisection mobile home. See Section 47-10-3(C) NMSA 1978.
- 8. Provide the Resource Information Sheet designated for use in the applicable court. For example, separate sheets exist for: (1) unincorporated areas of Bernalillo

County; (2) Doña Ana County; and (3) Albuquerque and other parts of the State of New Mexico.

- 9. This may be a complicated legal determination, and Plaintiff is encouraged to consult an attorney. See generally the commentary to this form.
- 10. See Section 47-10-10(D) NMSA 1978 (allowing actual damages, equitable, and injunctive relief); Section 47-10-18 NMSA 1978 (applying Uniform Owner Resident Relations Act ("UORRA") unless Mobile Home Park Act is in direct conflict); Section 47-8-52 NMSA 1978 (same); Section 47-10-4(A) NMSA 1978 (stating that termination actions are "commenced and prosecuted in the manner described in" UORRA); 47-8-33(F) NMSA 1978 (addressing the recovery of damages and injunctive or other relief); Section 47-8-35 NMSA 1978 (addressing damages for breach of the rental agreement and reasonable attorney fees).
- 11. See Section 47-10-18 NMSA 1978 (applying UORRA unless Mobile Home Park Act is in direct conflict); Section 47-8-52 NMSA 1978 (same); Section 47-10-4(A) NMSA 1978 (stating that termination actions are "commenced and prosecuted in the manner described in" UORRA); Section 47-8-48(A) NMSA 1978 (addressing attorney's fees and court costs).

[Provisionally adopted by Supreme Court Order No. 22-8300-003, effective for all cases pending or filed on or after February 1, 2022, that are subject to the Eviction Prevention and Diversion Program.]

Committee commentary. — Question 7 requires the plaintiff to state whether the property at issue is subject to federal thirty (30)-day notice to vacate requirements. Most properties associated with the U.S. Department of Housing and Urban Development (HUD) are subject to this requirement at this time. See Extension of Time and Required Disclosures for Notification of Nonpayment of Rent, 86 Fed. Reg. 55693 (proposed Oct. 7, 2021) (to be codified at 24 C.F.R. pts. 247, 880, 882, 884, 966) (specifying application to public housing and project based rental assistance, including "Section 8, Section 8 Moderate Rehabilitation, Section 202/162 Project Assistance Contract, Section 202/162, Section 202 Project Rental Assistance Contract (PRAC), Section 811 PRAC, Section 236 Rental Housing Assistance Program and Rent Supplement").

Other properties, including those subject to a federally backed mortgage loan, may fall under a thirty (30)-day notice requirement in the Coronavirus Aid, Relief, and Economic Security Act ("CARES Act"). See generally 15 U.S.C. § 9058 (2021). A federally backed mortgage is any loan secured by the real property and made, "insured, guaranteed, supplemented, [secured, administered,] or assisted in any way" by any federal officer or any part of the federal government. See id. at §§ 9058(a)(4)-(5).

While the current HUD and CARES Act provisions may or may not expire, some federal thirty (30)-day notice to vacate requirements are permanent. See, e.g., 24 CFR § 92.253(c) (2021).

[Provisionally adopted by Supreme Court Order No. 22-8300-003, effective for all cases pending or filed on or after February 1, 2022, that are subject to the Eviction Prevention and Diversion Program.]

4-924. Summons and notice of trial on petition for termination of tenancy (Mobile Home Park Act).

[Sections 47-10-4 and 47-8-43 NMSA 1978] STATE OF NEW MEXICO _____ COURT COUNTY No. , Defendant SUMMONS AND NOTICE OF TRIAL ON PETITION FOR TERMINATION OF TENANCY (Mobile Home Park Act) To: _____, defendant Address: , New Mexico You are notified that an action has been filed to terminate the rental agreement or lease of a mobile home space located in _____ County, New Mexico at: _____ (name of mobile home park) ______(mobile home address) _____ (mobile home lot or space) ______, New Mexico ______. You are ordered to appear for trial before the Honorable _____, Judge, Div._____, located at , New Mexico on the _____ day of _____, _____, at the hour of _____.m. to show cause and present all evidence you may

have why the tenancy should not be terminated.1

Your failure to appear at the time and place specified above may result in the entry of judgment against you in accordance with the petition filed by the plaintiff in this action, a copy of which is attached.

You may file a written answer and assert any claims you may have prior to the trial.

FOR USE ONLY IN METROPOLITAN COURT CASES

[IF YOU WANT A TAPE RECORDING OF ANY PROCEEDING, YOU MUST REQUEST IT BEFORE THE BEGINNING OF THE PROCEEDING. IF YOU DO NOT ASK FOR A TAPE RECORDING, YOU WILL NOT HAVE A RECORD OF THE PROCEEDINGS TO TAKE TO THE DISTRICT COURT FOR ANY APPEAL.]

Dated:	
	 Judge
	By:
	Clerk
THIS IS YOUR NOTICE OF TRIAL and will be the only notice that you will receive.	
	RETURN ²
STATE OF NEW MEXICO)) ss
COUNTY OF)
lawsuit, and that I served this summons day of day of, summons, a copy of the petition and a (check and complete only if service by I certify that I served this summons in _ day of, (date), by del petition and an answer form in the follows:	county on the livering a copy of the summons, a copy of the
	mons, a copy of the petition and an answer form _ (used when defendant receives copy of ons).

	, located at
at the abode).	ss) (used when defendant is not presently
by posting a copy of the summons, pet public part of the premises of defendant	located at address). (used if no person found at ervice is by posting a copy of the also be mailed to the person served. The ving by mail must each sign a return. The
	a copy of the petition and an answer form uthorized to receive service of process for
	nt) (guardian) (custodian) of defendant petent person). a copy of the petition and an answer form
o (name of pe	erson),, (title d when defendant is a corporation or an
association subject to a suit under a common State of New Mexico or any political subdivisi	name, a land grant board of trustees, the
association subject to a suit under a common	name, a land grant board of trustees, the
association subject to a suit under a common State of New Mexico or any political subdivisi	name, a land grant board of trustees, the
association subject to a suit under a common State of New Mexico or any political subdivisi] by service by mail.	name, a land grant board of trustees, the
association subject to a suit under a common State of New Mexico or any political subdivisi] by service by mail.	name, a land grant board of trustees, the ion).

I, being sworn, state that I am over the age of lawsuit, and that I served a copy of this sum,, by mailing firs	mons on the day of
summons, a copy of the complaint, and an a	
	(address where mailed) (county)
	(city, state and zip code)
	Signature of person making service
	Title (if any)
	Place of mailing
	Date
Subscribed and sworn to before me this day of,	
Judge, notary or other officer authorized to administer oaths ³	
lawsuit, and that I served a copy of this sum	of eighteen (18) years and not a party to this
summons, a copy of the complaint, an answ acknowledgement and a return envelope, po	er form and two copies of the notice and
	(county)
	Signature of person making service
	Title (if any)

	
	Place of mailing
	Date
Subscribed and sworn to before me this day of	
·	_
Judge, notary or other officer authorized to administer oaths	
Official title ³	_
	USE NOTES
1. The trial setting must be not le service of this summons. See Section	ss than seven (7) nor more than ten (10) days after n 47-8-43 NMSA 1978.
2. A separate summons must be	used for each defendant.
3. If service is made by the sherif signature of the sheriff or deputy need	ff or a deputy sheriff of a New Mexico county, the d not be notarized.
4. An answer form must be attac Rule 4-925 NMRA for answer to petit	hed to the summons at the time of service. See ion for termination of tenancy.
· · · · · · · · · · · · · · · · · · ·	sting. See Section 47-10-4 NMSA 1978 for service ark Act. This form requires service by mail in
6. If service is by mail, Civil Form this summons.	4-208 NMRA must be completed and mailed with
[Adopted, effective September 2, 199	97.]
4-925. Answer to petition for <i>Park Act)</i> .	termination of tenancy (Mobile Home
[Sections 47-8-30, 47-8-41 to 47-8-43	3, 47-8-46 NMSA 1978]
STATE OF NEW MEXICO	_ COURT
	COUNTY

	No		
	, Plaintiff		
V.	, Defendant		
	ANSWER TO PETITION FOR TERMINATION OF TENANCY (Mobile Home Park Act)		
1.	Defendant is not in default because:		
2.	The amount of rent that the plaintiff states is owed is not correct because:		
3.	The damages claimed by the plaintiff are not owed to the plaintiff because:		
4.	The defendant asserts the following counterclaim or setoff against the plaintiff:		
(ched	eck if applicable)	_	
5. []] Defendant requests separate trials on the issues of restitution and damages.		
	Signed		
	Name (print)		
	Address (print)		
	City, state and zip code (print)		
	Telephone number		

[Adopted, effective September 2, 1997.]

4-926. Judgment for possession (Mobile Home Park Act).

[Sections 47-10-9, 47-8-40 and 47-8-41 NMSA 1978]

STATE OF NEW MEXICO

	COURT	No
	COUNTY	
	, Pl	aintiff
V.		
,	, De	efendant
	ENT FOR POSSE bile Home Park A	
This matter came on for trial on plaintiff appeared (in person) (and) (did not appear) (appeared) (in person) Having heard the evidence and arguments.	son) (and) (by attor	rney).
[] the plaintiff		
[] the defendant.		
The court further finds that the mob	ile home:	
[] is subject to the security in	terest of a first lier	nholder².
[] is not subject to the securi	ty interest of a first	lienholder.
IT IS THEREFORE ORDERED:		
The premises located in County, Nev		ame of mobile home park)
	`,	obile home address) obile home lot or space)
		ew Mexico
2. The rental agreement is term	inated;	
(complete applicable) Plaintiff shall recover from defendar	nt the following am	ounts:
Rents	\$	
Damages	\$	

	Attorney fees	\$		
	Costs	\$		
	TOTAL	\$		
	aring on the issue of damages will be h			
4.	A writ of restitution be issued effective	,	_, (date).	
if ther	following paragraph is used e is a security interest of lienholder on the mobile home)			
accord	The plaintiff will promptly serve notice dance with civil form 4-928. The cost of the first lienholder.]4			
6.	If this case is appealed the (plaintiff) (defendant) shall]5	
Date:		_		
		Judge		

Φ

USE NOTES

- 1. Section 47-10-9 NMSA 1978 provides that not less than 48 hours after entry of a notice of judgment (Civil Form 4-926 NMRA) and upon execution of a writ of restitution (Civil Form 4-929) the sheriff will oversee the removal of a mobile home.
- 2. Section 47-10-9 NMSA 1978 provides that prior to issuance of the writ of restitution the court shall make a finding of fact that the mobile home is or is not subject to the security interest of a first lienholder. In those cases where the court finds there is a security agreement on the mobile home, the landlord must give written notice to the first lienholder. See Civil Form 4-928 NMRA for notice to lienholder of mobile home judgment.
 - 3. Use Civil Form 4-701 NMRA if damages are determined at a separate hearing.
- 4. Use this paragraph only if the court finds that the mobile home is subject to a first lien. Notice shall be substantially in the form approved by the Supreme Court. See Civil Form 4-928 NMRA.
- 5. Section 47-8-47 NMSA 1978 of the Owner-Resident Relations Act provides for a stay of execution upon appeal. If the defendant appeals a writ of restitution, the court shall require an escrow to be paid into the court within five (5) days after the notice of appeal is filed to stay the execution. If a money judgment is appealed the court may

require a deposit with the court or a supersedeas bond be filed. See Section 47-8-47 NMSA 1978 for appeals by the plaintiff.

[Former Rule 4-921 SCRA 1986; adopted, effective November 1, 1995; recompiled as Rule 4-926 NMRA and amended, effective September 2, 1997; as amended, effective January 1, 1999.]

ANNOTATIONS

The 1998 amendment, effective January 1, 1999, substituted "security interest" for "security agreement" at the second instance of the term and rewrote the first sentence in Item 5 of the Order, which read: "The plaintiff will promptly serve notice on the first lienholder that the first lienholder may pay the rent and charges due in accordance with the defendant's lease within thirty (30) days of receipt of the notice or, upon payment of the rent and charges owed, remove the mobile home".

The 1997 amendment, effective September 2, 1997, recompiled this form, which was formerly compiled as Rule 4-921 NMRA, and rewrote the form.

4-927. Notice of judgment (Mobile Home Park Act).

[Section 47-10-9 NMSA 1978]

[Section in the strainer trend]	
STATE OF NEW MEXICO	
	COURT
	COUNTY
	No
	, Plaintiff
V.	, Defendant
	E OF JUDGMENT le Home Park Act)
To:	(mobile home owner)
You are notified that:	
effectivesheriff will serve a writ of restitution on	against you and a writ of restitution will be issued (date). Without additional notice to you, the or after 8:00 a.m. on
(date).	

- 2. You are to prepare the mobile home for removal from the premises by removing the skirting, disconnecting utilities, attaching tires and otherwise making the mobile home safe and ready for highway travel. Your mobile home should be removed or ready for removal by the date and time specified in paragraph one of this notice.
- 3. If your mobile home is not removed from the landlord's land by the date and time specified in paragraph 1 of this notice, the landlord and sheriff shall have the right to take possession of your mobile home for purposes of removal and storage. If you have a property interest in the mobile home it is your responsibility to prevent weather damage to the mobile home.

damage to the mobile home.
4. You may be held responsible for utility charges, rents and reasonable removal and storage charges. Those charges constitute a lien on your mobile home. Any person who claims the mobile home will owe that sum to the person who paid it.
Date:
Judge
[Former Rule 4-921 SCRA 1986; adopted, effective November 1, 1995; recompiled as Rule 4-927 NMRA and amended, effective September 2, 1997.]
ANNOTATIONS
The 1997 amendment, effective September 2, 1997, recompiled this form, which was formerly compiled as Rule 4-922 NMRA, and rewrote the form.
4-928. Notice to lienholder of mobile home judgment <i>(Mobile Home Park Act)</i> .
[Section 47-10-9 NMSA 1978]
STATE OF NEW MEXICO COURT COUNTY
No
, Plaintiff
V. Defendant

NOTICE TO LIENHOLDER
OF MOBILE HOME JUDGMENT
(Mobile Home Park Act)

10: interest)	(nermoraer or earer	Gooding
You are notified that:		
A judgment has been entered against		_ (name of
defendant) and a writ of restitution will be issued	d effective	(dat
to remove the mobile home from the premises I	ocated in	Coun
New Mexico at:		
	(name of mobile home	park)
	, New Mexico	 -
Without additional notice to you, the sher	iff will serve a writ of restitu	ution on or
after 8:00 a.m. on	(date) for the removal of t	
home on or before	_ (date)¹.	
and charges permitted by law and to advise the pay the rent and other charges under the terms	landlord in writing whether of the rental agreement.	r you intend
and charges permitted by law and to advise the pay the rent and other charges under the terms 3. If you want to remove the mobile home a removal, you may do so by paying the landlord	landlord in writing whether of the rental agreement. t your expense before the all rent, utility and other rer	date set for
and charges permitted by law and to advise the pay the rent and other charges under the terms 3. If you want to remove the mobile home a removal, you may do so by paying the landlord provided by law. The amount of rent, utility char	landlord in writing whether of the rental agreement. t your expense before the all rent, utility and other rerges and other charges as	r you intend date set for moval costs of
and charges permitted by law and to advise the pay the rent and other charges under the terms 3. If you want to remove the mobile home a removal, you may do so by paying the landlord provided by law. The amount of rent, utility char (date) is as follows:	landlord in writing whether of the rental agreement. t your expense before the all rent, utility and other rerges and other charges as	date set for moval costs
and charges permitted by law and to advise the pay the rent and other charges under the terms 3. If you want to remove the mobile home a removal, you may do so by paying the landlord provided by law. The amount of rent, utility char (date) is as follows: Rent:	landlord in writing whether of the rental agreement. t your expense before the all rent, utility and other rerges and other charges as	date set for moval costs of
and charges permitted by law and to advise the pay the rent and other charges under the terms 3. If you want to remove the mobile home a removal, you may do so by paying the landlord provided by law. The amount of rent, utility char (date) is as follows: Rent: Utilities: Removal and storage charges	landlord in writing whether of the rental agreement. t your expense before the all rent, utility and other rerges and other charges as a second seco	date set for moval costs of
and charges permitted by law and to advise the pay the rent and other charges under the terms 3. If you want to remove the mobile home a removal, you may do so by paying the landlord provided by law. The amount of rent, utility char (date) is as follows: Rent: Utilities:	landlord in writing whether of the rental agreement. t your expense before the all rent, utility and other rerges and other charges as a second seco	date set for moval costs of
and charges permitted by law and to advise the pay the rent and other charges under the terms 3. If you want to remove the mobile home a removal, you may do so by paying the landlord provided by law. The amount of rent, utility char (date) is as follows: Rent: Utilities: Removal and storage charges Other	landlord in writing whether of the rental agreement. t your expense before the all rent, utility and other rerges and other charges as a second seco	date set for moval costs of
and charges permitted by law and to advise the pay the rent and other charges under the terms 3. If you want to remove the mobile home a removal, you may do so by paying the landlord provided by law. The amount of rent, utility char (date) is as follows: Rent: Utilities: Removal and storage charges Other (explain)	landlord in writing whether of the rental agreement. It your expense before the all rent, utility and other rerges and other charges as a second sec	date set for moval costs of
and charges permitted by law and to advise the pay the rent and other charges under the terms 3. If you want to remove the mobile home a removal, you may do so by paying the landlord provided by law. The amount of rent, utility char (date) is as follows: Rent: Utilities: Removal and storage charges Other (explain) Total due:	landlord in writing whether of the rental agreement. It your expense before the all rent, utility and other rerges and other charges as of the second secon	date set for moval costs of

6. This notice does not relieve you of complying with other applicable provisions of law relating to the repossession of the mobile home.

Date:	
	Judge
	RETURN ²
STATE OF NEW MEXICO))
COUNTY OF) ss)
(complete if service is by a person other than the sheriff or deputy) ³	
lawsuit, and that I served this summ	he age of eighteen (18) years and not a party to this ons in county on the
	, (date), by delivering a copy of this fudgment with Exhibits A and B attached in the
(check and complete only if service I certify that I served this summons i	n county on the
day of (da copy of the notice of judgment with E	ete), by delivering a copy of the summons and a Exhibits A and B attached in the following manner: theck one of following boxes and fill in
	immons and a copy of the notice of judgment with endant (used when as or refuses to receive summons).
Exhibits A and B attached toyears of age and residing at the usu	immons and a copy of the notice of judgment with, a person over fifteen (15) al place of abode of defendant red at (address)
(used when defendant is not presen	
[] by posting a copy of the summar B attached in the most public part of locate	
alternative is used if no person found service is by posting a copy of the se B attached must also be mailed to the	d at dwelling house or usual place of abode.) (If ummons, the notice of judgment with Exhibits A and ne person served. The person serving by posting teach sign a return. The person mailing must check
	immons and a copy of the notice of judgment with, an agent authorized to dant.

[] Evhil	by delivering a copy of this summons and	d a copy of the notice of judgment with
(cus	nibits A and B attached tostodian) of defendant (used when defendant	t is a minor or an <i>incompetent person</i>).
whei	by delivering a copy of this summons and nibits A and B attached to, (title of person a gen defendant is a corporation or an association, a land grant board of trustees, the State addivision).	(name of person), authorized to receive service) (used ion subject to a suit under a common
[]	by service by certified mail, return receip	t requested.
	CERTIFICATE OF SERVI (for service or	
	I certify that I caused a copy of this notice to ties by (delivery) (mail) (. .
		ady or
(1)		
	(Name of party)	
(2)	(Address)	
(2)	(Name of party)	
	(Address)	
		Attorney for landlord
		Signature
		Date of signature

USE NOTES

- 1. A writ of restitution directs the sheriff to restore the premises to the plaintiff. A copy of the writ need not be served on the lienholder unless the lienholder intervenes as a party.
- 2. If the lienholder is a party or has entered an appearance in the proceedings, service may be made in the manner provided by the rules of civil procedure for the service of papers on a party subsequent to service of the original pleading. See, however, Subsection J of Section 47-10-9 NMSA 1978 for statutory notice.

3. If service is made by the sheriff or a deputy sheriff of a New Mexico county, the signature of the sheriff or deputy need not be notarized. If service is made on a party by an attorney the signature of the attorney need not be notarized.

[Adopted, effective September 2, 1997; as amended, effective April 6, 1998.]

ANNOTATIONS

The 1998 amendment, effective April 6, 1998, in the notice to lienholder, substituted "permitted by law" for "accrued to the date of this notice" in Paragraph 2, substituted "provided" for "permitted" in Paragraph 3, in the return portion, inserted "This alternative is" in the third paragraph of the list for the person serving summons, and substituted "to the plaintiff" for "on a specified date not less than three nor more than seven days after entry of the judgment" in Use Note 1.

4-929. Writ of restitution (Mobile Home Park Act).

[Sections 47-10-9 and 47-8-46 NMSA 1978]

STATE OF NEW MEXICO _____ COURT _____ COUNTY No. _____, Plaintiff ٧. , Defendant WRIT OF RESTITUTION (Mobile Home Park Act) THE STATE OF NEW MEXICO to the sheriff or a full-time salaried deputy sheriff of the above county: Judgment having been entered for the plaintiff, you are ordered to remove the tenant and to take possession of the following mobile home on or before _____ (date)¹: _____ (name of mobile home park) ______(mobile home address) (mobile home lot or space) _____, New Mexico _____ for the purpose of storage. You are ordered to return this writ to this court by ______.

Dated:,	
	Judge
RETURN ON WRIT	OF RESTITUTION ²
I certify that I carried out this writ of restitution mobile home located at on on (a.m.) (p.m.). The mobile home in (address).	_ and restoring possession of the at
Date of return:	Sheriff of County, State of New Mexico By Sheriff or deputy sheriff
USE NO	DTES
1. See Section 47-8-46 NMSA 1978 for s	ervice of the writ of restitution.
2. The sheriff is obligated by law to make	timely return.
[Adopted, effective September 2, 1997; as an	nended, effective January 1, 1999.]
ANNOTA	TIONS
The 1998 amendment, effective January 1, 1 Form 4-913 NMRA.	999, amended this form to conform it with
4-930. Petition for appointment of a	treatment guardian for an adult.
[For use with Rule 1-130 NMRA]	
STATE OF NEW MEXICO COUNTY OF DISTRICT COURT	
In the Matter of,	SI No
PETITION FOR A OF A TREATMENT GUAR	_
Petitioner,, list:), phone Section 43-1-15 NMSA 1978 states:	(if employed at a facility/agency, please e number:, under

1. F	Respondent,	, is years of age and
is a resi	ident of	_ County, New Mexico.
2. F	Respondent is currently	
] a patient at or facility).	(name of institution
C	OR	
-] in the custody ofnstitution or facility).	(name of
C	OR	
[] residing in the community at	
(Respondent's last-known address), phone nun	nber:
Develop	Respondent has a mental disorder as defined bomental Disabilities Code, Section 43-1-3(P) Noted as follows:	•
4. T	The symptoms or behaviors that support the dia	agnosis are as follows:
5. F	Respondent is receiving treatment at	
[1	_ (name of institution or facility).
C	OR	
[] in community based services.	
physicia	Respondent's mental health or developmental on the san,	(name and address of

7. (OPTIONAL) Respondent was administered emergency medications on
(date) under Section 43-1-15(M) NMSA 1978.
8. Petitioner believes that Respondent is incapable of giving or withholding informed consent to the proposed course of treatment, and therefore lacks capacity to make [his] [her] own mental health care treatment decisions.
9. The following efforts have been made by (name of mental health or developmental disabilities professional or physician) to discuss the proposed course of treatment and the associated risks and benefits with Respondent:
10. The following individual or entity has expressed a willingness to serve as a treatment guardian to make substitute decisions for Respondent about the course of treatment which would be in Respondent's best interest and consistent with the least drastic means for accomplishing the treatment objective:
Name:Phone Number:
11. The proposed treatment guardian is:
(check all that apply)
[] A family member or friend of Respondent.
[] A "contract treatment guardian" with the Office of Guardianship.
[] A court appointed guardian under the Probate Code.
[] An agent designated or nominated by Respondent when Respondent had capacity.
[] A surrogate under the Uniform Health Care Decisions Act.

12. Petitioner has provided the proposed treatment guardian with a copy of Form 4-931 NMRA which sets forth the duties and responsibilities of a treatment guardian.

13. (OPTIONAL) Petitioner believes that Respond court-appointed agent(s):	
(name and type of all designated or court-appointed	agents).
14. Petitioner intends to call the following witnesse	es:
WHEREFORE, Petitioner prays that the Court fine making [his] [her] own mental health treatment decision named person to serve as a treatment guardian for Recapacity for	ions, and that it appoint the above-
[] days;	
[] months;	
[] Respondent's course of hospitalization	
[] Respondent's duration of detention or incarce	ration; or
[] other:	;
but this appointment shall not exceed one year was be for a time period consistent with the treatment need further prays for any other relief as the Court may de	eds of Respondent. Petitioner
	Respectfully submitted,
	(Signature of attorney or of self-represented Petitioner)
VERIFICATION (To be used only by self-represe	nted petitioners)
I,, affirm under of the State of New Mexico that the information above	er penalty of perjury under the laws e is true and correct.
	(Signature and date)

[Adopted by Supreme Court Order No. 14-8300-013, effective for all cases filed or pending on or after December 31, 2014; as amended by Supreme Court Order No. S-1-RCR-2024-00102, effective for all cases filed on or after December 31, 2024.]

ANNOTATIONS

The 2024 amendment, approved by Supreme Court Order No. S-1-RCR-2024-00102, effective December 31, 2024, required additional employment and contact information from the Petitioner, required additional contact information for the Respondent, and made certain technical amendments; in the first undesignated paragraph, after "Petitioner", added "if employed at a facility/agency, please list:, phone number:"; in Paragraph 2, after "last-known address)", added "phone number:"; and in Paragraph 3, after "defined by the", deleted "New Mexico", after "Mental Health", added "and Developmental Disabilities", and after "Section 43-1-
3", deleted "(O)" and added "(P)".
4-931. Acceptance of appointment, duties, and responsibilities as treatment guardian.
[For use with Rule 1-130 NMRA and Form 4-930 NMRA]
STATE OF NEW MEXICO
COUNTY OF
DISTRICT COURT
In the Matter of, No
ACCEPTANCE OF APPOINTMENT, DUTIES, AND RESPONSIBILITIES AS TREATMENT GUARDIAN
I, (name of treatment guardian), agree to perform the following duties and responsibilities in accordance with Section 43-1-15 NMSA 1978.
I shall make decisions on behalf of Respondent (name) about whether to accept treatment.
2. I shall base decisions about whether to accept treatment on behalf of Respondent on whether the treatment appears to be in Respondent's best interest.

3. I shall verify that the proposed treatment is the least drastic means (i.e., no more

harsh, hazardous, or intrusive than necessary) to achieve the treatment objectives

4. In making treatment decisions I shall

for Respondent.

- (A) consult with Respondent and consider his or her expressed opinions;
- (B) consult with the mental health or developmental disabilities professional or physician who is proposing treatment;
 - (C) consult with Respondent's attorney;
- (D) consult with any interested friends or relatives of Respondent to the extent reasonably practical; and
- (E) give consideration to previous decisions made by Respondent when Respondent was competent.
- 5. I shall have the authority to review and release information concerning Respondent as provided in Section 43-1-19 NMSA 1978. This authority is not intended to automatically limit Respondent's ability to access Respondent's own records, including Respondent's ability to authorize an attorney to access such records. Any restrictions on Respondent's access will be made in accordance with state and federal law.
- 6. If during my term of appointment as treatment guardian I believe that Respondent has regained capacity to make Respondent's own decisions, I shall petition the court for termination of the treatment guardianship.
- 7. If during my term of appointment as treatment guardian I believe that I am unable to carry out the duties and responsibilities of a treatment guardian, I shall petition the court for substitution of treatment guardian.

I have read and understand the above explanation of my duties and responsibilities as a treatment guardian, and I promise that I will discharge the duties of that appointment in compliance with the requirements of law and for the best interest of Respondent, to the best of my ability.

Freatment Guardian	
Date	_

[Adopted by Supreme Court Order No. 14-8300-013, effective for all cases filed or pending on or after December 31, 2014.]

4-932. Order for appointment of a treatment guardian.

[For use with Rule 1-130 NMRA]

STATE OF NEW MEXICO COUNTY OF DISTRICT COURT In the Matter of ______, No. _____ ORDER FOR APPOINTMENT OF A TREATMENT GUARDIAN THIS MATTER came before the Court upon the Petition of for Appointment of a Treatment Guardian for an Adult. The parties were represented by counsel; Respondent [was] [was not] present; and the Court being fully advised in the premises FINDS BY CLEAR AND CONVINCING EVIDENCE the following: 1. ______, Respondent, is not capable of making [his] [her] own mental health treatment decisions, as [he] [she] is incapable of providing informed consent. 2. The proposed Treatment Guardian, ______, understands the duties and responsibilities of a Treatment Guardian under Section 43-1-15 NMSA 1978 and has agreed to fulfill those duties and responsibilities as required by law. IT IS THEREFORE ORDERED that, in accordance with Section 43-1-15 NMSA 1978, _____ is appointed Treatment Guardian for the purpose of making substitute mental health treatment decisions for Respondent. Treatment decisions shall be limited to the following: Decisions permitted under Section 43-1-15 NMSA 1978, including whether Respondent should receive psychotropic medication; and Decisions regarding release of information as provided in Section 43-1-19(H) NMSA 1978. The authority related to the release and review of Respondent's records is not intended to automatically limit Respondent's ability to access [his] [her] own records. Any restrictions on Respondent's access will be made in accordance with

IT IS FURTHER ORDERED that the Treatment Guardian shall make decisions about whether Respondent shall receive treatment based on a determination that the treatment appears to be in Respondent's best interest and is the least drastic means for accomplishing the treatment objective.

state and federal law.

IT IS FURTHER ORDERED that the Treatment Guardian for Respondent shall serve in such capacity

	[]	until (<i>date</i>);
	[]	Respondent's course of hospitalization;
	[]	Respondent's course of detention or incarceration; or
	[]	other:;
date of guard	of this	at such appointment shall terminate not later than one year from the order. Nothing in this order shall preclude the appointment of the treatment another term upon the filing of a subsequent petition for appointment of a ardian.
attorn	ey's fee	RTHER ORDERED that the previous Order of the Court appointing to represent Respondent herein is reaffirmed, and an e for services in this case shall be granted as per the contract between s attorney and the Attorney for the Administrative Office of the Court.
		DISTRICT JUDGE
ATTO	RNEY	FOR PETITIONER
ATTO	RNEY	FOR RESPONDENT
[]	Follow	ving a hearing
[]	By stip	oulation of the parties
		Supreme Court Order No. 14-8300-013, effective for all cases filed or after December 31, 2014.]
		ler denying petition for appointment of a treatment for an adult.
[For u	se with	Rule 1-130 NMRA]
STAT	E OF N	IEW MEXICO
COUN	NTY OF	-
		DISTRICT COURT

In the Matter of	, No
	ETITION FOR APPOINTMENT GUARDIAN FOR AN ADULT
THIS MATTER came before the Coufor Appointment of a Treatment Guardia counsel, and the Court being fully advise	n for an Adult. The parties were represented by
1, Final matter and was represented by counsel;	Respondent, was present at the hearing on this ; and
2. The Petition for Appointment of a taken.	Treatment Guardian for an Adult is not well
IT IS THEREFORE ORDERED that the Guardian for an Adult is denied.	the Petition for Appointment of a Treatment
	DISTRICT JUDGE
ATTORNEY FOR PETITIONER	
ATTORNEY FOR RESPONDENT	
[Adopted by Supreme Court Order No. 1 pending on or after December 31, 2014.	4-8300-013, effective for all cases filed or]
4-934. Petition for enforcemen	t order.
[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 E	ENFORCEMENT ORDER
Petitioner, u following.	nder Section 43-1-15 NMSA 1978, states the

Petitioner was appointed, or, or		nt guardian for Respondent, (<i>date</i>) in Case No.
2. Petitioner's appointment (date).	nt as treatmen	t guardian shall terminate on
3. Respondent is currently (Respondent's last-known add	, –	
		s defined by the New Mexico Mental Health is currently diagnosed as follows:
5. Respondent has been date(s), by the following author	•	e following medication(s), on the following per(s):
Medication		Prescriber (name and contact info)
6. Petitioner's last contact	 t with Respond	dent was on (date) act, e.g., in person, by telephone, etc.).
		orized prescriber who prescribed the was on (date).
		h the authorized prescriber, a mental health n (<i>date</i>).
9. Respondent did not co following medications, on the		tioner's treatment decision about the (s):
Medication		Date
10. Petitioner made the fol Petitioner's treatment decision	, \	to engage Respondent to comply with

11.Respondent responded	to the efforts described in Paragrap	oh 10 as follows:
12. Respondent reports takii	ng medication(s) last on	(date
13. The following individuals following date(s):	report that Respondent last took n	nedication(s) on the
Name of individual	Medication	Date
14. Petitioner has weighed the	he following risks and benefits abo	ut filing this petition:
15. If this petition is not gran	ted, the following outcome is likely	for Respondent:
	e available for administering the me	

vious treatment decisions as
ıtil
ce the following treatment
officer to take Despendent into
officer to take Respondent into cility.
uation facility to forcibly
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.]

4-940. Notice of federal restriction on right to possess or receive a firearm or ammunition.

[For use with Rule 1-131 NMRA]

COUNTY OF	
	_ JUDICIAL DISTRICT
	•
Petitioner,	
V.	No
Respondent.	
	NOTICE OF FEDERAL RESTRICTION ON RIGHT TO
	POSSESS OR RECEIVE A FIREARM OR AMMUNITION
TO: ADDRESS:	

OTATE OF NEW MENDO

YOU ARE HEREBY NOTIFIED that as a result of the order entered against you in this proceeding, you are prohibited from possessing or receiving a firearm or ammunition as provided by 18 U.S.C. § 922(g)(4).

YOU ARE FURTHER NOTIFIED that the Administrative Office of the Courts is required under Section 34-9-19(B) NMSA 1978 to report information about your identity to the Federal Bureau of Investigation for entry into the National Instant Criminal Background Check System (NICS).

YOU ARE FURTHER NOTIFIED that you may petition the Court as provided in Section 34-9-19 NMSA 1978 to restore your right to possess or receive a firearm or ammunition and to remove your name from the NICS.

DISTRICT COURT

[Provisionally approved by Supreme Court Order No. 16-8300-003, effective for all orders filed on or after May 18, 2016; approved by Supreme Court Order No. 17-8300-003, effective for all orders filed on or after March 31, 2017.]

4-941. Motion to restore right to possess or receive a firearm or ammunition.

[For use with Section 34-9-19 NMSA 1978]

	OF NEW MEXICO Y OF JUDIC	IAL DISTRICT		
		ndent.	No	
	TO POSSESS	MOTION TO RESTOR		ON¹
I, as follov	ws:	(name), am the Res	pondent in this proce	eeding and state
ammuni	On ition prohibitions se select one):	(<i>date</i>), I was notified to the control of the c	that I am subject to t 2(g)(4) as a result of	the firearm and the following
[] C incapac		ull or plenary guardian th	nat includes a finding	g of total
[] C incapac		ull or plenary conservato	r that includes a find	ding of total
[] (Order for involuntary	commitment.		
[] (Order for involuntary protective services or protective placement.			
[] Order for assisted outpatient treatment that includes a finding of serious violent behavior or of threatened or attempted serious physical harm.				
2. T	he Court entered th	ne order identified in Par	agraph 1, above, in	this case.
[] Y	'ES (required)	I have attached a copy of	of the order to this m	otion.
3 I	request that this Co	ourt restore my right to n	ossess or receive a	firearm or

- 3. I request that this Court restore my right to possess or receive a firearm or ammunition, including my right to be eligible for a concealed handgun license.
- 4. I have not filed a Motion To Restore Right To Possess or Receive a Firearm or Ammunition within the past two (2) years.
- 5. I request that this Court schedule a hearing to consider whether my rights should be restored under Section 34-9-19(E) NMSA 1978.²

WHEREFORE, I ask the Court to grant this motion and for any other relief that the Court deems proper.

nature of Respondent ne of Respondent (<i>prin</i> ling address
ne of Respondent (<i>print</i>) ling address
ng address

Respectfully submitted,

VERIFICATION

- I, the Respondent, affirm under penalty of perjury under the laws of the State of New Mexico the following:
 - (A) I am the respondent in the above-entitled cause;
- (B) I have read the motion to restore right to possess or receive a firearm or ammunition;
- (C) The contents of the motion are true and correct to the best of my information and belief; and
 - (D) I understand the following:
- (1) If the Court sets a hearing on the motion, I must offer evidence of the following when I come to Court:
- (a) The circumstances regarding the firearm disabilities from which I am seeking relief;
- (b) My mental health records and criminal history records, if any (It is my responsibility to provide these records);
- (c) My reputation, which must be supported, at the very least, by a person who can come to the hearing to testify about my character; a sworn, written statement by a person familiar with my character; or by other character evidence; and
- (d) Changes in my condition or circumstances since the order identified in Paragraph 1 of this motion was entered;

(2)	The evidence described above will be used to determine whether I am
likely to act i	n a manner dangerous to public safety and whether restoring my right to
possess or r	eceive a firearm or ammunition is contrary to the public interest; and

(3)

stamped copy to the Office of the Attor that resulted in the order identified in F	rney General and to all parties to the proceeding Paragraph 1 of this motion.3
Date	Respondent

After I file this motion with the court, I must mail or hand-deliver a court-

USE NOTES

- 1. You may be required to pay a filing fee to the court clerk in cash or money order at the time the motion is filed. If you cannot afford to pay the filing fee, you may ask the court to allow you to file for free or for a reduced rate by filing an application for free process, Form 4-222 NMRA.
- 2. You must bring a self-addressed stamped envelope with you when you file your motion. The clerk will use the envelope to notify you by mail of the date and time of your hearing.
- 3. You should bring the original and at least two copies of the motion with you when you file the motion. The clerk will file the original and will stamp and return the copies to you. You may keep one copy for your records, and you must mail or hand-deliver the other copies to the attorney general and to all parties to this proceeding as required by NMSA 1978, § 34-9-19(D). The court may ask you for proof that you mailed or hand-delivered the other copies.

[Approved by Supreme Court Order No. 17-8300-003, effective for all cases filed on or after March 31, 2017; as amended by Supreme Court Order No. 17-8300-026, effective December 31, 2017.]

ANNOTATIONS

The 2017 amendment, approved by Supreme Court Order No. 17-8300-026, effective December 31, 2017, changed the form from a petition to a motion; deleted "petition" and added "motion" throughout the form; deleted "Petitioner" and added "Respondent" throughout the form; in the first undesignated sentence of the form, after "in this proceeding", deleted "under Section 34-9-19(D) NMSA 1978"; in Paragraph 1, after "following order", deleted "or finding", deleted the final two options to select, which provided "Finding of incompetent to stand trial." and "Finding of not guilty by reason of insanity at the time of the offense."; in Paragraph 2, after "in", deleted "Case No. _____" and added "this case", and after "of the order", deleted "or finding"; in Subparagraph (D)(1)(d) of the Verification, after "the order", deleted "or finding"; and in the Use Note, in

Paragraph 1, after "You", deleted "must" and added "may be required to", and in Paragraph 3, after "all parties to", deleted "the original" and added "this".

4-950. Tribal court order for initial involuntary commitment of an adult for mental health evaluation and treatment not to exceed 30 days.

TRIBAL COUR [NAME OF TRI STATE OF NE	BE]	
IN THE MATTE	ER OF	No
	, an adult.	
TRIBAI	COURT ORDER FOR INITIAL INVO OF AN ADULT FOR MENTAL HEA AND TREATMENT NOT TO EX	LTH EVALUATION
the petition con commitment up of residential o	ER, having come before the Court up acerning (n to thirty (30) days, the r evaluating treatment facility) will adm client) for evaluation and treatment.	ame of petitioner) for involuntary
appointed coun present evidend disabilities prof	as represented by usel by the Tribal Court. The adult has ce, including the testimony of a menta essional of the adult's own choosing, aplete record in this case. The adult ha	been afforded the opportunity to If health and developmental to cross-examine witnesses, and to
of qualified by trai	T FINDS on the basis of clear and continuous (name), who is a ning or experience to work with personal disability, that the adult's medical and e following.	physician or other professional ons with a mental disorder or a
	ary treatment is in the best interest of r creates a likelihood of serious harm	
2. As a res	ult of a mental disorder:	

The adult needs treatment and is likely to benefit from the proposed

a.

treatment;

b needs; a	,
c. restrictiv	The proposed involuntary commitment is consistent with the least re means principle.
any, invo	aking into account efforts to ascertain the opinion of the adult's legal guardian, if pluntary treatment is necessary to maintain the health and safety of the adult. In rdian has had an opportunity to appear at every stage of the hearing by any of communication (phone, affidavit, skype, etc.).
custody facility),	COURT HEREBY ORDERS the involuntary commitment of the adult into the of (name of residential or evaluating treatment pursuant to (applicable tribal statute). The adult shall be ted to the above-named facility by
jurisdictifrom the prior to cadult's gother alt district content of the second	FURTHER ORDERED that the adult shall be subject to the continuing on of the tribal court, provided that any decisions regarding discharge or release evaluation facility shall be made by the administrator of that facility. Further, discharging the adult, the facility shall make arrangements with the adult and the luardian, power of attorney for health care, treatment guardian, surrogate, or ernate decision maker and establish a plan for the adult's aftercare. Any state ourt order entered for the adult for continued treatment under Section 43-1-12 978 or for the appointment of a treatment guardian under Section 43-1-15 978 that is related to this order shall be sent to the tribal court judge signing this informational purposes after execution in state court.
	Tribal Court Judge
Prepare	d by:
[Approve	ed by Supreme Court Order No. 18-8300-011, effective December 31, 2018.]
	Petition to expunge arrest records and public records; y theft.
[For use	with District Court Rule 1-077.1 NMRA]
STATE (OF NEW MEXICO Y OF JUDICIAL DISTRICT COURT

No.

In re ______, Petitioner.

PETITION TO EXPUNGE ARREST RECORDS AND PUBLIC RECORDS UNDER SECTION 29-3A-3 NMSA 1978 (Identity Theft)

Petitioner, [] unrepresented by counsel/[] represented by counsel (*select one*), under Section 29-3A-3 NMSA 1978, respectfully moves the Court to expunge the arrest records and public records related to the cases/charges below.

1.			
	Date of Birth: Current Mailing Address:		
	City:	State:	Zip Code:
	City: Home Phone #:	Work Phone #:	Cell #:
	Other names or aliases by whi names, nicknames, or aliases, different name):	ich Petitioner has been	known (include prior
2.	[] Petitioner has no pending ex District. [] Petitioner has the following Judicial District Court (<i>provide</i> cases that may be currently per Court):	pending expungement expungement case nuesting before the	cases in the mbers for any expungement
3.	[] Petitioner has never applied [] Petitioner has applied for exexpungement cases (provide to the context of th	I for expungement and coungement and	denied in the following
4	As the result of identity theft, P following criminal case or case Case name: Case number: Date of filing: Please attach copies of any this case.	es:	

5. Petitioner asks this Court for an Order to Expunge Arrest and Criminal Records for information in the custody of the following agencies:

[]County Sheriff's [) an artra ant.
[] District Attorney for the	
[] New Mexico Department of Pub	lic Safety;
[] Law Enforcement Agency (name	e of agency);
[] Metropolitan/Magistrate/Municip	al Court in(location);
[] New Mexico State Police Invest	igations Bureau;
[] Other	
6. The charges sought to be expunde	ed were originally disposed of or originated in
(select one)	va mere enginany alepedea er er enginalea in
[] District Court in the	Judicial District
[] Metropolitan Court in	(location)
[] Metropolitan Court in [] Magistrate Court in	(location)
[] Municipal Court in	(location)
[] Walliopal Court III	(location)
	nearings in this matter by telephonic or other
electronic means as provided for in	1 Rule 1-077.1(J) NMRA.
SIGNATI	JRE SECTION
	rjury under the laws of the State of New
Mexico that the statements herein are	true and correct.
Printed name of Petitioner	 Date
	Date
Printed name of Petitioner Signature of Petitioner	Date
Signature of Petitioner	Date
	Date
Signature of Petitioner	Date Email
Signature of Petitioner Mailing Address Telephone Number	Email
Signature of Petitioner Mailing Address	
Signature of Petitioner Mailing Address Telephone Number Attorney Name (<i>if applicable</i>)	Email
Signature of Petitioner Mailing Address Telephone Number Attorney Name (if applicable) Attorney Signature	Email
Signature of Petitioner Mailing Address Telephone Number Attorney Name (<i>if applicable</i>)	Email
Signature of Petitioner Mailing Address Telephone Number Attorney Name (if applicable) Attorney Signature Mailing Address	Email
Signature of Petitioner Mailing Address Telephone Number Attorney Name (if applicable) Attorney Signature	Email Date

4-952. Petition to expunge arrest records and public records; upon release without conviction.

[For use with District Court Rule 1-077.1 NMRA] STATE OF NEW MEXICO COUNTY OF _____ ____ JUDICIAL DISTRICT COURT Petitioner. No. PETITION TO EXPUNGE ARREST RECORDS AND PUBLIC RECORDS UNDER **SECTION 29-3A-4 NMSA 1978** (Upon Release without Conviction) Petitioner, [] unrepresented by counsel/[] represented by counsel (select one), under Section 29-3A-4 NMSA 1978, respectfully moves the Court to expunge the arrest records and public records related to the case and charge(s) below. 1. Information about Petitioner: Date of Birth: Current Mailing Address: Other names or aliases by which Petitioner has been known (include prior names, nicknames, or aliases, especially if your arrest records may reflect a different name): 2. [] Petitioner has no pending expungement cases in the _____ Judicial [] Petitioner has the following pending expungement case or cases in the _____ Judicial District (provide expungement case numbers for any expungement cases that may be currently pending before the _____ Judicial District Court): 3. [] Petitioner has never applied for expungement and been denied. [] Petitioner has applied for expungement and been denied in the following expungement cases (provide the expungement case numbers): 4. The following case(s) and record(s) are the subject of Petitioner's Petition to Expunge (Include additional pages, if necessary): District Court case number(s):

	Metropolitan/Magistrate/Municipal Court case number(s):
	Law Enforcement Agency case number(s): Arrest number(s):
5.	Petitioner was released without conviction for the following charges: (Complete for each charge sought to be expunged. Include additional pages if necessary.)
	(1) Date of arrest: Name of offense and statute/ordinance number: Final disposition of offense: (check one) [] acquittal or finding of not guilty [] nolle prosequi [] no bill [] referral to pre-prosecution diversion program [] Order of Conditional Discharge under Section 31-20-13 (1994) NMSA 1978 [] other dismissal/discharge (explain):
	Degree of offense, if known (e.g., misdemeanor, petty misdemeanor, etc.):
	Date of final disposition:
	[] Check if additional pages attached.
6.	[] Petitioner has no cases related to the charges sought to be expunged.
	[] The following cases are related to the charges sought to be expunged: (Include case names and numbers for any cases that were joined either with a co-defendant or joined as the result of a plea.)
7.	[] It has been one (1) year or more since the date of the final disposition of the charge(s) Petitioner seeks to expunge.
8.	[] There is no other charge or proceeding pending against Petitioner.
9.	Petitioner asks this Court for an Order to Expunge arrest records and public records in the custody of the following agencies: [] District Court in the Judicial District; [] County Sheriff's Department; [] District Attorney for the Judicial District; [] New Mexico Department of Public Safety [] Law Enforcement Agency (name of agency that arrested Petitioner);
	[] Metropolitan/Magistrate/Municipal Court in (location); [] New Mexico State Police Investigations Bureau [] Other

Printed name of P	etitioner	Date	
		erjury under the laws of	the State of New
	·	URE SECTION	
• •		hearings in this matter by in Rule 1-077.1(J) NMRA.	telephonic or other
c. Other: _ (<i>list any</i>	other documentation	provided with the petition).	
to expu		disposition of the charges I	Petitioner is seeking
	sheet, arrest sheet, or to expunge;	other record detailing the	offenses Petitioner is
13.Petitioner h criminal his		ollowing documentation rela	ated to Petitioner's
Safety Rec		er's State of New Mexico, ecution (RAP) sheet, dated petition.	•
[] Metropol [] Magistra	itan Court in te Court in Il Court in	(location) (location)	
(select one		ed were originally dispose Judicial District	d of or originated in
(2) The	lress) New Mexico Departmo Box 1628, Santa Fe,	ent of Public Safety New Mexico 87504-1628	
(The	District Attorney in the District Attorney in the nated)	Judicial e Judicial District where Pe	District etitioner's charge
10.[] A copy o United Stat		ed with the Court, will be m	nailed by first class

Signature of Petitioner		
Mailing Address		
Telephone Number	Email	
Attorney Name (if applicable)	Date	
Attorney Signature		
Mailing Address		
Telephone Number	Email	
[Provisionally adopted by Supreme Court C filed or pending on or after January 28, 202	Order No. 21-8300-033, effective for all cases 22.]	;
4-953. Petition to expunge arrest conviction.	records and public records; upon	
[For use with District Court Rule 1-077.1 NI	MRA]	
STATE OF NEW MEXICO		
COUNTY OF JUDICIAL DISTRICT C	 OURT	
In re,		
SECTION 29-3	CORDS AND PUBLIC RECORDS UNDER 3A-5 NMSA 1978 Conviction)	
Petitioner, [] unrepresented by counselvunder Section 29-3A-5 NMSA 1978, respective records and public records related to the careful section.	ctfully moves the Court to expunge the arrest	
Information about Petitioner:		
Date of Birth: Current Mailing Address: City: State Home Phone #: Work Other names or aliases by which Pernames, nicknames, or aliases, especialists	z: Zip Code: z Phone #: Cell #: etitioner has been known (<i>Include prior</i>	- - -

different name):
[] Petitioner has no pending expungement cases in the Judicial District.
[] Petitioner has the following pending expungement case or cases in the Judicial District (provide expungement case numbers for any
expungement cases that may be currently pending before the
[] Petitioner has never applied for expungement and been denied.
[] Petitioner has applied for expungement and been denied in the following expungement cases (provide the expungement case numbers):
The following case(s) and record(s) are the subject of Petitioner's Petition to Expunge: District Court case number(s):
Metropolitan/Magistrate/Municipal Court case number(s):
Law Enforcement Agency case number(s):
Arrest number(s):
Petitioner was convicted of the following charges: (Complete for each offens that you are seeking to expunge. Include additional pages if necessary.)
(1) Date of offense/arrest:
Name and statute/ordinance number of offense:
Date sentence completed:
Date fines and fees paid:
[] Check if additional pages attached.
[] Petitioner has no cases related to the charges sought to be expunged. [] The following cases are related to the charges sought to be expunged: (Include case names and numbers for any cases that were joined either with co-defendant or joined as the result of a plea.)
[] There is currently no other charge(s) or proceeding(s) pending against Petitioner.

8.	Petitioner has had no other criminal convictions (measured from the date of completion of a sentence for a conviction in <i>any jurisdiction</i>) for a period of:			
	[] Two years[] Four years[] Six years[] Eight Years[] Ten or more years			
9.	[] Petitioner has paid all fines and fees and has fulfilled all victim restitution ordered for the charges Petitioner seeks to expunge.			
10.	[] Petitioner is not seeking to expunge convictions pertaining to any of the following:			
	 An offense committed against a child; An offense causing great bodily harm or death; A sex offense as defined in Section 29-11A-3 NMSA 1978; An offense for embezzlement under Section 30-16-8 NMSA 1978; or An offense involving driving while under the influence of intoxicating liquor drugs. 	ıor		
emple suffe	Petitioner believes justice will be served by the Court granting the Petition and the following in support: (Explain why expungement is being sought, e.g., ment, licensure, housing, and any adverse consequences that have been ed by Petitioner or will be suffered if the Petition is not granted. Attach additional if necessary.)			
[] Ch	ck if additional pages attached.			
12.	Petitioner asks this Court for an Order to Expunge arrest records and court records in the custody of the following below:			
	[] District Court in the Judicial District; [] County Sheriff's Department; [] District Attorney for the Judicial District; [] New Mexico Department of Public Safety; [] Law Enforcement Agency (name of agency that arrested Petitioner)			
	[] Metropolitan/Magistrate/Municipal Court in(location [] New Mexico State Police Investigations Bureau;	n);		

	[]0	ther:
13.		charges sought to be expunged were originally disposed of or originated in ect one)
	[] M	strict Court in the Judicial District etropolitan Court in (location) agistrate Court in (location) unicipal Court in (location)
14.		copy of this Petition, when filed with the Court, will be mailed by first class ed States mail to:
	(The District Attorney in the Judicial District The District Attorney in the Judicial District where Petitioner's charge riginated)
	(2 F	Address) 2) The New Mexico Department of Public Safety 2.O. Box 1628, Santa Fe, New Mexico 87504-1628 3)
	(3) The law enforcement agency that arrested Petitioner)
	(/	Address)
15.	and	etitioner has included copies of Petitioner's FBI and DPS Record of Arrest Prosecution (RAP) sheets, dated no later than ninety (90) days prior to the of the petition.
16.	Petit	ioner has included the following additional documentation related to ioner's criminal history: (Petitioner should attach the documentation detailing sentences for the charges Petitioner is seeking to expunge. If there have a additional convictions, additional paperwork may be required.)
	a.	Documentation showing completion of Petitioner's sentences for the
	b.	convictions Petitioner is seeking to expunge; Documentation showing completion of sentences for any other convictions that Petitioner has served:
	C.	Documentation showing final payment of any fines and fees owed related to the convictions Petitioner is seeking to expunge;
	d.	Documentation showing completion of any victim restitution ordered as a result of the convictions Petitioner is seeking to expunge;
	e.	Other: (list any other documentation provided with the petition).

17. [] Petitioner wishes to attend any helectronic means as provided for in	nearings in this matter by telephonic on Rule 1-077.1(J) NMRA.	or other
SIGNATU	JRE SECTION	
I, Petitioner, affirm under penalty of per Mexico that the statements herein are t		New
Printed name of Petitioner	Date	_
Signature of Petitioner	_	
Mailing Address	_	
Telephone Number	Email	_
Attorney Name (if applicable)	Date	_
Attorney Signature	_	
Mailing Address	_	
Telephone Number	Email	_
[Provisionally adopted by Supreme Court pending or filed on or after January 28, 20		all cases
4-954. Petition to expunge arrest automatic.	t records and public records	;
[For use with District Court Rule 1-077.1 N	NMRA]	
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT (COURT	
In re	, Petitioner.	No.

PETITION FOR REQUEST FOR AUTOMATIC EXPUNGEMENT UNDER SECTION 29-3A-8 NMSA 1978

(Automatic Expungement of Arrest and Conviction Records; Cannabis Regulation Act, Sections 26-2C-1 to -42 NMSA 1978)

Name		
First	Middle	Last
Date of Birth:		
Current Mailing Address:		
City:	State:	Zip Code: Cell #:
Home Phone #:	Work Phone #:	Cell #:
Other names or aliases by (Include prior names, nickra a different name	which Petitioner has been k names, or aliases, especially	nown vif your arrest records may reflect
involving cannabis that is(a Regulation Act, Sections 20 offense if the Cannabis Regulation Act, Sections 20 offense if the Cannabis Regulation and include more than (Include additional pages if District Court case number Metropolitan/Magistrate/Mu Arrest number(s):	are) no longer a crime as of the second seco	nent of the following offense(s) the effective date of the Cannabis or would have resulted in a lesser ect at the time of the offense(s). ole cases with eligible offenses.
District Court case number Metropolitan/Magistrate/Mu Arrest number(s):Law enforcement agency number Eligible charge(s) related to	reopen the underlying criming (s):	s):
[] Petitioner wishes to atter	to reopen the underlying cri nd any hearings in this matte ed for in Rule 1-077.1(J) NM	er by telephonic or other

•	er, affirm under penalty of at the statements herein	of perjury under the laws of are true and correct.	the State of New
Printed na	me of Petitioner	Date	
Signature	of Petitioner		
Mailing Ad	dress		
Telephone	Number	Email	
Attorney N	ame (if applicable)	Date	
Attorney S	ignature		
Mailing Ad	dress		
Telephone	Number	 Email	
-			
	JUDICIAL DISTR	RICT COURT	
In re		, Petitioner.	No.
I hereb endorsed o Records ui	d for Petitions filed under Records upon y certify that on the copy of the Petition to Expender Section 29-3A-4 NMS	FICATE OF SERVICE or Section 29-3A-4 NMSA 197 Release without Conviction (day) of (month) unge New Mexico Arrest Reco SA 1978, filed on d via first-class United States	(year), an brds and Public (date), and
			maii lu.
[]	The New Mexico Depa P.O. Box 1628, Santa I	Fe, New Mexico 87504-1628	
[]	The district attorney in	the Judicia	al District

(Address)			
[] Petitioner is pro se	OR	[] Petitioner is represented	by counsel
I, Petitioner, declare under penalty perjury under the laws of the State New Mexico that the statements hare true and correct.	e of		
Petitioner Printed Name		Attorney Printed Signature	
Petitioner Address		Attorney Address	
Petitioner Telephone Number		Attorney Telephone Numbe	r
Petitioner Signature		Attorney Signature	
Date of Signature		Date of Signature	
This certificate of service must [Provisionally adopted by Supremfiled or pending on or after Januar 4-956. Certificate of servic	e Court (y 28, 20	Order No. 21-8300-033, effect 22.]	
conviction.	•		•
[For use with District Court Rule 1	-077.1 N	MRA]	
STATE OF NEW MEXICO COUNTY OF			
COUNTY OF JUDICIAL DIS	TRICT C	COURT	
In re	,	Petitioner.	No.
(Required for Petition	s filed u	TE OF SERVICE nder Section 29-3A-5 NMSA cords upon Conviction))	1978
I hereby certify that on the endorsed copy of the Petition to E			

Records under Section 29-3A-5 NMSA 197 this Certificate of Service were mailed via f	, ,,
[] The New Mexico Department of Pulp P.O. Box 1628, Santa Fe, New Mex[] The district attorney in the	ico 87504-1628
(Address) [] The law enforcement agency that a	rested Petitioner
(Address)	
[] Petitioner is pro se OR	[] Petitioner is represented by counsel
I, Petitioner, declare under penalty of perjury under the laws of the State of New Mexico that the statements herein are true and correct.	
Petitioner Printed Name	Attorney Printed Name
Petitioner Address	Attorney Address
Petitioner Telephone Number	Attorney Telephone Number
Petitioner Signature	Attorney Signature
Date of Signature	Date of Signature
USE	NOTES
This certificate of service must be filed	with the district court.
[Provisionally adopted by Supreme Court of filed or pending on or after January 28, 202	Order No. 21-8300-033, effective for all cases 22.]
4-957. Objection to petition to ex	punge records.
[For use with District Court Rule 1-077.1 N	MRA]
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT C	OURT
In re,	

OBJECTION TO PETITION TO EXPUNGE ARREST RECORDS AND PUBLIC RECORDS

(Applicable to Petitions filed under Section 29-3A-4 NMSA 1978 (Upon Release without Conviction) and Section 29-3A-5 NMSA 1978 (Upon Conviction))

29-3A-4 to -5 NMSA 1978, having received no objects to Petitioner's Petition to Expunge Arr was filed on, and respectfully following grounds:	est Records and Public Records, which
[] Check if additional pages attached.	
[] If this Objection relates to a petition filed un release without conviction) and is based on the Arrest and Prosecution (RAP) sheet, a copy of with this Objection to Petitioner at no cost to F	ne contents of Petitioner's FBI Record of of the FBI RAP sheet will be provided along
[] I, (name), on behalf of _ to attend any hearings in this matter by teleph provided for in Rule 1-077.1(J) NMRA.	(insert agency name) wish nonic or other electronic means as
Date	
Printed Name	
Signature	
Agency (if applicable)	
Mailing Address	
Telephone Number	
Email	

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on the (day) of (month) (year), I caused a copy of the foregoing to be served on Petitioner and all Parties entitled to notice of the Petition via first-class United States mail.
Printed Name
Agency (if applicable)
Address
Telephone Number
Signature
[Provisionally adopted by Supreme Court Order No. 21-8300-033, effective for all cases filed or pending on or after January 28, 2022.]
4-957.1. Objection to automatic expungement.
[For use with District Court Rule 1-077.1 NMRA]
STATE OF NEW MEXICO COUNTY OFJUDICIAL DISTRICT COURT
In re No (defendant) Concerning
(case and/or record number)
OBJECTION TO AUTOMATIC EXPUNGEMENT PURSUANT TO NMSA 1978, § 29-3A-9 (2021)
(name and agency), under Section 29-3A-9(G) NMSA 1978, having received notice that the above records may be eligible for automatic dismissal and expungement or redesignation pursuant to Section 29-3A-8 NMSA 1978, respectfully asks this Court to deny the dismissal and expungement or redesignation on the following grounds:

[] Check if additional pages attached	
	(insert agency name) wish to honic or other electronic means as provided
Date	Agency (if applicable)
Printed Name	Mailing Address
Signature	Telephone Number
	Email
<u>CERTIFICAT</u>	TE OF SERVICE
I HEREBY CERTIFY that on the this document was: [] Mailed via first class OR [] Faxed OR [] E-mailed to all Parties	
Printed Name	_
Agency (if applicable)	-
Address	_
Telephone Number	-
Signature	_
[Adopted by Supreme Court Order No. 22-pending on or after June 10, 2022.]	8500-027, effective for all cases filed or
4-958. Notice of non-objection to	petition to expunge records.
[For use with District Court Rule 1-077.1 N	IMRA]
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT O	 COURT

In re	, Petitioner.	No.
	TION TO PETITION TO EXPUNGE AND PUBLIC RECORDS	
• • •	led under Section 29-3A-4 NMSA nd Section 29-3A-5 NMSA 1978 (` -
1978, having received notice notice that it has no objection	name and agency), under Sections of the Petition by first class United to the relief requested in the Petiti Public Records, which was filed or	States mail, gives this ioner's Petition to
Date		
Printed Name		
Signature		
Agency		
Mailing Address		
Telephone Number		
Email		
	CERTIFICATE OF SERVICE	
	on the (day) of (mon g to be served on Petitioner and a class United States mail.	
Printed Name		
Agency		
Address		
Telephone Number		
Signature		

4-959. Notice of completion of briefing; upon release without conviction.

For use with District Court Rule 1-077.1	NMRAJ	
STATE OF NEW MEXICO COUNTY OF		
JUDICIAL DISTRICT	COURT	
In re	_, Petitioner.	No.
(for use with petitions filed under Sec	PLETION OF BRIEFI ction 29-3A-4 NMSA ease without Convic	1978 (Expungement of
Petitioner hereby notifies the Court, in briefing is complete as to Petitioner's Petition Public Records and that the Petition is real	ition to Expungement	Arrest Records and
[] Notice of the Petition has been prov	vided via first-class U	nited States mail to:
[] The District Attorney in the _ [] The New Mexico Departmen		al District;
[] At least sixty-three (63) days have the parties entitled to notice.	passed since Petition	er mailed the Petition to
[] The District Attorney:		
[] Has filed a Notice of Non-Ob [] Has filed an objection.	ojection; or	
[] The New Mexico Department of Pu	blic Safety:	
[] Has filed a Notice of Non-Ob [] Has filed an objection.	ojection; or	
[] Petitioner has included an Affirmation NMRA) with this Notice of Completion		ingement (Form 4-960.2
Printed name of Petitioner	_	
Signature of Petitioner		
Mailing Address	_	

Telephone Number		
Date		
	Attorney Name (if applicable)	
	Attorney Signature	
	Mailing Address	
	Telephone Number	
	Email	
CERT	IFICATE OF SERVICE	
		41-:-
I hereby certify that on this Notice of Completion of Briefing was following:	day of,, s served by United States first class m	
Notice of Completion of Briefing was	s served by United States first class m	
Notice of Completion of Briefing was following:	s served by United States first class m	
Notice of Completion of Briefing was following: (The District Attorney in the	s served by United States first class m	
Notice of Completion of Briefing was following: (The District Attorney in the (Address)	s served by United States first class m	
Notice of Completion of Briefing was following: (The District Attorney in the	s served by United States first class m Judicial District) Safety	
Notice of Completion of Briefing was following: (The District Attorney in the	s served by United States first class m Judicial District) Safety	nail on the

4-960. Notice of completion of briefing; upon conviction.

[For use with District Court Rule 1-077.1 NMRA]

STATE OF NEW MEXICO

COUNTY OF		
JUDICIAL D	ISTRICT COURT	
In re	, Petitioner.	No.
(for use with petitions filed	OF COMPLETION OF BRIEFING under Section 29-3A-5 NMSA 19 ecords upon Conviction))	
briefing is complete as to Petition	e Court, in accordance with Rule 1 oner's Petition to Expunge Arrest I dy for decision. Petitioner further	Records and Public
[] Notice of the Petition has	been provided via first-class Unite	ed States mail to:
[] The New Mexico D	ey in the Judicial E Department of Public Safety; ent agency that arrested Petitione	
[] At least sixty-three (63) departies entitled to notice	ays have passed since Petitioner	mailed the Petition to
[] The District Attorney:		
[] Has filed a Notice		
[] The New Mexico Departn	nent of Public Safety:	
[] Has filed a Notice [] Has filed an object	•	
[] The law enforcement age	ency that arrested Petitioner:	
[] Has filed a Notice		
[] Petitioner has included ar NMRA) with this Notice of C	n Affirmation in Support of Expung completion of Briefing.	gement (Form 4-960.3
Printed name of Petitioner		
Signature of Petitioner		

Mailing Address

Telephone Number	
Date	
	A.,
	Attorney Name (if applicable)
	Attorney Signature
	Mailing Address
	Telephone Number
	Email
CERTII	FICATE OF SERVICE
I hereby certify that on this Notice of Completion of Briefing was following:	day of, this served by United States first class mail on the
(The District Attorney in the	Judicial District)
(Address)	
(Telephone)	
AND	
New Mexico Department of Public P.O. Box 1628, Santa Fe, New Mexic (505)	•
(The law enforcement agency that	arrested Petitioner)
(Address)	
(Telephone)	
	Signature of person sending paper
	Date of signature

4-960.1. Notice of hearing.

[For use with District Court Rule 1-077	'.1 NMRAJ	
STATE OF NEW MEXICO		
COUNTY OF JUDICIAL DISTRIC	CT COURT	
In re	, Petitioner.	No.
NOTI	CE OF HEARING	
Petitioner may be entitled to expunger Criminal Record Expungement Act, Se this matter is set before the Honorable	ections 29-3A-1 to -9 NMS/	A 1978. A hearing in
 Time of Hearing: Length of Hearing: Place of Hearing: 		
5. Matter(s) to be heard:	ORABLE	
PARTIES ENTITLED TO NOTICE:	TOAA	
Petitioner Name		
Petitioner Address		
Petitioner Telephone Number		
Petitioner Email Address		
Name		
Agency (if applicable)		
Address		

Telephone Number
Email Address
Name
Agency (if applicable)
Address
Telephone Number
Email Address
Name
Agency (if applicable)
Address
Telephone Number
Email Address
Name
Agency (if applicable)
Address
Telephone Number
Email Address

USE NOTES

For the purpose of this form, the parties entitled to notice include the petitioner and any party that filed and served objections to the petition for expungement pursuant to Rule 1-077.1(G)(1) NMRA no later than sixty-three (63) days from the date of service. See Rule 1-077.1(G)(1) (providing sixty (60) days for a party entitled to notice to file an objection); Rule 1-077.1(E)(3) NMRA (providing for service by mail for actions filed pursuant to Rule 1-077.1); Rule 1-006(C) (providing for three (3) additional days where service is made by mail).

4-960.2. Affirmation in support of expungement; upon release without conviction.

For use with District Court Rule	1-077.1 NMRAJ	
STATE OF NEW MEXICO		
COUNTY OF JUDICIAL D	ISTRICT COURT	
In re	, Petitioner.	No.
	N IN SUPPORT OF EXPUNGEN Release without Conviction)	MENT
I,	, (<i>Petitioner name</i>), am reques 4 NMSA 1978 (Expungement of affirm the following:	sting the expungement Records upon Release
[] No charge or criminal proc court in the United States.	ceeding is pending against me in	any state or federal
	OR	
[] The following charge(s) or Mexico state court:	criminal proceeding(s) are pend	ing against me in New
[1.The fellowing sharms(s) or		
another state court:	criminal proceeding(s) are pend	ing against me in
[1 The following charge(s) or	criminal proceeding(s) are pend	ing against mo in
federal court:	cilililiai proceeding(s) are pend	ing against me in
I, Petitioner, declare under pe Mexico that the statements he	nalty of perjury under the laws erein are true and correct.	of the State of New
(Petitioner Signature)	(Print Name)	
	, ,	

Street Address		City	State	Zip Code
(Те	lephone)			
		y Supreme Court Orde ter January 28, 2022.]	r No. 21-8300-033,	effective for all cases
4-9	60.3. Affirmatio	n in support of ex	pungement; up	on conviction.
[For	use with District Co	urt Rule 1-077.1 NMR	۹]	
	ATE OF NEW MEXIC			
	JUD	ICIAL DISTRICT COUI	RT	
In re	e	, P	etitioner.	No.
	AFFIF	RMATION IN SUPPOR (<i>Upon Con</i> v		ENT
of re	ecords under Sectior	, (<i>Petitioner</i> n 29-3A-5 (2019) NMS <i>i</i> n), and hereby affirm th	4 1978 (Expungeme	ng the expungement ent of Records upon
	[] No charge or crim court in the United S	inal proceeding is pend tates.	ding against me in a	ny state or federal
		OR		
	[] The following char Mexico state court:	ge(s) or criminal proce	eding(s) are pendin	g against me in New
-	[] The following char another state court:	ge(s) or criminal proce	eding(s) are pendin	g against me in
	[] The following char federal court:	ge(s) or criminal proce	eding(s) are pendin	g against me in

2. []	2. [] I have had no criminal convictions against me in the last ten (10) years.				
			OR		
ju	The most recent crimin risdiction, case number, our sentence for the con	offense of co	`	•	
	itioner, declare under co that the statements			of the State of New	
(Petit	ioner Signature)	(F	Print Name)		
Stree	et Address	City	State	Zip Code	
(Tele	phone)				
-	isionally adopted by Supor pending on or after Ja			, effective for all cases	
4-96	1. Petition for orde	er of protec	ction from domest	ic abuse.	
-	ily Violence Protection <i>I</i> ons 40-13-1 to 40-13-8				
	TE OF NEW MEXICO				
	JUDI0	CIAL DISTRIC	CT COURT		
		, Pe	etitioner		
V.			N	lo	
		, Re	espondent		
	PETIT		DER OF PROTECTION ESTIC ABUSE ¹	J	
1.	COURT ASSISTANCE	E REQUEST			
[]]me	We will need an interp [] the respondent.	reter in	to tra	nslate at hearings for [
[]	We will need		_ (describe other reque	st for special help).	

2. INFO	2. INFORMATION ABOUT THE RESPONDENT (the person I am filing against)		
A.	The respondent is:		
[]	my husband or [] my wife		
[]	my ex-husband or [] my ex-wi	fe	
[]	the parent of my [child] [childre	en]	
[] family relation	a family member nship)		(describe the
[]	a person with whom I have had	d a continuing person scribe the relationship	•
[]	a person who has sexually ass	saulted me	
[]	a person who has stalked me		
B.	The respondent has the follow	ing firearms (make/m	odel):
3. INFO	nal page if needed) RMATION ABOUT [CHILD] [CI	_	um another
A. relationship.	List minor [child] [children] of e	eitner party, even if fro	om anotner
Name 	Date of Birth	Relationship of [C	Child] [Children] To Respondent

B. List address and with whom the [child] [children] are currently living. (List each child separately if [child] [children] do not reside with same person.)

		hild] [children] have live [] [children] did not resid	ed during the last five (5) de with same person.)
D. Does a			nild] [children] or claim to
f yes, complete the t	following for the [chi	ld] [children]:	
Child's na	me	Person claim	ing rights
during the past six (6) months.	ld] [children] have beer	n with the other party
I. OTHER CASE	S		
		order of protection, chilously filed by me, the re	
Type of Case	Year Filed (if known)	Case Number (if known)	Where Filed (city and state)

5. DOMESTIC ABUSE

A. The respondent committed the following act(s) of domestic abuse against me or a member of my household: (describe in detail what happened to you or to a member of your household and when and where.)

Physical abuse:					
Thre	Threats which caused fear that you or any household member would be injured:				
Othe		e:			
Date	of abu	se:			
Plac	e of ab	use:			
	B.	Respondent is a credible threat to my physical safety because:			
	C.	Others present during the abuse:			
	D.	Did drugs or alcohol play a role in the domestic abuse? [] yes [] no			
	E.	Were weapons used during the abuse? [] yes [] no			
	If yes	, describe the weapons?			
	F.	Has there been prior domestic abuse? [] yes [] no			
		[continuation sheets to be inserted here]			
6.	REQU	JESTS TO THE COURT			
I	REQUE	ST THAT THE COURT ORDER (check all that you want):			
[]	A. B.	that the respondent not contact me, not abuse me, and that the respondent stay away f (1) that the respondent shall immediately leave [] my [] our residence at			
[]		(2) that the respondent provide me with temporary suitable alternative housing.			
[]	C. D.	that the respondent shall not sell, remove, pawn, hide, destroy or damage any property that law enforcement officers assist me in retrieving my clothing and personal belonging			
[]	E.	that I be given temporary custody of the [child] [children] listed in this petition.			
[]	F.	that until the court hearing:			
		[] respondent shall have the following contact with the [child] [children]:			

		[] respondent shall have no contact with the [child] [children].	
[]	G.	that the respondent shall pay:	
		[] support for the [child] [children].	
		[] support for me.	
[]	H.	that the respondent shall pay me for the damage and medical bills resul-	ting from the ab
[]	I.	other relief that is necessary to resolve this domestic abuse problem (lis	t or describe w
[]	J.	the respondent be found to be a credible threat and be required to delive licensee.	 er any firearm in
7.	INFO	RMATION ABOUT THE PETITIONER (ME)	
inclu (Forn	de it on ns 4-96	ot want the respondent to know your address and phone number, do not this form. Tell the court clerk that you need to complete two other forms 61A and 4-961B NMRA) for your name and address and request that the your address under seal.)	
	[]	A. I DO NOT WANT RESPONDENT TO KNOW MY ADDRESS NOW AND GIVEN IT TO THE COURT CLERK.	OR AFTER TH
		OR	
	[]	B. My physical address is: in	the [] County
		My mailing address (if different from above):	
	((street address)	
	,	(city and zip)	
		My telephone numbers are:	
	F -	Home Work Message	_
8.	NOTIO	CE TO RESPONDENT	
[A Iha	ave not told respondent that I am filing a petition to ask the court for an	
j	res wh	der of protection because I believe irreparable harm would result if I told spondent before coming to court. (Describe what might happen to you or nat you are afraid might happen if the respondent knew you were asking for court order of protection.)	r

j .		
9. LC	OCATION OF RESPONDENT	
A.	Respondent may be found at:	
		(address)
		(city) (state and zip code)
		(state and 2.p edde) (if in Indian Country, please name tribe or pueblo).
	Respondent's:	,
		(date of birth)
		(home telephone number)
		(work address)
		(work telephone number).
B.	Is respondent in jail? [] yes [] no	
	VERIFICA	TION
Mexico the for order		·
D-1-		Oissan a transport De titis a san
Date		Signature of Petitioner

USE NOTES

1. Petitioner should complete all information known by the petitioner.

B I have told respondent that I am filing this petition.

- 2. This part must be completed if there are children. NMSA 1978, Section 40-10A-209 of the Uniform Child Custody Jurisdiction Enforcement Act requires the first pleading of every custody action to give information as to the child's present address, the places where the child has lived within the last five (5) years and the names and present addresses of the persons with whom the child has lived during that period. If a child lives with you now, but you do not want the respondent to know your address, do not put your current address here, but do fill out Forms 4-961A and 4-961B NMRA.
- 3. Use Notes 1 and 2 are to be printed on pre-printed forms published for use by pro se petitioners. This note and Use Note 4 should not be printed on the form. This form has been approved by the Supreme Court of New Mexico for use in the courts of this state and distribution pursuant to NMSA 1978, Section 40-13-3. Pre-printed pro se forms should include a lined blank page at the end of the form for use by the petitioner if

the pre-printed form does not include adequate space for a complete answer to a question.

4. NMSA 1978, Section 40-13-3.1(A)(4) provides that a victim in a domestic abuse case shall not be required to pay for "the filing, issuance or service of a petition for an order of protection."

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; as amended, effective February 16, 2004; as amended by Supreme Court Order No. 08-8300-040, effective December 15, 2008; as amended by Supreme Court Order No. 14-8300-023, effective for all pleadings and papers filed on or after December 31, 2014; as amended by Supreme Court Order No. 19-8300-009, effective for all petitions filed on or after July 1, 2019.]

ANNOTATIONS

The 2019 amendment, approved by Supreme Court Order No. 19-8300-009, effective July 1, 2019, provided clarifying language, required additional information related to physical custody of the children, added a provision where the petitioner can note instances of domestic abuse and reasons for the need for an order of protection, added a provision requesting that the court make a finding that the respondent is a credible threat and ordering the respondent to deliver any firearm in the respondent's care to a law enforcement officer or a federal firearms licensee, and made technical changes; in Section 2, in Paragraph B, after "following", deleted "weapons" and added "firearms (make/model)"; in Section 3, in Paragraph A, after "either party", added ", even if from another relationship", and added new Paragraph E; in Section 5, added new Paragraph B and redesignated the succeeding paragraphs accordingly; and in Section 6, added new Paragraph J.

The 2014 amendment, approved by Supreme Court Order No. 14-8300-023, effective December 31, 2014, eliminated the requirement that the form be notarized; in the Verification, deleted the former affirmation of the signatory and the certification and signature line of the notary public; and in the Use Note, in Paragraph 2, in the first sentence, after "give information", deleted "under oath".

The 2008 amendment, approved by Supreme Court Order No. 08-8300-040, effective December 15, 2008, in Subparagraph A of Paragraph 2, added that the respondent is "a person who has sexually assaulted me" and that the respondent is "a person who has stalked me"; in Subparagraph A of Paragraph 5, added the blank for "Date of abuse" and the blank for "Place of abuse"; in Item (1) of Subparagraph B of Paragraph 6, added the blank for the petitioner's residence location; in Subparagraph A of Paragraph 9, deleted the blank for the respondent's social security number; in the Verification section, added the initial statement that the petitioner, being duly sworn upon oath, deposes and states that the petitioner is the petitioner, deleted language that the petition is true to the best of the petitioner's knowledge and belief, and that the petitioner understands that the petitioner can be punished civilly and criminally if any information

in the petition is false, and added the last sentence; in the Use Notes, in Paragraph 4, added the reference to Subparagraph (4) of Paragraph (A) of Section 40-13-3.1 NMSA 1978, changed "the issuance or service of a protection order" to "the filing, issuance or service of a petition for an order of protection", and deleted the sentence which stated that the former statement has been construed to mean that a petitioner or counterpetitioner in a domestic abuse case is not required to pay a docket fee or other filing fees, or fee for service of process.

The 2003 amendment, effective February 16, 2004, substituted "five (5)" for "3" in Paragraph C of item 3 and "40-10A-209 NMSA 1978 of the Uniform Child-Custody Jurisdiction Enforcement " for "40-10-10 NMSA 1978 of the Child Custody Jurisdiction" and "five (5)" for "3" in the second sentence of Use Note 2.

The 2001 amendment, effective May 1, 2001, combined the provisions of the former second paragraph in item 8, "Notice to Respondent," into the first paragraph and, in Use Note 4, substituted "a victim" for "a petitioner" in the first sentence and inserted "or counter-petitioner in a domestic abuse case" in the second sentence.

4-961A. Service of process information for petition for order of protection from domestic abuse and petition for emergency order protection.

	-		
STATE OF NEW MEX	XICO		
COUNTY OF			
	JUDICIAL DISTRICT COURT		
	Petitioner		
V.		No	
	, Respondent		
	•		

SERVICE OF PROCESS INFORMATION FOR
PETITION FOR ORDER OF PROTECTION FROM DOMESTIC ABUSE
AND
PETITION FOR EMERGENCY ORDER OF PROTECTION
INFORMATION ABOUT THE RESPONDENT

Respondent's name	
Respondent's date of birth	

[For use with Rules 4-961 and 4-972 NMRA]

Is respondent in ja	ail? [] yes [] no	
Respondent's phy	sical address is:	
	(stre	et)
	(city	
	(cou	
	(stat	e and zip code)
	of	
Respondent's wor		
	(emp	oloyer's name)
	(stre	
	(city)	
	(cou	
	(stat	e and zip code)
[] Tribe [] Pueblo	of	
•	s the following hours:	
(a	.m.) (p.m.) to	(a.m.) (p.m.)
Respondent's tele	ephone numbers are:	
Home	Work	Message
What does respor	ndent look like?	
Hair	<i>(color)</i> Eyes	(color)
Height	Weight	
Race - ethnicity: _		
Other physical cha	aracteristics or marks:	
-	he respondent to be dangs, why?	
Does respondent If yes, please des	have any weapons? [] ye	es [] no.
		art from physical address and workplace:
Date		Signature of Petitioner
		(Petitioner's street address unless petitioner files Form 4-961B)

(City, state and zip code unless petitioner files Form 4-961B)

USE NOTES

This form should be used with Form 4-961 NMRA (Petition for Order of Protection from Domestic Abuse) and Form 4-972 (Petition for Emergency Order of Protection from Domestic Abuse). It should be distributed to *pro se* petitioners pursuant to Section 40-13-3 NMSA 1978. This use note need not be printed on pre-printed *pro se* forms.

[Approved, effective November 1, 1999 until July 1, 2001; approved, effective May 1, 2001; as amended by Supreme Court Order No. 08-8300-040, effective December 15, 2008.]

ANNOTATIONS

The 2008 amendment, approved by Supreme Court Order No. 08-8300-040, effective December 15, 2008, deleted the blank for the respondent's social security number and added blanks for the respondent's home, work and message telephone numbers.

4-961B. Request for order to omit petitioner's address and telephone number from petition, to place references to petitioner's address under seal and for an order providing alternative means of service on petitioner.

raining violence riotection Act, decile	115 40-15-1 to 40-15-0 NINOA 1570]
JUDICIAL DIST COUNTY OF STATE OF NEW MEXICO	TRICT COURT
Petitioner	_
V.	No
Respondent	_

[Standard simplified request to seal petitioner's address form,

Family Violence Protection Act. Sections 40-13-1 to 40-13-8 NMSA 10781

REQUEST FOR ORDER TO OMIT PETITIONER'S ADDRESS
AND TELEPHONE NUMBER FROM PETITION,
TO PLACE REFERENCES TO PETITIONER'S ADDRESS UNDER

SEAL AND FOR AN ORDER PROVIDING ALTERNATIVE MEANS OF SERVICE ON PETITIONER

 I do not want my current a the respondent for the following 		ne number to be made known to
. My current mailing addres	ss and telephone nu	mber are:
address)		
(city, state and zip code)		
My telephone numbers are: phone number	work phone	message phone
3. I ask the court not to disc	lose my current add	ress and telephone number.
4. I ask that if my request is delivering them to the clerk of th		and papers be served on me by rve me at my current address.
5. I agree that if either my ac I will immediately file another for number.	•	number change during this lawsuit, g my new address or telephone
	VERIFICATION	
I, the petitioner, affirm under Mexico that I have read the above knowledge and belief; and that I criminally if any information in th	ve information; that i understand that I ca	
Date		Signature of petitioner
		Petitioner's street address

I have reviewed this request

[]	I recommend that the request be granted.	
[]	I recommend that the request be denied.	
		Signed
		Title
		Court's telephone number
other pap pleading o pleadings	quest of petitioner is granted. The respondent sha ers required to be served by filing them with the cla or papers the date and manner of service. The cle and papers on the petitioner, noting in the court fi oon petitioner.	erk who will note on the rk shall promptly serve such
address a	quest of the petitioner is denied. The petitioner shand phone number in the appropriate places on the number in upon the respondent.	·
		District Judge
		Date

[Approved, effective November 1, 1999 until July 1, 2001; approved, effective May 1, 2001; as amended by Supreme Court Order No. 14-8300-023, effective for all pleadings and papers filed on or after December 31, 2014.]

Committee commentary. — The committee assumes that the district court has inherent power to grant requests of this type under compelling circumstances when petitioner demonstrates a reasonable basis to believe that the petitioner's physical safety or that of a household member would be threatened if petitioner's current address is made available to respondent. The form provides an alternative means by which respondent can serve pleadings and other papers on petitioner.

ANNOTATIONS

The 2014 amendment, approved by Supreme Court Order No. 14-8300-023, effective December 31, 2014, eliminated the requirement that the form be notarized; and in the Verification, deleted the former affirmation of the signatory and the certification and signature line of the notary public.

4-962. Response to petition for order of protection from domestic abuse.

Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978]			
JUDICIAL DIST COUNTY OF STATE OF NEW MEXICO	RICT COURT		
Petitioner			
V.	No		
Respondent			
FOR ORDE	NSE TO PETITION ER OF PROTECTION OMESTIC ABUSE		
	gations in the petition for order of protection from domestic each paragraph of the petition you do not agree with. Please etition preceding each response.)		
(If you need additional space, please a	ttach additional pages.)		
Respondent requests that the court:			
(check and complete applicable alterna	atives)		
[] modify the temporary order of pr	rotection as follows:		
[] terminate the temporary order of	f protection because:		

[]	hold an earlier hearing on the petition for prote	ection order because:
[]	hold a later hearing on the petition for protection	on order because:
[]	dismiss the petition for protection order because	se:
		(Signature of respondent)
		(Respondent's name printed)
		(Respondent's address)
		(Respondent's telephone number)
	AFFIDAVIT OF SERVICE O	OF PARTY
	affirm under penalty of perjury under the laws of of this response was served on the petitioner by	
(che	ck and complete applicable alternative)	
[] the f	first class mail, postage prepaid on this collowing address:	lay of at
(add	dress)	
OR		
[]	the following means:	
OR		
	(check only if the petitioner's present address rained on the petition) service on the clerk of the conse with the clerk on this day of	court by filing two copies of this
		Signature of respondent

Date	of	signatı	ıre		

SERVICE OF PETITIONER BY CLERK (to be completed by clerk when petitioner's address has been sealed by order of the court)

day of	nse on the petitioner by first class mail, postage prepaid on this	
	Clerk	

USE NOTES

This Response to Petition gives respondent an opportunity to state defenses against the charges in the petition. This Response to Petition does not contain a counter petition charging the petitioner with an act of domestic abuse. If the respondent only wants to defend against the petitioner's charge of abuse, this form should be used as drafted. If the respondent wants both to defend against the petitioner's charge of domestic abuse and also to charge the petitioner with domestic abuse, the respondent should fill out this form and also fill out Form 4-962A NMRA. Respondent then should attach Form 4-962A and Form 4-962A.

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; as amended by Supreme Court Order No. 14-8300-023, effective for all pleadings and papers filed on or after December 31, 2014.]

ANNOTATIONS

The 2014 amendment, approved by Supreme Court Order No. 14-8300-023, effective December 31, 2014, eliminated the requirement that the form be notarized; and in the Affidavit of Service, at the beginning of the sentence, deleted "declare" and added "affirm", after "perjury", added "under the laws of the State of New Mexico", and deleted the former certification and signature lines of the judge, notary, and other officer authorized to administer oaths.

The 2001 amendment, effective May 1, 2001, substituted "fill out this form and also fill out Form 4-962A NMRA" for "add a section to this form titled "Counter Petition' and should include in it suitably modified relevant provisions from Form 4-961" in the next-to-last sentence in the Use Note and added the last sentence thereto.

4-962A. Counter-petition for order of protection from domestic abuse.

[Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978] STATE OF NEW MEXICO COUNTY OF _____ JUDICIAL DISTRICT COURT , Petitioner No. _____ ٧. _____, Respondent COUNTER-PETITION FOR ORDER OF PROTECTION FROM DOMESTIC ABUSE¹ 1. **COURT ASSISTANCE REQUEST** We will need an interpreter in ______ to translate at hearings for [] me [] the petitioner. We will need _____ (describe other request for special help). [] 2. **INFORMATION ABOUT THE PETITIONER** (the person I am filing against) Α. The petitioner is: [] my husband or [] my wife [] my ex-husband or [] my ex-wife [] the parent of my [child] [children] [] a family member (describe the family relationship) [] a person with whom I have had a continuing personal relationship _____ (describe the relationship) [] a person who has sexually assaulted me [] a person who has stalked me В. The petitioner has the following firearms (make/model): _____

Name	Date of Birth	Relationship of To You	[Child] [Children] To Petitioner
	and with whom the [chi child] [children] do not r		, , ,
	dress where [child] [chil	dren1 have lived durin	ng the last five (5) years.
C. List each ad	dress where [child] [chil	-	ng the last five (5) years.
C. List each ad		-	` , ,
C. List each ad		-	` , ,
C. List each ad		-	` , ,
C. List each ad List each child sep	e else have physical cu	n] did not reside with	` , ,
C. List each ad List each child sep	parately if [child] [childre	n] did not reside with	same person.)
C. List each ad (List each child september 1) D. Does anyone custody or visitation	e else have physical cu	n] did not reside with	same person.)
C. List each ad List each child sepond on the Court of th	e else have physical cun rights? [] yes [] no	n] did not reside with stody of the [child] [ch	nildren] or claim to have
C. List each ad List each child seption. D. Does anyone custody or visitation	e else have physical cun rights? [] yes [] no	n] did not reside with	nildren] or claim to have
C. List each ad List each child sepond on the Complete th	e else have physical cun rights? [] yes [] no	n] did not reside with stody of the [child] [ch	nildren] or claim to have
C. List each ad List each child septions of the Child's new complete th	e else have physical cun rights? [] yes [] no e following for the [child]	stody of the [child] [children]: Person claim	nildren] or claim to have

OTHER CASES The following divorce, separation, order of protection, child support, pat use or neglect cases have been previously filed by me, the petitioner or the Type of Case Year Filed Case Number (if known) (city and separation)	e state: led state)
Type of Case Year Filed Case Number Where Filed (if known) (if known) (city and s	e state: led state)
(if known) (if known) (city and s	state)
DOMESTIC ABUSE	
The petitioner committed the following act(s) of domestic abuse against mber of my household: (describe in detail what happened to you or to a mean thousehold and when and where.)	
ysical abuse:	
reats which caused fear that you or any household member would be	injured:
ner abuse:	
te of abuse:	
ice of abuse:	
Petitioner is a credible threat to my physical safety because:	
Others present during the abuse:	
Did drugs or alcohol play a role in the domestic abuse? [] yes [] no	
Were weapons used during the abuse? [] yes [] no	
If yes, describe the weapons?	
Has there been prior domestic abuse? [] yes [] no	

[continuation sheets to be inserted here]

6. REQUESTS TO THE COURT

I REQUEST THAT THE COURT ORDER (check all that you want):

[]	A.	that the petitioner not contact me, not abuse me, and that the petitioner stay away from my residence [and] [place of employment] [and] [school].
[]	B.	(1) that the petitioner shall immediately leave [] my [] our residence at
[]		(2) that the petitioner provide me with temporary suitable alternative housing.
[]		(3) Provide (address of the place of eviction).
[]	C.	that the petitioner shall not sell, remove, pawn, hide, destroy or damage any property owned by me or the two of us jointly.
[]	D.	that law enforcement officers assist me in retrieving my clothing and personal belongings from the residence at
[]	E.	that I be given temporary custody of the [child] [children] listed in this petition.
[]	F.	that until the court hearing:
		[] petitioner shall have the following contact with the [child] [children]:
		petitioner shall have no contact with the [child] [children]:
[]	G.	that the petitioner shall pay:
		[] support for the [child] [children].
		[] support for me.
[]	Н.	that the petitioner shall pay me for the damage and medical bills resulting from the abuse.
[]	I.	other relief that is necessary to resolve this domestic abuse problem (list or describe what relief is necessary)
r 1	ı	the potitioner he found to be a gradible threat and he required to deliver any finance in
[]	J.	the petitioner be found to be a credible threat and be required to deliver any firearm in the petitioner's care, custody, or control to a law enforcement officer or a federal firearms licensee.

7. INFORMATION ABOUT THE RESPONDENT (ME)

(If you do not want the petitioner to know your address and phone number, do not include it on this form. Tell the court clerk that you need to complete two other forms

(Forms 4-961A and 4-961B NMRA) for your name and address and request that the clerk place your address under seal.)

	[]	A.	I DO NOT WANT PETITIONER THEARING FOR THE FINAL ORI FORM 4-961B AND GIVEN IT TO	DER OF PROTECTION. I HAVE	
		OR			
	[]	B.	My physical address is:		in the [] County
			My physical address is: [] Indian Country of	, State of New Mexico.	
		My n	nailing address (if different from ab	ove):	
					(street address)
					(city and zip)
		My tele	ephone numbers are:		
		Home	Work	Message	
8.	NO	OTICE T	O PETITIONER		
0	B.	knew y	ribe what might happen to you or we you were asking for a court order o	f protection.)	
9.	LC	CATIO	N OF PETITIONER		
	A.		Petitioner may be found at:		
				(address)	
				(ait)	
				(if in Indian Country, please	
			name tribe or pueblo).		
			Petitioner's:		
				(date of birth)	
				(home telephone number) (work address)	
			,	(work telephone number).	
	B.		Is petitioner in jail? [] yes [] no		

VERIFICATION

entitled cause; that I have read the counter-peti abuse; and that the contents of the counter-peti my information and belief.	·
Date	Signature of Respondent

USE NOTES

I, the Respondent/Counter-Petitioner affirm under penalty of perjury under the laws of the State of New Mexico that Lam the Respondent/Counter-Petitioner in the above-

- 1. Respondent should complete all information known by the respondent.
- 2. This part must be completed if there are children. NMSA 1978, Section 40-10A-209 of the Uniform Child Custody Jurisdiction Enforcement Act requires the first pleading of every custody action to give information as to the child's present address, the places where the child has lived within the last five (5) five years and the names and present addresses of the persons with whom the child has lived during that period. If a child lives with you now, but you do not want petitioner to know your address, do not put your current address here, but do fill out Forms 4-961A and 4-961B NMRA.
- 3. Use Notes 1 and 2 are to be printed on pre-printed forms published for use by pro se respondents. This note and Use Note 4 should not be printed on the form. This form has been approved by the Supreme Court of New Mexico for use in the courts of this state and distribution pursuant to NMSA 1978, Section 40-13-3. Pre-printed pro se forms should include a lined blank page at the end of the form for use by the respondent if the pre-printed form does not include adequate space for a complete answer to a question.
- 4. NMSA 1978, Section 40-13-3.1(A)(4) provides that a victim in a domestic abuse case shall not be required to pay for "the filing, issuance or service of a petition for an order of protection."

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; as amended, effective February 16, 2004; as amended by Supreme Court Order No. 08-8300-040, effective December 15, 2008; as amended by Supreme Court Order No. 14-8300-023, effective for all pleadings and papers filed on or after December 31, 2014; as amended by Supreme Court Order No. 19-8300-009, effective for all counter-petitions filed on or after July 1, 2019.]

ANNOTATIONS

The 2019 amendment, approved by Supreme Court Order No. 19-8300-009, effective July 1, 2019, provided clarifying language, required additional information related to physical custody of the children, added a provision where the respondent can note instances of domestic abuse and reasons for the need for an order of protection, added

a provision requesting that the court make a finding that the petitioner is a credible threat and ordering the petitioner to deliver any firearm in the respondent's care to a law enforcement officer or a federal firearms licensee, and made technical changes; in Section 2, in Paragraph B, after "following", deleted "weapons" and added "firearms (make/model)"; in Section 3, in Paragraph A, after "either party", added "even if from another relationship", and added new Paragraph E; in Section 5, added new Paragraph B and redesignated the succeeding paragraphs accordingly; and in Section 6, added new Paragraph J.

The 2014 amendment, approved by Supreme Court Order No. 14-8300-023, effective December 31, 2014, eliminated the requirement that the form be notarized; in the Verification, deleted the former affirmation of the signatory and the certification and signature line of the notary public; and in the Use Note, in Paragraph 2, in the first sentence, after "give information", deleted "under oath".

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, in Subparagraph A of Paragraph 2, added that the petitioner is "a person who has sexually assaulted me" and that the petitioner is "a person who has stalked me"; in Subparagraph A of Paragraph 5, added the blanks for "Date of abuse" and for "Place of abuse"; in Item (1) of Subparagraph B of Paragraph 6, added the blank for the location of the respondent's residence; added Item (3) of Subparagraph B of Paragraph 6; in Subparagraph A of Paragraph 9, deleted the blank for the petitioner's social security number; in the Verification section, added the initial statement that the respondent, being duly sworn upon oath, deposes and states that the respondent is the respondent, deleted language that the counter-petition is true to the best of the respondent's knowledge and belief and that the respondent understands that the respondent can be punished civilly and criminally if any information in the counterpetition is false, and added the last sentence; in the Use Notes, in Paragraph 4, added the reference to Subparagraph (4) of Paragraph (A) of Section 40-13-3.1 NMSA 1978, changed "the issuance or service of a protection order" to "the filing, issuance or service of a petition for an order of protection", and deleted the sentence which stated that the former statement has been construed to mean that a petitioner or counter-petitioner in a domestic abuse case is not required to pay a docket fee or other filing fees, or fee for service of process.

The 2003 amendment, effective February 16, 2004, substituted "(5) five" for "3" in Paragraph C of item 3 and "40-10A-209 NMSA 1978 of the Uniform Child-Custody Jurisdiction Enforcement " for "40-10-10 NMSA 1978 of the Child Custody Jurisdiction" and "(5) five" for "3" in the second sentence of Use Note 2.

4-963. Temporary order of protection and order to appear.

[Fa	mily	Violence	Protection	Act.	NMSA	1978,	Sections	40-13-	1 to	40-1	13-8.
L. ~.				,		,					

STATE OF NEW MEXICO	
COUNTY OF	

	JUDICIAL DISTRICT
	, Petitioner
V.	No
	, Respondent

TEMPORARY ORDER OF PROTECTION AND ORDER TO APPEAR

The court has reviewed the sworn petition alleging domestic abuse. The court having considered the petition, **FINDS** that the court has jurisdiction and that there is probable cause to believe that an act of domestic abuse has occurred. The court **ORDERS**:

ORDI	ERS:	
[]	1.	The respondent shall not write to, talk to, visit, or contact the petitioner in any way except through the petitioner's lawyer, if the petitioner has a lawyer.
[]	2.	The respondent shall not abuse the petitioner or the petitioner's household members in any way. "Abuse" means any incident by the respondent against the petitioner or the petitioner's household member resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat causing imminent fear of bodily injury; (5) criminal trespass; (6) criminal damage to property; (7) repeatedly driving by a residence or work place; (8) telephone harassment; (9) stalking; (10) harassment; (11) harm or threatened harm to children in any manner set forth above.
[]	3.	The respondent shall not ask or cause other persons to abuse the petitioner or the petitioner's household members.
[]	4.	The respondent shall not go within yards of the petitioner's home or school or work place. The respondent shall not go within yards of the petitioner at all times except If at a public place, such as a store, the respondent shall not go within yards of the petitioner.
[]	5.	The respondent shall not post or cause another to post anything about the petitioner on any form of social media, including, but not limited to, Facebook, Twitter, Instagram, or Snapchat. This prohibition includes posts about the petitioner's family members, significant other, and children.
[]	6.	(first and last name of party) shall have
		temporary physical custody of the following child(ren):
		Child's Name Date of Birth ———————————————————————————————————
[]	7.	With respect to the child(ren) named in the preceding paragraph,
- -		(first and last name of party) shall have:

		[]	A.	No contact with the child(ren) until further order of this court and shall stay yards away from the child(ren)'s school.
		[]	B.	Contact with the child(ren), subject to:
	8.	Mexi	co or d	ty shall remove the child(ren) named in paragraph 6 from the state of New lisenroll the child(ren) from the child(ren)'s present school during the is temporary order of protection.
[]	9.	Both stubs	parties or the	nay decide temporary child and interim support at the hearing listed below. It is shall bring to the hearing proof of income in the form of the two latest pays federal tax returns from the previous year, proof of work-related day-care proof of medical insurance costs for the child(ren).
[]	10.			
[]		[]	A.	The respondent is ordered to immediately leave the residence at and to not return until further
				court order.
		[]	B.	Law enforcement officers are hereby ordered to evict the respondent from the residence at
		[]	C.	The respondent is ordered to surrender all keys to the residence to law enforcement officers.
	11.	the r	espond	dent [] the petitioner to remove essential tools (as specified in No. 14), d personal belongings from the residence at
[]	12.	property for the property	erty or ne nece erty ma	ty shall transfer, hide, add debt to, sell, or otherwise dispose of the other's the joint property of the parties except in the usual course of business or essities of life. The parties shall account to the court for all changes to ade after the order is served or communicated to the party. Neither party inect the utilities of the other party's residence.
[]	13.			supersedes any inconsistent prior order in Cause No and any other prior domestic relations order and domestic straining orders between these two parties.
гı	14.		r:	·
[]	15.	While would does	e this o	order of protection is in effect, the petitioner should refrain from any act that the the respondent to violate this order. This provision is not intended to and the eate a mutual order of protection. Under NMSA 1978, Section 40-13-6(D), strained party can be arrested for violation of this order.
HEAF	RING			
				RED that the parties shall appear in the m, at, before (a.m.) (p.m.) on (date)
for he	earing o	n wheth	ner an e	extended order of protection against domestic abuse will be ring witnesses or evidence and may be represented by

counsel at this hearing. The respondent may file a Response Protection from Domestic Abuse, see Form 4-962 NMRA, of the respondent fails to attend this hearing, an extended ord against the respondent and a bench warrant may be issued of the petitioner willfully fails to appear at this hearing, the petition of the petitioner willfully fails to appear at this hearing, the petition of the petition	on or before the hearing. If er may be entered by default for the respondent's arrest. etition may be dismissed.				
If an order of protection is entered, the restrained party is prohibited from receiving, transporting, or possessing a firearm or destructive device while the order of protection is in place. If at the hearing the court finds that the restrained party presents a credible threat to the physical safety of the protected party, the court shall order the restrained party (a) to immediately deliver any firearm in the restrained party's possession, care, custody, or control to a law enforcement agency, law enforcement officer, or federal firearms licensee while the order of protection is in effect, and (b) to refrain from purchasing, receiving, or possessing, or attempting to purchase, receive, or possess any firearm while the order of protection is in effect.					
DO NOT BRING ANY CHILDREN TO THE HEARING WIT PERMISSION OF THE COURT.	HOUT PRIOR				
ENFORCEMENT OF ORDER					
If the restrained party violates any part of this order, the charged with a crime, arrested, held in contempt of court, fire					
SERVICE AND NOTICE TO LAW ENFORCEMENT AGEN	ICIES				
Upon the signing of this order by a district court judge, a shall serve on the respondent a copy of this order and a copy					
A LAW ENFORCEMENT OFFICER SHALL USE ANY LAY ENFORCE THIS ORDER.	WFUL MEANS TO				
[] I have reviewed the petition for order of protection are to the district judge regarding its disposition.	nd made recommendations				
(Signed)	Court telephone number				
(Title)					
SO ORDERED:					
District Judge	Date and time approved				

USE NOTES

- 1. The temporary order of protection and order to appear requires a proof of return of service. The committee has been informed that each local law enforcement agency has its own return of service form, which will be used for this purpose.
- 2. Personal service of the temporary order of protection and order to appear will assure that the temporary order is fully enforceable. It is possible that actual notice to the respondent of the content of the temporary order will also suffice to bind the respondent to comply with the order. Territory of New Mexico v. Clancy, 1894-NMSC-012, 7 N.M. 580, 37 P. 1108.

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; as amended by Supreme Court Order No. 07-8300-020, effective September 17, 2007; by Supreme Court Order No. 08-8300-040, effective December 15, 2008; as amended by Supreme Court Order No. 19-8300-009, effective for all orders issued on or after July 1, 2019; as amended by Supreme Court Order No. 20-8300-010, effective for all cases pending or filed on or after December 31, 2020.]

ANNOTATIONS

The 2020 amendment, approved by Supreme Court Order No. 20-8300-010, effective December 31, 2020, added an additional provision in the temporary order of protection form prohibiting a respondent from posting or causing another to post anything on social media about the petitioner, the petitioner's family members or the petitioner's significant other, revised the Use Notes, and made certain technical amendments; added a new Paragraph 5 and redesignated former Paragraphs 5 through 14 as Paragraphs 6 through 15, respectively; in Paragraph 7, after "first and last name of", deleted "parent" and added "party"; in Paragraph 8, after "named in", deleted "the preceding", and after "paragraph", added "6"; in Paragraph 11, after "as specified in No.", deleted "13" and added "14"; and in Use Note 2, added parallel citations to the case *Territory of New Mexico v. Clancy*.

The 2019 amendment, approved by Supreme Court Order No. 19-8300-009, effective July 1, 2019, required additional personal information from the parties, added a provision informing the restrained party of the prohibitions related to the purchase or possession of firearms, and made technical changes; in Paragraph 5, after the first blank line, added "(first and last name of party)", and after "child(ren), added "Child's Name and "Date of Birth"; in Paragraph 6, after "paragraph,", deleted "[] respondent [] petitioner" and added "(first and last name of parent)"; in the "Hearing" section, in the first undesignated paragraph, after "This order remains in force until ______", added the last two sentences of the paragraph; and in the "Enforcement of Order" section, replaced each occurrence of "respondent" with "restrained party".

The 2008 amendment, approved by Supreme Court Order No. 08-8300-040, effective December 15, 2008, in the Findings section, deleted language which provided that the

petitioner or a household member of petitioner will suffer immediate and irreparable injury, loss or damage unless the court enters this order; added Paragraph 7; renumbered former Paragraphs 7 through 13 as Paragraphs 8 through 14; in Paragraph 14, added the last sentence; and in the Hearing section, added the reference to Form 4-962 NMRA.

The 2007 amendment, effective September 17, 2007, amended Paragraph 13 to change "shall refrain" to "should refrain" and added the last sentence providing Paragraph 13 does not create a mutual protection order.

The 2001 amendment, effective May 1, 2001, inserted "of petitioner" in the second sentence in the introductory paragraph, substituted "petitioner's household" for "another household" in the second sentence in item 1., substituted "may decide" for "shall decide" near the beginning of item 7., substituted "shall accompany respondent/petitioner" for "shall assist respondent" near the beginning of item 9., and rewrote item 13.

4-963A. Temporary order of protection against petitioner and order to appear.

V.	No
	_, Petitioner
	_ JUDICIAL DISTRICT
STATE OF NEW MEXICO COUNTY OF	
[Family Violence Protection Act, NMS	A 1978, Sections 40-13-1 to 40-13-8.]

TEMPORARY ORDER OF PROTECTION AGAINST PETITIONER AND ORDER TO APPEAR

, Respondent

The court has reviewed the sworn counter-petition alleging domestic abuse. The court having considered the petition, FINDS that the court has jurisdiction and that there is probable cause to believe that an act of domestic abuse has occurred. The court ORDERS:

[]	1.	The petitioner shall not write to, talk to, visit, or contact the respondent in
any	way	except through the respondent's lawyer, if the respondent has a lawyer.

[] 2. The petitioner shall not abuse the respondent or the respondent's household members in any way. "Abuse" means any incident by the petitioner against the respondent or the respondent's household members resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat causing imminent

repeat	tedly d arassm	riving b	; (5) criminal tres by a residence or 11) harm or threa	work pla	ice; (8) telepho	ne haras	sment; (9) s	
[] respoi			petitioner shall no espondent's hou		•	rsons to	abuse the	
home	or sche sponde such a	ool or	petitioner shall no work place. The pall times except _ ore, the petitione	petitioner	shall not go w	ithin	ya	rds of
Instag	ndent o ram, o	on any r Snap	petitioner shall no form of social mo ochat. This prohib nt other, and chil	edia, inclo oition inclo	uding, but not l	limited to	, Facebook,	Twitter,
[] have t	6. empor	ary ph	ysical custody of	the follow	(<i>first ar</i> wing child(ren)	nd last na :	nme of party) shall
Child	's Nam	ne			Date of Birth			
[]	7.		respect to the ch	` ,	•		• •	
	[] shall s	A. stay	No contact with yards		l(ren) until furth m the child(rer			and
	[]	B.	Contact with the	e child(re	n), subject to:			
		Mexic	er party shall remso or disenroll the orary order of pro	m from th				
two la	test pa	Both p	court may decide parties shall bring s or the federal ta sts, and proof of	g to the he	earing proof of sform the prev	income i ious yea	n the form o	f the

[]	10.	
	[]	A. The petitioner is ordered to immediately leave the residence at and to not return until further court order.
	[] from t	B. Law enforcement officers are hereby ordered to evict the petitioner he residence at
	[] law e	C. The petitioner is ordered to surrender all keys to the residence to afforcement officers.
		Law enforcement officers or shall [] the respondent [] the petitioner to remove essential tools (as specified in hing, and personal belongings from the residence at
busine chang	her's p ess or jes to p	Neither party shall transfer, hide, add debt to, sell, or otherwise dispose of roperty or the joint property of the parties except in the usual course of for the necessities of life. The parties shall account to the court for all property made after the order is served or communicated to the party. It is shall disconnect the utilities of the other party's residence.
[]	13.	and any other prior domestic relations order and domestic
violen	ce res	raining orders between these two parties.
[]	14.	Other:
intend	any act led to a	While this order of protection is in effect, the respondent should refrain that would cause the petitioner to violate this order. This provision is not and does not create a mutual order of protection. Under NMSA 1978, 3-6(D), only the restrained party can be arrested for violation of this order.
HEAR	RING	
bring petition Abuse this he	tended witnes oner ma e, see l earing,	HER ORDERED that the parties shall appear in the

appear at this hearing, the counter-petition may be dismiss force until,						
If an order of protection is entered, the restrained party is prohibited from receiving, transporting, or possessing a firearm or destructive device while the order of protection is in place. If at the hearing the court finds that the restrained party presents a credible threat to the physical safety of the protected party, the court shall proder the restrained party (a) to immediately deliver any firearm in the restrained party's possession, care, custody, or control to a law enforcement agency, law enforcement officer, or federal firearms licensee while the order of protection is in effect, and (b) to refrain from purchasing, receiving, or possessing, or attempting to purchase, receive, or possess any firearm while the order of protection is in effect.						
DO NOT BRING ANY CHILDREN TO THE HEARING WITPERMISSION OF THE COURT.	THOUT PRIOR					
ENFORCEMENT OF ORDER						
If the restrained party violates any part of this order, the restrained party may be charged with a crime, arrested, held in contempt of court, fined or jailed.						
SERVICE AND NOTICE TO LAW ENFORCEMENT AGENCIES						
Upon the signing of this order by a district court judge, a law enforcement officer shall serve on the petitioner a copy of this order and a copy of the counter-petition.						
A LAW ENFORCEMENT OFFICER SHALL USE ANY LA ENFORCE THIS ORDER.	WFUL MEANS TO					
[] I have reviewed the counter-petition for an order of precommendations to the district judge regarding its disposit						
(Signed)	Court telephone number					
(Title)						
SO ORDERED:						
District Judge	Date and time approved					

USE NOTES

- 1. The temporary order of protection and order to appear requires a proof of return of service. The committee has been informed that each local law enforcement agency has its own return of service form, which will be used for this purpose.
- 2. Personal service of the temporary order of protection and order to appear will assure that the temporary order is fully enforceable. It is possible that actual notice to the petitioner of the content of the temporary order will also suffice to bind the petitioner to comply with the order. *Territory of New Mexico v. Clancy*, 1894-NMSC-012, 7 N.M. 580, 37 P. 1108.

[Approved, effective May 1, 2001; as amended by Supreme Court Order No. 07-8300-020, effective September 17, 2007; by Supreme Court Order No. 08-8300-040, effective December 15, 2008; as amended by Supreme Court Order No. 19-8300-009, effective for all orders issued on or after July 1, 2019; as amended by Supreme Court Order No. 20-8300-010, effective for all cases pending or filed on or after December 31, 2020.]

ANNOTATIONS

The 2020 amendment, approved by Supreme Court Order No. 20-8300-010, effective December 31, 2020, added an additional provision in the temporary order of protection against petitioner form prohibiting a petitioner from posting or causing another to post anything on social media about the respondent, the respondent's family members or the respondent's significant other, revised the Use Notes, and made certain technical amendments; added a new Paragraph 5 and redesignated former Paragraphs 5 through 14 as Paragraphs 6 through 15, respectively; in Paragraph 7, after "first and last name of", deleted "parent" and added "party"; in Paragraph 8, after "named in", deleted "the preceding", and after "paragraph", added "5"; in Paragraph 11, after "as specified in No.", deleted "13" and added "14"; and in Use Note 2, added parallel citations to the case *Territory of New Mexico v. Clancy*.

The 2019 amendment, approved by Supreme Court Order No. 19-8300-009, effective July 1, 2019, required additional personal information from the parties, added a provision informing the restrained party of the prohibitions related to the purchase or possession of firearms, and made technical changes; in Paragraph 5, after the first blank line, added "(first and last name of party)", and after "child(ren), added "Child's Name and "Date of Birth"; in Paragraph 6, after "paragraph,", deleted "[] respondent [] petitioner" and added "(first and last name of parent)"; in the "Hearing" section, in the first undesignated paragraph, after "This order remains in force until _______", added the last two sentences of the paragraph; and in the "Enforcement of Order" section, replaced each occurrence of "petitioner" with "restrained party".

The 2008 amendment, approved by Supreme Court Order No. 08-8300-040, effective December 15, 2008, in the Findings section, deleted language which provided that the respondent or a household member of respondent will suffer immediate and irreparable injury, loss or damage unless the court enters this order; added Paragraph 7; renumbered former Paragraphs 7 through 13 as Paragraphs 8 through 14; in Paragraph

14, added the last sentence; and in the Hearing section, added the reference to Form 4-962 NMRA.

The 2007 amendment, effective September 17, 2007, amended Paragraph 13 to change "shall refrain" to "should refrain" and added the last sentence providing Paragraph 13 does not create a mutual protection order.

4-964. Order to appear.

o 40-13-8 NMSA 1978.]
RT
RT
No
EAR
judicial district court,
(address), before, _ (date) for hearing on whether an
_ (date) for hearing on whether an ssued. You may bring witnesses or is hearing. You may file a Response buse (Form 4-962 NMRA) at or ion may be entered by default your arrest.

USE NOTES

This form is for use when petitioner does not seek a temporary order of protection and also when the petitioner seeks a temporary order of protection, but the court denies the request.

The date for hearing should be set in accordance with the mandate of Section 40-13-4(D) NMSA 1978 which provides that "if an ex parte order is not granted," the court "shall serve notice to appear upon the parties and hold a hearing on the petition for order of protection within seventy-two hours after the filing of the petition."

The Order to Appear requires a proof of return of service. The Committee has been informed that each local law enforcement agency has its own return of service form which will be used for this purpose.

[Approved, effective November 1, 1999 until July 1, 2001; approved, effective May 1, 2001.]

4-965. Order of protection, mutual, non-mutual.

Judicial District County, New Mexico	Order of	f Prote	ction			
Case No	[] An	nended Order				
PROTECTED PARTY ([] PETITIONER [1 DESPONDENT)		DI	POTECTI	EN DARTY II	DENTIFIERS
THOTEOTED FARTI ([]) ETHIONER [TREOF ONDERVI)			COTLOT	-DIAKITI	DEIVINIERO
First Middle	Last			Date of E	Birth of Prote	cted Party
And/or on behalf of minor family member(DOB)	s): (list name and			Other P	rotected Pers	sons/DOB
V.						
RESTRAINED PARTY				NED PAF	RTY IDENTIF	
		SEX	RACE	DOB	HT	WT
First Middle La	ast	EYES	HAIR	SOCIA	L SECURITY	/#
				Not us	ed in New M	lexico
Relationship to Protected Party:		DRIVERS	S LICENSE #	#	STATE	EXP DATE
Restrained Party's Address						
		Distinguis	shing Featur	es		
CAUTION:						
[] Weapon Involved [] Credible Threat. Firearm Delivery Orde	red.					
HE COURT HEREBY FINDS: hat it has jurisdiction over the parties and subsportunity to be heard. Additional findings of this order follow HE COURT HEREBY ORDERS: That the above named Restrained P That the above named Restrained P Additional terms of this order are as	w on succeeding pa arty be restrained for arty be restrained for	nges. rom committin rom any conta	g further act	s of abus	e or threats o	
ne terms of this order shall be effective until				Ι, Γ		

WARNINGS TO THE RESTRAINED PARTY: This order shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and may be enforced by Tribal Lands under 18 U.S.C. Section 2265. Crossing state, territorial, or tribal boundaries to violate this order may result in federal imprisonment under 18 U.S.C. Section 2262. As a result of this order, it is unlawful for you to possess or purchase ammunition or a firearm, including a rifle, pistol or revolver, under 18 U.S.C. Section 922(g)(8) and NMSA 1978, Section 30-7-16, and may be unlawful under 18 U.S.C. Section 921(a)(32). If you have any questions whether federal law makes it illegal for you to possess or purchase a firearm, you should consult an attorney.
Only the court can change this order. Page 1 of Judge's signature on last page
[Family Violence Protection Act, NMSA 1978, Sections 40-13-1 to 40-13-8.]
ADDITIONAL PAGES¹ OF ORDER OF PROTECTION
THIS MATTER came before the court on the day of,, through a hearing on the [] the petitioner's [] the respondent's request for an order prohibiting domestic abuse.
The court further FINDS, CONCLUDES AND ORDERS:
(check only applicable paragraphs)
1. FINDING OF CREDIBLE THREAT
[] The restrained party presents a credible threat to the physical safety of the protected party or a member of the protected party's household. The court's order regarding relinquishment of firearms is addressed in paragraph five (5) of this order of protection.
[] The restrained party presents a credible threat to the physical safety of the protected party, who is a household member.
[] The restrained party shall, within forty-eight (48) hours, deliver any firearm in the restrained party's possession, care, custody, or control to a law enforcement agency, law enforcement officer, or federal firearms licensee while the order of protection is in effect, and shall refrain from purchasing, receiving, or possessing, or attempting to purchase, receive, or possess, any firearm while the order of protection is in place.
[] The restrained party is responsible for ensuring that the firearm delivery receipt is filed in this case within seventy-two (72) hours of entry of this order.
2. NOTICE, APPEARANCES AND STATUS
[] The petitioner was present.

The petitioner was represented by counsel.

[]

IJ	The respondent was present.
[]	The respondent was represented by counsel.
[] of pro	The respondent was properly served with a copy of the petition, temporary order tection prohibiting domestic abuse and order to appear. ²
[] appea	The respondent was properly served with a copy of the petition and order to ar. ²
	The respondent received actual notice of the hearing and had an opportunity to pate in the hearing. 2
[] to app	The petitioner was properly served with a copy of the counter-petition and order pear. ²
	The petitioner was properly served with a copy of the temporary order of tion prohibiting domestic abuse and order to appear.
	The petitioner received actual notice of the hearing and had an opportunity to pate in the hearing. ²
	The relationship of the parties is that of an "intimate partner" as defined in 18 . Section 921 (a)(32). (See 3 below.) ³

3. CONSEQUENCES OF ENTRY OF ORDER OF PROTECTION

Violation of this order by the restrained party can have serious consequences, including:

- A. If you violate the terms of this order, you may be charged with a misdemeanor, which is punishable by imprisonment of up to three hundred sixty-four (364) days and a fine of up to one thousand dollars (\$1,000.00), or both. You may be found in contempt of court.
- B. If you receive, transport, or possess a firearm or destructive device while the order of protection is in effect, you may be charged with a misdemeanor, which is punishable by imprisonment for up to three hundred and sixty-four (364) days and a fine of up to one thousand dollars (\$1,000.00).
- C. If you are the spouse or former spouse of the other party, an individual who cohabitates with or has cohabitated with the other party, or if you and the other party have had a child together, federal law also prohibits you from possessing or transporting firearms or ammunition while this order is in effect. If you have a firearm or ammunition, you should immediately dispose of the firearm or ammunition. Violation of this law is a

federal crime punishable by imprisonment for up to ten (10) years and a fine of up to two hundred and fifty thousand dollars (\$250,000.00).

D. If you are not a citizen of the United States, violation of this order will have a negative effect on your application for residency or citizenship.

4. FINDING OF DOMESTIC ABUSE

An act of domestic abuse was committed by [] the respondent [] the petitioner that necessitates an order of protection. [] The petitioner [] The respondent is the protected party under this order.

5. FINDING THAT THE RESTRAINED PARTY PRESENTS A CREDIBLE THREAT TO THE PROTECTED PARTY'S PHYSICAL SAFETY, ORDER

The restrained party presents a credible threat to the physical safety of the protected party, who is a household member.

The restrained party shall deliver any firearm in the restrained party's possession, care, custody, or control to a law enforcement agency, law enforcement officer, or federal firearms licensee while the order of protection is in effect, and shall refrain from purchasing, receiving, or possessing, or attempting to purchase, receive, or possess, any firearm while the order of protection is in effect.

6. DOMESTIC ABUSE PROHIBITED

The restrained party shall not abuse the other party or members of the other party's household. "Abuse" means any incident by one party against the other party or another household member resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat by the petitioner or the respondent causing imminent fear of bodily injury to the other party or any household member; (5) criminal trespass; (6) criminal damage to property; (7) repeatedly driving by the protected party's or a household member's residence or work place; (8) telephone harassment; (9) stalking; (10) harassment; or (11) harm or threatened harm to children in any manner set forth above.

The restrained party shall not ask or cause other persons to abuse the other party or any other household members.

7. CONTACT PROHIBITIONS

The restrained party shall stay one hundred (100) yards away from the other party, the other party's home, and any work place at all times, unless at a public place, where the restrained party shall remain twenty-five (25) yards away from the other party except as specifically permitted by this order.

The restrained party shall not telephone, talk to any way except as follows:	
[] The parties may contact each other by tele of minor children;	phone regarding medical emergencies
[] The restrained party shall not post or cause protected party on any form of social media, include Twitter, Instagram, or Snapchat. This prohibition is party's family members, significant other, and child	ding, but not limited to, Facebook, ncludes posts about the protected
[] Other:	<u>.</u>
[] The parties may attend joint counseling ses	ssions at the counselor's discretion.
(Unless the court has sealed the protected par	rty's address, include it below.)
Protected Party	
Home address	City, State, Zip Code
Work Address	City, State, Zip Code
Tribe/Pueblo (if applicable)	State and Zip Code
8. COUNSELING	
[] The restrained party shall attend counseling office within five (5) days. The restrained party shall counseling as recommended by the named agence.	all participate in, attend, and complete
[] The protected party shall attend counseling office within five (5) days. The protected party shall counseling as recommended by the named agence.	all participate in, attend, and complete
[] The restrained party shall report to alcohol screen by, court.	, for a [] drug [and] [] (date) with the results returned to this

[] alcoho court.	[] The protected party shall report to, for a [] drug [abhol screen by,,,(date) with the results rest.	and] [] eturned to this
[]	[] Other counseling requirements:	
9.	CUSTODY	
[] Suppo	The court's orders regarding the minor child(ren) are addressed in toport and Division of Property Attachment of this order of protection.4	he Custody,
10.	PROVISIONS RELATING TO SUPPORT	
[] Custo	The court's orders regarding support issues for the parties are foundated, Support and Division of Property Attachment of this order of protestody,	
11.	PROPERTY, DEBTS, AND PAYMENT OF MONEY	
[] the Cu	The court's orders regarding property, debts, and payment of mone Custody, Support and Division of Property Attachment of this order of	
12.	PARTIES SHALL NOT CAUSE VIOLATION	
act tha	While this order of protection is in effect the protected party should refreshat would cause the restrained party to violate this order. This provision nded to and does not create a mutual order of protection. Under NMSA etion 40-13-6 (D), only the restrained party can be arrested for violation	on is not A 1978,
13.	ADDITIONAL ORDERS	
[]	Review hearing. The parties are ordered to appear for a review headay of	
	day of,, at (a.ure to appear may result in the issuance of a bench warrant for your armissal of this order.	rest or
Any pa	party ordered to attend counseling shall bring proof of counseling to the ring.	ne review
IT IS F	S FURTHER ORDERED:5	
		·

14. NOTICE TO LAW ENFORCEMENT AGENCIES

ANY LAW ENFORCEMENT OFFICER SHALL USE ANY LAWFUL MEANS TO ENFORCE THIS ORDER.

	(name) is ordered to surren	der all keys to the residence to
law er	forcement officers.	•
	Law enforcement officers or rty exchange.	_ shall be present during any
[]	This order supersedes prior orders in to the exte ions.	County, State of nt that there are contradictory
provis	ions.	
15.	NOTICE TO PARTIES	
	is order does not serve as a divorce and does not p dy or support issues.	permanently resolve child
	make a request to extend this order, the protected copy of this order at least three (3) weeks before the	•
16.	RECOMMENDATIONS	
I have	:	
[]	reviewed the petition for order of protection;	
[]	reviewed the counter-petition for order of protection	on;
[]	conducted hearings on the merits of the petition;	
district party of writter within	after notice and hearing, prepared this order as met court judge regarding disposition of the request for disagrees with the recommendations, that party man objections and a request for hearing on those objections and a read by mail on the other party.	or order of protection. If any ay, but is not required to, file ections with the district court
		Cinnad
		Signed
		Title Court's telephone number:

The court has reviewed the recommendations and adopts them. This order remains in effect unless and until it is modified by a district court judge or it expires. If objections are filed the court may conduct a hearing to resolve the objections. (See Rule 1-053.1(H)(1)(a) NMRA.)

SO ORDERED:

Dis	strict Judge	Date	
[]	A copy of this order was [] hand delivered [] faxed [] mailed to [] the respondent		
[]	the respondent's counsel on	(date). ⁶	
[]	A copy of this order was [] hand delivered []	faxed [] mailed to [] the petitioner	
[]	the petitioner's counsel on	(date).	
		Signed	
		Title	

USE NOTES

- 1. The first page of this order of protection shall be in the uniform format preceding the heading for additional pages of the order.
- 2. This order may be entered only after a hearing at which the respondent received actual notice and at which the respondent had an opportunity to participate if 18 U.S.C. Section 922 is to apply to this order.
- 3. The federal definition of "intimate partner" under the Gun Control Act, 18 U.S.C. Section 921(a)(32), is narrower than the state definition of "household member" under the Family Violence Protection Act, NMSA 1978, Section 40-13-2(E). Thus, while the parties subject to this order must be household members as a matter of state law, the court also must determine whether they are intimate partners and therefore subject to 18 U.S.C. Section 922(g)(8), as described in Paragraph 2, above.
- 4. See Form 4-967 NMRA for the Custody, Support and Division of Property Order attachment.
- 5. If appropriate, an order providing for restitution may be included in this paragraph.
- 6. The respondent or the petitioner should be served at the time this order is issued, before leaving the courthouse. If a default order is issued, service on the non-attending party shall be made by mail or by personal service. See NMSA 1978, Section 40-13-6(A).

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; as amended by Supreme Court Order No. 07-8300-020, effective September 17, 2007; by Supreme Court Order No. 08-8300-040, effective December 15, 2008; as amended by Supreme Court Order No. 19-8300-009, effective for all orders issued on or after July 1, 2019; as amended by Supreme Court Order No. 19-8300-015, effective for all cases pending or filed on or after December 31, 2019; as amended by Supreme Court Order No. 20-8300-010, effective for all cases pending or filed on or after December 31, 2020.]

Committee commentary. — The Family Violence Protection Act provides that "a peace officer shall arrest without a warrant and take into custody a person whom the peace officer has probable cause to believe has violated an order" of protection entered pursuant to the Act. NMSA 1978, Section 40-13-6(C).

This statute would allow a warrantless misdemeanor arrest for conduct occurring outside the presence of the officer and would not require exigent circumstances in addition to probable cause. That a misdemeanor must occur in the presence of the arresting officer is a long-standing common law requirement for a warrantless misdemeanor arrest. *E.g., State v. Luna,* 1980-NMSC-009, ¶ 11, 93 N.M. 773, 606 P.2d 183, 187. The "exigent circumstances" requirement is mandated by the New Mexico Constitution. *Campos v. State,* 1994-NMSC-012, ¶ 1, 117 N.M. 155, 870 P.2d 117, 121 ("For a warrantless arrest to be reasonable it must be based upon both probable cause and sufficient exigent circumstances."). Absent the exigent circumstance that the misdemeanor is committed in the presence of the officer, *id.* ("If an officer observes the person arrested committing a felony, exigency will be presumed."), the New Mexico Constitution appears to bar blanket authority to make warrantless arrests for misdemeanors committed outside the presence of the officer.

The Legislature, of course, lacks power to provide by statute for an arrest procedure that violates the New Mexico Constitution. *Campos*, 1994-NMSC-012, ¶ 7. To avoid having the Supreme Court give approval to a form containing language of questionable constitutional validity, the committee did not use the statutory language in the portion of the final order describing the power of a law enforcement officer to make a warrantless arrest for the misdemeanor crime (NMSA 1978, Section 40-13-6(D)), of violating the final order of protection. The committee substituted more general language, which does not prejudge the constitutional issue.

The general provisions of the order of protection, including injunctive orders, "shall continue until modified or rescinded . . . or until the court approves a subsequent consent agreement. . . ." NMSA 1978, Section 40-13-6(B). In contrast, "[a]n order of protection . . . involving custody or support shall be effective for a fixed period of time not to exceed six months." *Id.* The custody or support "order may be extended for good cause upon motion . . . for an additional period of time not to exceed six months," *id.*, unless "the order supersedes or alters prior orders of the court" pertaining to child custody or child support. *See* NMSA 1978, Section 40-13-5(C). In the latter situation, "the court may enter an initial order of protection, but the portion of the order dealing

with child custody or child support will then be transferred to the court that has or continues to have jurisdiction over the pending or prior custody or support action." *Id.*

[As amended by Supreme Court Order No. 20-8300-010, effective for all cases pending or filed on or after December 31, 2020.]

ANNOTATIONS

The 2020 amendment, approved by Supreme Court Order No. 20-8300-010, effective December 31, 2020, added an additional provision in the order of protection form prohibiting the restrained party from posting or causing another to post anything on social media about the protected party, the protected party's family members or the protected party's significant other, made certain technical amendments, revised the Use Notes, and revised the committee commentary; in Section 7, after "The parties may contact each other by telephone regarding medical emergencies of minor children", added "The restrained party shall not post or cause another to post anything about the protected party on any form of social media, including, but not limited to, Facebook, Twitter, Instagram, or Snapchat. This prohibition includes posts about the protected party's family members, significant other, and children."; in Section 9, changed Use Note designation "3" to "4"; in Use Note 3, after "Paragraph", deleted "2(B)" and added "2"; and in the committee commentary, added vendor neutral citations for the cases cited.

The second 2019 amendment, approved by Supreme Court Order No. 19-8300-015, effective for all cases pending or filed on or after December 31, 2019, changed the potential punishment for violating the order of protection by receiving, transporting, or possessing a firearm or destructive device while the order of protection is in effect; and in Section 3, Paragraph B, after "punishable by imprisonment for up to", deleted "three (3) years" and added "three-hundred and sixty-four (364) days and a fine of up to one-thousand dollars (\$1,000.00)".

The first 2019 amendment, approved by Supreme Court Order No. 19-8300-009, effective July 1, 2019, revised the warnings to the restrained party, added optional findings regarding the credible threat of the restrained party, added a provision informing the restrained party of the prohibitions related to the possession of firearms, made technical and clarifying changes, and revised the Use Note; in the "Warnings To Restrained Party" section, after "18 U.S.C. Section 922(g)(8)", added "and NMSA 1978, Section 30-7-16, and may be unlawful under 18 U.S.C. Section 921(a)(32)"; added new Paragraph 1 and redesignated former Paragraphs 1 through 3 as Paragraphs 2 through 4, respectively; in Paragraph 2, after "See" deleted "2(B)" and added "3(B)"; in Paragraph 3, deleted "[] respondent [] petitioner" and added "restrained party", and added new Subparagraph B and redesignated the succeeding subparagraphs accordingly; added new Paragraph 5 and redesignated former Paragraphs 4 through 14 as Paragraphs 6 through 16, respectively; in Paragraphs 6 and 7, replaced each occurrence of "[] Respondent [] Petitioner" with "The restrained party"; and in Paragraph 6 after "repeatedly driving by", deleted "petitioner's or respondent's" and

added "the protected party's"; in Paragraph 7, after "shall stay", added "100", and rewrote the provision related to the protected party's address; in Paragraph 8, replaced each occurrence of "Respondent" with "Restrained party", and replaced each occurrence of "Petitioner" with "Protected party"; and in the Use Note, added new Use Note 3 and redesignated the succeeding Use Notes accordingly.

The 2008 amendment, approved by Supreme Court Order No. 08-8300-040, effective December 15, 2008, changed the title from "Order of Protection [] Mutual []Non-Mutual" to "Additional Pages of Order of Protection"; deleted the former introductory paragraph which provided that the order was an order of protection under 18 U.S.C. §922, 18 U.S.C. §2265 and Section 40-13-6(D) NMSA 1978 and that the order shall be accorded full faith and credit and be enforced as if it were an order of the other state or Tribe; in the Findings section, deleted the provision that the court has legal jurisdiction over the parties and the subject matter; in Paragraph 1 added "And Status" to the title; in Paragraph 1, added the last item; in Subparagraph A of Paragraph 2, added "or both" at the end of the first sentence; in Subparagraph B of Paragraph 2, changed "spouse of the other party" to "spouse or former spouse of the other party", changed "lives" and "lived" to "cohabitates" and "cohabitated"; in Subparagraph C of Paragraph 2, changed "entry" to "violation"; in Paragraph 3, added the last sentence; in Paragraph 5, in the bold, italicized paragraph, changed "petitioner's or respondent's" to "the protected party's" and changed "address of residence and employment for the appropriate party or parties" to "it below"; changed "Respondent's addresses" to "Protected party's addresses", deleted the blanks for the Petitioner's addresses; in Paragraph 10, changed "petitioner" to "protected party" and "respondent" to "restrained party" and added the last sentence; in Paragraph 11, added the last sentence of the first paragraph; deleted former Paragraph 12 which provided for the effective date, extension and modification of the order; renumbered former Paragraphs 13 through 15 as Paragraphs 12 through 14; in Paragraph 13, added the last sentence; in Paragraph 14, added the last sentence of the last check item and added the last paragraph; in the Use Notes, in Paragraph 1, deleted the note which provided that the notes shall not be included in the order and added the current note; deleted former Paragraph 2 which provided that mutual orders of protection are binding on the petitioner and the respondent and are entitled to full faith and credit when certain procedural requirements are met and pursuant to 18 U.S.C. §2265(c) and Section 40-13-6(D) NMSA 1978; deleted former Paragraph 3 which provided that a mutual order may be entered only after a counter-petition has been filed and a hearing has been held; and renumbered former Paragraphs 5 through 7 as Paragraphs 3 through 5.

The 2007 amendment, effective September 17, 2007, amended Paragraph 10 to change "shall refrain" to "should refrain"; added the last sentence providing Paragraph 13 does not create a mutual protection order; deleted Use Note 6 providing that a violation of the order may result in a finding of contempt of court; and renumbered the following paragraphs of the Use Notes.

The 2001 amendment, effective May 1, 2001, substituted "Mutual/Non Mutual" for "Against Respondent" in the title of the order and rewrote the order to reflect the fact that the order addresses the actions of both parties in the protection order.

Order of protection did not violate respondent's due process rights. — Where respondent was found in criminal contempt for her violation of an order of protection, which expressly prohibited respondent from engaging in conduct that would cause petitioner to suffer severe emotional distress, and where respondent repeatedly posted on the internet photos of petitioner snorting prescription drugs, implying that petitioner had a substance abuse problem, accompanied by statements claiming that petitioner was a "junkie," a drug-addled imbecile," and a "drug-addicted hypocrite," respondent's due process rights were not violated, because the order provided respondent with sufficient notice that her online activity would constitute a violation. *Best v. Marino*, 2017-NMCA-073, cert. denied.

Order of protection's restriction of respondent's ability to access the Internet was unconstitutionally overbroad. — Where the district court issued an order of protection based on respondent's sustained pattern of stalking and harassment of petitioner, the court's restriction of respondent's ability to access the internet was a clear prior restraint on respondent's first amendment rights and was not the least restrictive means by which to address the harm in this case, and therefore the district court's restriction was unconstitutionally overbroad and violated respondent's first amendment rights. *Best v. Marino*, 2017-NMCA-073, cert. denied.

4-966. Withdrawn.

ANNOTATIONS

Withdrawals.— Pursuant to a court order dated April 9, 2002, Form 4-966 NMRA, an order of protection against the petitioner in a domestic abuse proceeding, was withdrawn, effective April 9, 2002. For provisions of former form, see the 2001 NMRA on *NMOneSource.com*.

4-966A. Withdrawn.

ANNOTATIONS

Withdrawals.— Pursuant to a court order dated February 27, 2001, Form 4-966A, pertaining to mutual order of protection, was withdrawn, effective May 1, 2001. For provisions of former form, see the 2000 NMRA on *NMOneSource.com*. For comparable provisions, see Form 4-965 NMRA.

4-967. Custody, support and division of property order attachment.

CUSTODY, SUPPORT AND DIVISION OF PROPERTY ORDER ATTACHMENT 1

1. CUSTODY

. [] Petitioner [] Respondent shall have physical custody of the above child(ren) at all times, except that [] respondent [] petitioner shall have contact as follows: [] No contact, and stay yards from the child(ren)'s school at all times. [] Contact at the following specified times:
[]The child(ren) shall be exchanged for visitation at on
[] Referred to for evaluation or mediation, with appropriate safeguards to protect the parties and allow them to mediate fairly. Contact with the child(ren) is deferred until findings of mediator or counselor.
. Custody, visitation and child support will be continued in accordance with the court order in, Cause No.
 Other
. [] Petitioner [] Respondent shall not hide the child(ren) from the other parent or permanently remove the child(ren) from the State of New Mexico. Neither parent should speak negatively about the absent parent in front of the child(ren) or question the child(ren) about the other parent.
 Each parent shall immediately notify the other parent about any emergency condition of the child(ren).
PROVISIONS RELATING TO SUPPORT
Temporary support shall be paid by [] respondent [] petitioner to [] respondent [] petitioner in the amount of \$ per month payable
Respondent [] Petitioner shall provide suitable alternative housing to [] respondent [] petitioner and any child(ren) to whom the respondent owes a legal obligation of support. This shall be provided as follows:
All child support payments shall be made by check or money order made payable to and sent to
A separate wage withholding order shall be entered and directed to (<i>employer</i>), at

3.	PROPERTY, DEBTS, PAYMENTS OF MONEY
[]	Neither party shall transfer, conceal, encumber or otherwise dispose of the other party's property or the joint property of the parties except in the usual course of business or for the necessities of life. Each party shall account to the other party for all such transfers, encumbrances and expenditures made by that party after the order is entered.
[]	This means that you shall not give away, hide, add debt to, sell or pawn the property. The parties' property shall be temporarily distributed as follows:
ГЛ	
[]	[] Petitioner [] Respondent shall have temporary physical custody of the following physical assets ² :
4.	ADDITIONAL PROVISIONS REGARDING CUSTODY, SUPPORT AND DIVISION OF PROPERTY
I -	T IS FURTHER ORDERED3:
-	
5.	EFFECT OF ORDER
	If there is a pending or completed action relating to child custody or child support at the time this order is filed, the court may modify the order, but the portion of the order dealing with child custody or child support must then be transferred to the court that has or continues to have jurisdiction over the pending or prior custody or support action. This order does not serve as a divorce and does not permanently resolve child custody or
•	support issues.
^	

The provisions set forth i	regarding custody, support, and division of property shall expire
on the day of	at 5:00 p.m., unless explicitly extended by court order.
Either party may petition	the court to extend the provisions regarding custody, support,
and division of property.	

USE NOTES

- 1. This form may be modified as appropriate and attached to an order of protection in any domestic violence proceeding.
 - 2. List personal assets. A separate schedule may be attached to this order.

3. If appropriate, an order providing for restitution may be included in this paragraph.

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; as amended by Supreme Court Order No. 12-8300-026, effective for all cases filed or pending on or after January 7, 2013.]

ANNOTATIONS

The 2012 amendment, approved by Supreme Court Order No. 12-8300-026, effective January 7, 2013, provided for the expiration of the order with regard to custody, support and division of property; and in Paragraph 6, in the first sentence, after "The provisions set forth" deleted "in this attachment shall expire on day of at 5:00 p.m." and added "regarding custody, support, and division of property shall expire on the day of at 5:00 p.m.", and added the last sentence.
The 2001 amendment, effective May 1, 2001, rewrote this form, deleting provisions relating to the counseling of the respondent and the petitioner.
4-968. Application to modify, terminate, or extend the order of protection from domestic abuse.
[Standard simplified domestic abuse form, Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978]
STATE OF NEW MEXICO COUNTY OFJUDICIAL DISTRICT COURT
, Petitioner
v. No
, Respondent
APPLICATION TO MODIFY, TERMINATE, OR EXTEND THE ORDER OF PROTECTION FROM DOMESTIC ABUSE
[] Petitioner [] Respondent asks the court: (check and complete applicable alternatives) [] to modify the protection order as follows:
[] to terminate the protection order because:

	to extend the protection order for an use:		
	use		
The	other party: objects to the extension, modificatior	ı, or termination	of the protection order.
[]	agrees to the extension, modification	, or termination	of the protection order.
[] modi	has not told me whether (he) (she) of fication, or termination of the protection		to the extension,
	VERIFI	CATION	
laws entitl of pre	the [] Petitioner [] Respondent, affirm of the State of New Mexico that I am the ded cause; that I have read this applicat otection from domestic abuse; and that ect to the best of my information and be	ne [] Petitioner [ion to modify, te the contents of	Respondent in the above- rminate, or extend the orde
Date		Signature of pa	rty filing this application
STA	TE OF NEW MEXICO)	
COU	NTY OF) ss	
TRIB	BE OR PUEBLO)	
Sign	ed and sworn before me on this c	lay of	
	ry public ommission expires:		
	CERTIFICATI	E OF SERVICE	
I her	eby certify that on this day of		this application was
[mail	ed by United States mail, postage prep	aid, and addres	sed to:
Nam	e:		
Addr	ess:		
City,	State and zip code:		J
[faxe	d by (name of recipi	ame of person w ent) at	ho faxed document) to (telephone

number).				
The transmission was reported as complete and withou	ut error. The time and date of the			
ransmission was (a.m.) (p.m.) on (date).]				
e-mailed by (name of person who transmitted) to (name of recipient) at (electronic mail				
address of recipient) who agreed to service in this man	ner. The transmission was			
successful. The time and date of the transmission was (a.m.) (p.m.) on (date).]				
	Signature of attorney			
				
	Date of signature			
If this notice was served by a person other than an atto completed and filed with the court:	orney, the following must also be			
AFFIDAVIT OF SERVICE	CE			
I affirm under penalty of perjury under the laws of the copy of this application was served by [mail] [fax] [elect above on this day of,	ronic transmission] as described			
	Signature of person who made service			

[Approved, effective November 1, 1999 until July 1, 2001; approved, effective May 1, 2001; as amended by Supreme Court Order No. 08-8300-40, effective December 15, 2008; by Supreme Court Order No. 12-8300-026, effective for all cases filed or pending on or after January 7, 2013; as amended by Supreme Court Order No. 14-8300-023, effective for all pleadings and papers filed on or after December 31, 2014; as amended by Supreme Court Order No. 15-8300-024, effective for all pleadings and papers filed after November 18, 2015.]

ANNOTATIONS

The 2015 amendment, approved by Supreme Court Order No. 15-8300-024, effective November 18, 2015, required the party to sign the application before a notary public; in the "Verification" provision, after "I affirm under", added "oath and", and after "Signature of party filing this application", added the new notarization section of the Verification.

The 2014 amendment, approved by Supreme Court Order No. 14-8300-023, effective December 31, 2014, eliminated the requirement that the form be notarized; in the Verification, deleted the former affirmation of the signatory and the certification and

signature line of the notary public; and in the Affidavit of Service, at the beginning of the sentence, deleted "declare" and added "affirm", after "perjury", added "under the laws of the State of New Mexico", and deleted the former certification and signature lines of the judge, notary, and other officer authorized to administer oaths.

The 2012 amendment, approved by Supreme Court Order No. 12-8300-026, effective January 7, 2013, provided that the order may be extended; in the title of the rule, after "terminate or", deleted "renew" and added "extend"; in the title of the form after "terminate or", deleted "renew" and added "extend", in the last paragraph regarding the petitioner, after "to", deleted "renew and"; in each of the three paragraphs regarding the other party, after "to the", deleted "renewal" and added "extension"; and in the verification, in the first sentence, after "terminate or", deleted "renew" and added "extend".

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, in the Verification section, added the initial statement that the petitioner, being duly sworn upon oath, deposes and states that the petitioner is the petitioner and that the petitioner has read the application to modify, terminate or renew the order; deleted the language that the petition is true to the best of the petitioner's knowledge and belief and that the petitioner understands that the petitioner can be punished civilly and criminally if any information in the petition is false, and added the last sentence; and added the Certificate of Service and the Affidavit of Service.

4-970. Stipulated order of protection.

	Judicial District County, New Mexico	Order of	Prote	ction			
Case No		[] Ame	nded Order				
PROTECTE	ED PARTY ([] PETITIONER	[] RESPONDENT)		Р	ROTECT	ED PARTY I	DENTIFIERS
First And/or on b DOB)	Middle ehalf of minor family member	Last (s): (list name and	_			Birth of Prote	•
	V.		_				
	RESTRAINED PARTY			RESTRAI	NED PAI	RTY IDENTII	FIERS
			SEX	RACE	DOB	HT	WT
First	Middle La	ast	EYES	HAIR	SOCIA	L SECURIT	Y #
					Not us	ed in New N	<i>Mexico</i>
Relationship	to Protected Party:		DRIVERS	LICENSE	#	STATE	EXP DATE
	Restrained Party's Address						
			Distinguis	hing Featur	es		

CA	JUTION:
[]٧	Weapon Involved
	Credible Threat. Firearm Delivery Ordered.
That it h opportur	DURT HEREBY FINDS: las jurisdiction over the parties and subject matter, and the Restrained Party has been provided with reasonable notice and nity to be heard. Additional findings of this order follow on succeeding pages.
[] [] []	That the above named Restrained Party be restrained from committing further acts of abuse or threats of abuse. That the above named Restrained Party be restrained from any contact with the Protected Party. Additional terms of this order are as set forth on succeeding pages. The of this order shall be effective until The above named Restrained Party be restrained from any contact with the Protected Party. Additional terms of this order are as set forth on succeeding pages.
This ord may be may res As a res under 18 you have attorney	NGS TO THE RESTRAINED PARTY: ler shall be enforced, even without registration, by the courts of any state, the District of Columbia, any U.S. Territory, and enforced by Tribal Lands under 18 U.S.C. Section 2265. Crossing state, territorial, or tribal boundaries to violate this order sult in federal imprisonment under 18 U.S.C. Section 2262. Sult of this order, it is unlawful for you to possess or purchase ammunition or a firearm, including a rifle, pistol or revolver, 8 U.S.C. Section 922(g)(8) and NMSA 1978, Section 30-7-16, and may be unlawful under 18 U.S.C. Section 921(a)(32). If the early questions whether federal law makes it illegal for you to possess or purchase a firearm, you should consult and the court can change this order.
	Page 1 of Judge's signature on last page
	ADDITIONAL PAGES¹ OF STIPULATED ORDER OF PROTECTION
The c	court further FINDS, CONCLUDES AND ORDERS:
1.	FINDING OF CREDIBLE THREAT
[] prote	The restrained party presents a credible threat to the physical safety of the cted party or a member of the protected party's household.
[] prote	The restrained party presents a credible threat to the physical safety of the cted party, who is a household member.
enfore	The restrained party shall, within forty-eight (48) hours, deliver any firearm in that is possession, care, custody, or control to a law enforcement agency, law cement officer, or federal firearms licensee while the order of protection is in effect, shall refrain from purchasing, receiving, or possessing or attempting to purchase, we, or possess any firearm while the order of protection is in effect.
[] filed i	The restrained party is responsible for ensuring that the firearm delivery receipt is n this case within seventy-two (72) hours of entry of this order.

2. NOTICE, APPEARANCES AND STATUS

This order was entered on stipulation of the parties.

	The relationship of the parties is that of an "intimate partner" as defined in 18 s. Section 921(a)(32). (See 3 below.) This order may be entered into a federal ms database.
[]	The petitioner was present.
[]	The petitioner was represented by counsel.
[]	The respondent was present.
[]	The respondent was represented by counsel.

3. EFFECT OF STIPULATION TO ORDER OF PROTECTION

Violation of this order can have serious consequences, including:

- A. If you violate the terms of this order, you may be charged with a misdemeanor, which is punishable by imprisonment of up to three hundred and sixty-four (364) days and a fine of up to one thousand dollars (\$1,000.00) or both. You may be found to be in contempt of court.
- B. If you receive, transport, or possess a firearm or destructive device while the order of protection is in effect, you may be charged with a misdemeanor, which is punishable by imprisonment for up to three hundred and sixty-four (364) days and a fine of up to one thousand dollars (\$1,000.00).
- C. If you are the spouse or former spouse of the other party, an individual who cohabitates with or has cohabitated with the other party, or if you and the other party have had a child together, federal law prohibits you from possessing or transporting firearms or ammunition while this order is in effect. If you have a firearm or ammunition, you should immediately dispose of the firearm or ammunition. Violation of this law is a federal crime punishable by imprisonment for up to ten (10) years and a fine of up to two hundred and fifty thousand dollars (\$250,000.00). 18 U.S.C. § 922, et seq.
- D. If you are not a citizen of the United States, violation of this order will have a negative effect on your application for residency or citizenship.

4. DOMESTIC ABUSE PROHIBITED

The restrained party shall not abuse the protected party or members of the protected party's household. "Abuse" means any incident by one party against the other party or another household member resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat causing imminent fear of bodily injury to the other party or any household member; (5) criminal trespass; (6) criminal damage to property; (7) repeatedly driving by the protected party's or a household members' residence or

work place; (8) telephone harassment; (9) stalking; (10) harassment; or (11) harm or threatened harm to children in any manner set forth above.

The restrained party shall not ask or cause other persons to abuse the other party or any other household members.

5. CONTACT PROHIBITIONS

The restrained party shall stay one hundred (100) yards away from the protected party and the protected party's home and work place at all times, unless at a public place, where the restrained party shall remain twenty-five (25) yards away from the protected party except as specifically permitted by this order.

The restrained party shall not telephone, talk to, visit, or contact the protected party in any way except as follows:

(check only applicable paragraphs) [] The parties may contact each other by telephone regarding medical emergencies of minor children: [] [] The restrained party shall not post or cause another to post anything about the protected party on any form of social media, including, but not limited to, Facebook, Twitter, Instagram, or Snapchat. This prohibition includes posts about the protected party's family members, significant other, and children. [] The parties may attend joint counseling sessions at the counselor's discretion. (Unless the court has entered an order sealing the protected party's address, include it below.) Protected party's addresses: (home address) _____ (work address) ______(if applicable, tribe or pueblo)

(state and zip code)

6. COUNSELING The petitioner shall attend counseling at ______, contacting that office within five (5) days. The petitioner shall participate in, attend, and complete counseling as recommended by the named agency. The respondent shall attend counseling at ______, contacting that office within five (5) days. The respondent shall participate in, attend, and complete counseling as recommended by the named agency. The petitioner shall report to ______ for a [] drug [and] [] alcohol [] screen by ______, ____(date) with the results returned to this court. The respondent shall report to ______ for a [] drug [and] [] alcohol screen by ______, ____(date) with the results returned to this court. [] Other counseling requirements: 7. **CUSTODY**² The court's orders regarding the minor [child] [children] of the parties are found in [] the Custody, Support and Division of Property Attachment of this order of protection. 8. PROVISIONS RELATING TO SUPPORT² The court's orders regarding support issues for the parties are found in the Custody, Support and Division of Property Attachment of this order of protection. 9. PROPERTY, DEBTS, PAYMENT OF MONEY² The court's orders regarding property, debts, and payment of money are addressed in the Custody, Support and Division of Property Attachment of this order of protection. 10. ADDITIONAL ORDERS Review hearing. The parties are ordered to appear for a review hearing on the [] _____ day of ______, _____, at _____ (a.m.) (p.m.). Failure to appear may result in the issuance of a bench warrant for your arrest or dismissal of this order. Any party ordered to attend counseling shall bring proof of counseling to the review

hearing.

IT IS	FURTHER ORDERED ³ :					
11.	PROTECTED PARTY SHALL I	NOT CAUSE VIOLATION				
that v	would cause the restrained party t d does not create a mutual order	ct, the protected party should refrain from any act o violate this order. This provision is not intended of protection. Under NMSA 1978, Section 40-13-arrested for violation of this order.				
12.	NOTICE TO LAW ENFORCEMENT AGENCIES					
	LAW ENFORCEMENT OFFICER ORCE THIS ORDER.	R SHALL USE ANY LAWFUL MEANS TO				
	(<i>name</i>) is ordercement officers.	red to surrender all keys to the residence to law				
	Law enforcement officers or	shall be present during any property				
	, Cause No	ers in County, State of to the extent that there are				
	adictory provisions. NOTICE TO PARTIES					
		and does not permanently resolve child custody				
14.	AGREEMENT OF PARTIES					
this c	<u> </u>	has occurred, the parties stipulate to the entry of ad and do understand the effects of this order as				
Prote	ected party's signature	Restrained party's signature				
Prote	ected party's counsel, if any	Restrained party's counsel, if any				
Date		Date				

15. RECOMMENDATIONS

I have	:			
[]	reviewed the pleading for order of protection;			
[] dispos	prepared this order as my recomsition of requests for order of prote		o the district court judge regarding	
			Signed	
			Domestic Violence Commissioner Court's telephone number:	
SO O	RDERED.			
_ _ Distri	ict Judge	 DATE		
	A copy of this order was [] hand [] the restrained party's counsel of		faxed [] mailed to [] the restrained (date).3	
[] party	A copy of this order was [] hand [] the protected party's counsel o		faxed [] mailed to [] the protected (date).	
			Signed	
			Title	

USE NOTES

- 1. The first page of this stipulated order of protection form shall be in the uniform format preceding the heading for additional pages of the order.
 - 2. See Form 4-967 NMRA, "Custody, Support and Division of Property Attachment."
- 3. If appropriate, an order providing for restitution may be included in this paragraph.
- 4. The restrained party may be served at the time this order is issued. If the restrained party is not present at the time this order is issued, service on the restrained party shall be made by delivering a copy to the party. See NMSA 1978, Section 40-13-6(A).

[Approved, effective November 1, 1999 until July 1, 2001; approved, as amended, effective May 1, 2001; April 9, 2002; as amended by Supreme Court Order No. 07-8300-020 effective September 17, 2007; by Supreme Court Order No. 08-8300-040, effective December 15, 2008; as amended by Supreme Court Order No. 19-8300-009, effective for all orders issued on or after July 1, 2019; as amended by Supreme Court Order No. 19-8300-015, effective for all cases pending or filed on or after December 31, 2019; as amended by Supreme Court Order No. 20-8300-010, effective for all cases pending or filed on or after December 31, 2020.]

Committee commentary. — This stipulated order of protection is not the same as an order of protection entered under Form 4-965 NMRA. This order provides fewer protections to the parties than does the Form 4-965 Order of Protection. The decreased protection is the result of the fact that the order is not based upon findings of abuse, but is entered without reference to whether abuse has occurred. Nonetheless, there may be occasions when the parties and the court are satisfied that this stipulated order of protection provides adequate relief to the parties.

The general provisions of the order of protection, including injunctive orders, shall "continue until modified or rescinded . . . or until the court approves a subsequent consent agreement. . . ." NMSA 1978, Section 40-13-6(B). In contrast, "[a]n order of protection . . . involving custody or support shall be effective for a fixed period of time not to exceed six months." *Id.* The custody or support "order may be extended for good cause upon motion . . . for an additional period of time not to exceed six months," *id.*, unless "the order supersedes or alters prior orders of the court" pertaining to child custody or child support. See NMSA 1978, § 40-13-5(C). In the latter situation, "the court may enter an initial order of protection, but the portion of the order dealing with child custody or child support will then be transferred to the court that has or continues to have jurisdiction over the pending or prior custody or support action." *Id.*

Factual Distinction Between Mutual Order of Protection and Stipulated Order of Protection

The core factual difference between the Form 4-965 NMRA order of protection and this stipulated order of protection is that Form 4-965 NMRA requires the court to make findings that each party has committed an act of domestic abuse. In contrast, this order is entered by the court with no finding of domestic abuse by the respondent, but rather, is based solely on the stipulation of the parties that, without admitting to acts of abuse, each party is willing to have the restraining order issued against the restrained party.

[Amended by Supreme Court Order No. 08-8300-040, effective December 15, 2008; as amended by Supreme Court Order No. 19-8300-009, effective for all orders issued on or after July 1, 2019; as amended for stylistic compliance by Supreme Court Order No. 20-8300-010, effective for all cases pending or filed on or after December 31, 2020.]

ANNOTATIONS

The 2020 amendment, approved by Supreme Court Order No. 20-8300-010, effective December 31, 2020, added an additional provision in the stipulated order of protection form prohibiting the restrained party from posting or causing another to post anything on social media about the protected party, the protected party's family members or the protected party's significant other, made certain technical amendments, revised the Use Notes, and revised the committee commentary; and in Section 5, added "The restrained party shall not post or cause another to post anything about the protected party on any form of social media, including, but not limited to, Facebook, Twitter, Instagram, or Snapchat. This prohibition includes posts about the protected party's family members, significant other, and children."

The second 2019 amendment, approved by Supreme Court Order No. 19-8300-015, effective for all cases pending or filed on or after December 31, 2019, changed the potential punishment for violating the order of protection by receiving, transporting, or possessing a firearm or destructive device while the order of protection is in effect; and in Section 3, Paragraph B, after "punishable by imprisonment for up to", deleted "three (3) years" and added "three-hundred and sixty-four (364) days and a fine of up to one-thousand dollars (\$1,000.00)".

The first 2019 amendment, approved by Supreme Court Order No. 19-8300-009, effective July 1, 2019, revised the warnings to the restrained party, added optional findings regarding the credible threat of the restrained party, added provisions regarding the appearance and status of the respondent and petitioner, added a provision informing the restrained party of the prohibitions related to the possession of firearms, made technical and clarifying changes, revised the Use Note, and revised the Committee commentary; in the "Warnings To Restrained Party" section, after "18 U.S.C. Section 922(g)(8)", added "and NMSA 1978, Section 30-7-16, and may be unlawful under 18 U.S.C. Section 921(a)(32)"; replaced "respondent" with "restrained party" and "petitioner" with "protected party" or "other party" throughout the form; added new Paragraph 1 and redesignated former Paragraphs 1 through 15 as Paragraphs 2 through 16, respectively; in Paragraph 2, after "See", deleted "2 and added "3", and after "below)", added the remainder of the paragraph; in Paragraph 3, added new Subparagraph B and redesignated the succeeding subparagraphs accordingly, in Subparagraph C, after "(\$250,000).", added "18 U.S.C. § 922, et seq"; in Paragraph 5, after "shall remain", added "25"; in Paragraph 13, in the heading, after "NOTICE TO", deleted "PETITIONER AND RESPONDENT" and added "PARTIES"; and in the Use Note, replaced each occurrence of "Respondent" with "restrained party".

The 2008 amendment, approved by Supreme Court Order No. 08-8300-040, effective December 15, 2008, added "Additional Pages Of" to the title and deleted the statement that this order is not an order under 18 U.S.C. §922; deleted language which provided that the matter came before the court by agreement of the parties to enter an order; deleted language which stated that the court has legal jurisdiction over the parties and the subject matter; in Paragraph 1, in the title, added "And Status"; in Paragraph 1 in the first sentence, deleted the statement that the order was entered in a proceeding that does not satisfy the requirements of 18 U.S.C. §922.2; in Paragraph 1, added the

second sentence; in Subparagraph A of Paragraph 2, added "or both" in the first sentence and added the second sentence; in Subparagraph B of Paragraph 2, deleted language which provided that the parties may be found in contempt and added the current paragraph; in Subparagraph C of Paragraph 2, changed "entry" to "violation"; in Paragraph 4, changed "petitioner's" to "the protected party's" and changed "address of residence and employment for the petitioner" to "it below"; in Paragraph 4, deleted the blanks for the Respondent's addresses and changed "Petitioner's addresses" to "Protected party's addresses"; in Paragraph 9, added the last sentence in the checked item; in Paragraph 10, added the last sentence; deleted former Paragraph 11 which provided for the effective date, extension, and modification of the order; deleted former Paragraph 12 which provided that the order shall not be entered in the federal registry; renumbered former Paragraphs 13 through 16 as Paragraphs 11 through 14; in the Use Notes, in Paragraph 1, deleted language which provided that the form may be used if the parties stipulate to an order against respondent without any findings of abuse and added the current sentence; deleted former Paragraph 2 which provided that the order may be entered only upon a stipulation of the parties without a hearing on abuse, that if a hearing is held on abuse. Form 4-965 should be used and if a hearing is held on other matters, Form 4-967 may be attached to this order; and renumbered former Paragraphs 4 and 5 as Paragraphs 3 and 4.

The 2007 amendment, effective September 17, 2007, amended Paragraph 10 to change "shall refrain" to "should refrain"; added the last sentence providing Paragraph 13 does not create a mutual protection order; deleted Use Note 5 providing that a violation of the order may result in a finding of contempt of court; and renumbered former Use Note 6 as Use Note 5.

The 2002 amendment, effective April 9, 2002, specifically made this form a stipulated order of protection against respondent to compliment the new Form 4-971 which is a stipulated order against petitioner.

The 2001 amendment, effective May 1, 2001, added the option of nonmutuality to the stipulated order and deleted provisions relating to child custody, support, and property, debts, and payments of money, referring instead to the "Custody, Support and Division of Property Attachment of this Order of Protection".

4-971. Withdrawn.

ANNOTATIONS

Withdrawals. — Pursuant to Supreme Court Order No. 20-8300-010, Form 4-971 NMRA, relating to stipulated order of protection against petitioner, was withdrawn effective December 31, 2020. For provisions of former form, see the 2019 NMRA on *NMOneSource.com*.

4-972. Petition for emergency order of protection from domestic abuse.

[Family Violence Protection Act, Sections 40-13-1 to 40-13-8 NMSA 1978]				
STATE OF NEW MEXICO COUNTY OF JUDICI STATE OF NEW MEXICO ON	 AL DISTRIC BEHALF OI	T COURT F:		
	, Pe	etitioner		
v.			No	
	, Re	espondent		
	_	CY ORDER OF PRO ESTIC ABUSE ¹	TECTION	
1. INFORMATION ABOUT	THE RESE	PONDENT		
The respondent is:				
[] the husband of []	wife of peti	tioner		
[] the ex-husband of	of [] ex-wife	of petitioner		
[] a family member	of petitioner	(describe relationshi	(p)	
[] a person with wh (describe relation	•	r has had a continuin	g personal relationship.	
[] a person who has	s sexually as	ssaulted me		
[] a person who has	s stalked me)		
Petitione	r's initials			
2. CHILD(REN)				
List minor child(ren) who may be temporary custody.	oe in immedi	iate danger or in need	d of an order of	
			nship of Child	
Name Date	of Birth	To Petitioner	To Respondent	

_ _

	Petitioner's initials
3.	DOMESTIC ABUSE
•	The respondent committed the following act(s) of domestic abuse against oner or the petitioner's child(ren). The respondent committed the following act(s) of domestic abuse against oner or the petitioner's child(ren). The respondent committed the following act(s) of domestic abuse against oner or the petitioner's child(ren).
Physi	ical abuse:
	ets which caused fear that or any household member would be
Other	abuse:
B.	Others present during the abuse:
C.	Did drugs or alcohol play a role in the domestic abuse? [] yes [] no
D.	Were weapons used during the abuse? [] yes [] no.
	If yes, what weapons?
E.	Has there been prior domestic abuse? [] yes [] no.
	Petitioner's initials
4.	REQUESTS TO THE COURT

THE COURT IS REQUESTED TO ENTER AN EMERGENCY ORDER OF PROTECTION prohibiting respondent from abusing petitioner or any member of petitioner's household as follows:

(check applicable)

	.	providing for law enforce [] petitioner's [] responde			petitioner [] respondent Il belongings from the	
petitio	[] n.	granting petitioner temp	orary cus	tody of the child(ren) listed in this	
petitio		prohibiting respondent f	rom conta	act with the child	(ren) listed in this	
or des	[] scribe v	other relief that is neces what relief is necessary):	sary to re	solve this dome	stic abuse problem (<i>list</i>	
	Pe	etitioner's initials				
includ	ı do no e it on	RMATION ABOUT THE t want the respondent to this form. Tell the court our name and address and	know you clerk that y	ır address and p ou need a sepa	rate form (Form 4-961B	
[]	A.	I DO NOT WANT RESP THE HEARING FOR TH COMPLETED FORM 4-	IE FINAL	ORDER OF PR	OTECTION. I HAVE	TER
	OR					
[]	B.	My physical address is: Country of		State of New M	in the [] County [] I	ndian
		My mailing address is:		, Clate of Ivew IV	ickido.	
		My telephone numbers a				
		Home	Work		Message	
		Petitioner's initials				
6.	LOCA	ATION OF RESPONDEN	т			
Α.	Respo	ondent may be found at:				
			•	nd zip code)	ooo nama triba ar	
pueble			_ (II IN IN a .	an Country, piea	ase name tribe or	

Respondent's:	
	(date of birth)
	(home telephone number)
	_ (work address)
	(work telephone number).
B. Is respondent in jail? [] yes [] Petitioner's initials	no
OATH	OF PETITIONER
_	PERJURY UNDER THE LAWS OF THE STATE S SET FORTH ABOVE ARE TRUE TO THE BELIEF.
Date	Signature of petitioner
OATH OF LAW	ENFORCEMENT OFFICER
acts set forth above are true to the be	nder the laws of the State of New Mexico that the est of my information and belief. I understand that benalty of imprisonment if I make a false statement
Date	Signature of law enforcement officer

USE NOTES

- 1. Complete all information known by the officer.
- 2. NMSA 1978, Section 40-13-3.1(A)(4) provides that the petitioner in a domestic abuse case shall not be required to pay for the "the filing, issuance or service of a petition for an order of protection."

[Approved, effective November 1, 1999 until July 1, 2001; as amended, effective August 29, 2000; approved, effective May 1, 2001; as amended by Supreme Court Order No. 08-8300-40, effective December 15, 2008; as amended by Supreme Court Order No. 14-8300-023, effective for all pleadings and papers filed on or after December 31, 2014.]

ANNOTATIONS

The 2014 amendment, approved by Supreme Court Order No. 14-8300-023, effective December 31, 2014, provided that the oaths of the petitioner and the law enforcement

officer are affirmations made under penalty of perjury under the laws of the State of New Mexico; in the Oath of Petitioner, at the beginning of the sentence, deleted "swear or" and after "perjury", added "under the laws of the State of New Mexico"; and in the Oath of Law Enforcement Officer, at the beginning of the sentence, deleted "swear or" and after "perjury", added "under the laws of the State of New Mexico".

The 2008 amendment, approved by Supreme Court Order No. 08-8300-40, effective December 15, 2008, in Paragraph 1, added "a person who has sexually assaulted me" and "a person who has stalked me"; in Paragraph 6, deleted the blank for the respondent's social security number; in the Oath of Petitioner, deleted the last sentence which stated that the petitioner understands that it is a criminal offense subject to imprisonment if the petitioner makes a false statement in the petition; in the Use Notes, added the reference to Subparagraph (4) of Paragraph A of Section 40-13-3.1 NMSA 1978; deleted the provision that the petitioner shall not be required to pay for the issuance or service of a protection order and the sentence that this has been construed to mean that the petitioner is not required to pay a docket fee or other filing fees, or fee for service of process; and added "the filing, issuance or service of a petition for an order of protection".

The 2000 amendment, effective August 29, 2000, after Item 6, substituted "Oath of Petitioner" for "Verification of Petitioner" and "Oath of Law Enforcement Officer" for "Verification of Law Enforcement Officer" and deleted the notary public's signature and expiration of his commission in both places.

Cross references.— For crime of perjury, see Section 30-25-1 NMSA 1978.

For the need for an emergency order, see Section 40-13-3.2 NMSA 1978 which requires a sworn written statement setting.

4-973. Emergency order of protection against respondent.

[Family Violence Protection Act,

Section 40-13-3.2 NMSA 1978]		
STATE OF NEW MEXICO		
COUNTY OF		
JUDICIAL DIST	RICT	
	Petitioner	
V.		No
	Respondent	

EMERGENCY ORDER OF PROTECTION AGAINST RESPONDENT

The court has reviewed the sworn written statement for an emergency order of protection. The court having considered the statement, **FINDS** that the court has jurisdiction, that there is reasonable cause to believe that an act of domestic abuse has occurred and that petitioner or a household member will suffer immediate and irreparable injury, loss, or damage unless the court enters this order. The court **ORDERS**:

1. NO CONTACT

2.

child(ren):

- A. Respondent shall not write to, talk to, visit, or contact the petitioner in any way except through petitioner's lawyer, if petitioner has a lawyer.
- B. Respondent shall not abuse the petitioner or the petitioner's household members in any way. "Abuse" means any incident by respondent against petitioner or another household member resulting in (1) physical harm; (2) severe emotional distress; (3) bodily injury or assault; (4) a threat causing imminent fear of bodily injury; (5) criminal trespass; (6) criminal damage to property; (7) repeatedly driving by a residence or workplace; (8) telephone harassment; (9) stalking; (10) harassment; (11) harm or threatened harm to children in any manner set forth above.

	ormatori in arry marmor out for in abovo.	
C.	Respondent shall not ask or cause other petitioner's household members.	ersons to abuse the petitioner or
D.	Respondent shall not go withiny school or workplace.	rards of the petitioner's home or
	nless the court has entered an order seal dress of residence and employment for p	
Pe	etitioner's addresses	
		(home address)
		(work address)
		(city)
		(if applicable, tribe or pueblo)
		(if applicable, tribe or pueblo) (state and zip code)

Petitioner shall have temporary physical custody of the following

- B. Respondent shall [have] [not have] visitation with the child(ren) during the term of this order.
- C. Neither party shall remove the child(ren) from the State of New Mexico or allow anyone else to do so.

3. PROPERTY AND RESIDENCE

[]	A.	Respondent is ordered to immediately leave the, and to not return	residence at until further court order.
[]	B.	Law enforcement officers are hereby ordered to	evict respondent from the residence at
[]	C.	Respondent is ordered to surrender all keys to the officers.	ne residence to law enforcement
[]	D.	Law enforcement officers or remove essential tools, clothing, and personal be	shall assist respondent to elongings from the residence at
[]	E.	Neither party shall transfer, hide, add debt to, se property or the joint property of the parties except the necessities of life. The parties shall account property made after the order is served or communications shall disconnect the utilities of the other party's respectively.	ot in the usual course of business or for to the court for all such changes to nunicated to the party. Neither party

4. OTHER ORDERS SUPERSEDED

This order supersedes any other domestic relations order and domestic violence restraining orders between these two parties.

5. **PETITIONER'S DUTY**

While this order of protection is in effect, petitioner should refrain from any act that would cause the respondent to violate this order. This provision is not intended to and does not create a mutual order of protection. Under Section 40-13-6(D) NMSA 1978, only the restrained party can be arrested for violation of this order.

6. **EFFECTIVE AND EXPIRATION DATE OF THIS ORDER**

- A. Upon service of this order on respondent, this order becomes effective on respondent.
- B. This order expires seventy-two (72) hours after the time approved by the judge or at 5:00 p.m. on the next business day of the court, whichever time is latest.

7. PETITION FOR ORDER OF PROTECTION OR RESTRAINING ORDER

Petitioner may file a petition for a temporary and permanent order of protection based on the same allegations of domestic abuse.

8. **ENFORCEMENT OF ORDER**

If the respondent violates any part of this order, the respondent may be charged with a crime, arrested, held in contempt of court, fined, or jailed.

9. SERVICE AND NOTICE TO LAW ENFORCEMENT AGENCIES

Upon the signing of this order by a district court judge, a law enforcement officer shall serve on the respondent a copy of this order and shall carry out the other provisions of this order.

A LAW ENFORCEMENT OFFICER SHALL USE ANY LAWFUL MEANS TO ENFORCE THIS ORDER.

SO ORDERED:	
District Judge	Date and time approved
STATE OF NEW MEXICO	
COUNTY OF	
JUDICIAL DISTRICT COURT	
RETURN OF SERVIO	CE
I, (name of law enforment) penalty of perjury under the laws of the State of New I enforcement officer for personally served the respondent with a signed copy protection against respondent upon the respondent in New Mexico on this day of (a.m.) (p.m.).	Mexico that I am a certified law (name of agency) and I of this emergency order of County,
	Title and agency

USE NOTES

- 1. This emergency order of protection against respondent requires an affidavit of service. See NMSA 1978, § 40-13-3.2.
- 2. Personal service of the emergency order of protection will assure that the emergency order is fully enforceable. It is possible that actual notice to the respondent of the content of the emergency order will also suffice to bind the respondent to comply with the order. *Territory of New Mexico v. Clancy*, 1894-NMSC-012, ¶ 1, 7 N.M. 580, 37 P. 1108.
- 3. The person who serves the respondent with a copy of this order should also "immediately provide the petitioner with a signed copy of the order." See NMSA 1978, § 40-13-3.2(B)(3).

[Approved, effective November 1, 1999 until July 1, 2001; as amended, effective August 29, 2000; approved, effective May 1, 2001; as amended by Supreme Court Order No. 07-8300-020, effective September 17, 2007; as amended by Supreme Court Order No. 08-8300-040, effective December 15, 2008; as amended by Supreme Court Order No. 14-8300-023, effective for all pleadings and papers filed on or after December 31, 2014.]

ANNOTATIONS

The 2014 amendment, approved by Supreme Court Order No. 14-8300-023, effective December 31, 2014, provided that the return of service of the law enforcement officer is an affirmation made under penalty of perjury under the laws of the State of New Mexico; in the Return of Service, after "(name of law enforcement officer)", deleted "swear or" and after "affirm", added "under penalty of perjury under the laws of the State of New Mexico"; and in the Use Note, in Paragraph 2, added "1894-NMSC-012 ¶ 1", deleted "583 (1894)" and added "37 P. 1108".

The 2008 amendment, approved by Supreme Court Order No. 08-8300-040, effective December 15, 2008, in Paragraph 5 of the Order, added the last sentence and in the Use Notes, deleted former Paragraph 4 which provided that although Section 40-13-3.2 NMSA 1978 authorizes law enforcement officers to prepare and sign an emergency order, a judge must sign this order.

The 2007 amendment, effective September 17, 2007, amended Paragraph 5 to change "shall refrain" to "should refrain"; and added the last sentence providing Paragraph 5 does not create a mutual protection order.

4-974. Order of dismissal.

[Family Violence Protection Act, Section 40-13-3.2 NMSA 1978.]

STATE OF NEW MEXICO	
COUNTY OF JUDICIAL DISTRICT COURT	
, Pe	etitioner
V.	No
, F	Respondent
ORDER OF DISMISS	AL
This matter coming before the court onreviewed the pleadings and being sufficiently advised,	
FINDS AND ORDERS:	
(check applicable)	
[] The petitioner failed to appear at the hearing ar this case.	nd therefore failed to prosecute
[] The petitioner appeared at the hearing and requ	uested dismissal of this case.
[] The respondent has not been served despite re	easonable attempts.
[] The allegations in the petition do not allege "do Section 40-13-2 NMSA 1978.	mestic abuse" as defined in
[] The allegations in the petition involve child cust should be addressed in the proper court proceeding.	ody and divorce issues which
[] The allegations in the petition do not involve a "Section 40-13-2 NMSA 1978.	'household member" as defined in
[] Other	·
[] The petition for order of protection from domest	tic abuse is denied.
[] This cause of action is dismissed without prejud	dice.
[] This cause of action is dismissed with prejudice	2 .
RECOMMENDATIONS	

I have:

[] reviewed the petition for order of pro	tection;
[] reviewed the counter-petition for ord	er of protection;
[] conducted hearings on the merits of	the petition;
[] after notice and hearing, I prepared to district court judge regarding disposition of party disagrees with the recommendations, written objections and a request for hearing within ten (10) days. A copy of those object served by mail on the other party.	the request for order of protection. If any that party may, but is not required to, file on those objections with the district court
	Signed
	Title
	Court's telephone number:
The court has reviewed the recommendation effect unless and until it is modified by a distance filed the court may conduct a hearing to 053.1(H)(1)(a) NMRA). SO ORDERED.	strict court judge or it expires. If objections
District Judge	Date and time approved
USE	NOTES
This form may be modified and used for respondent.	dismissal of a petition upon motion of the
[Approved, effective February 16, 2004; as 8300-40, effective December 15, 2008.]	amended by Supreme Court Order No. 08-
ANNO	TATIONS

ANNOTATIONS

The 2008 amendment, approved by Supreme Court Order No. 08-8300-040, effective December 15, 2008, added the Recommendations section.

4-981. Recompiled.

ANNOTATIONS

Recompilations. — Pursuant to Supreme Court Order No. 16-8300-020, former 4-981 NMRA was recompiled and amended as 4A-501 NMRA, effective for all pleadings and papers filed on or after December 31, 2016.

4-982. Withdrawn.

ANNOTATIONS

Withdrawals. — Pursuant to Supreme Court Order No. 16-8300-020, former 4-982 NMRA, relating to summons kinship guardianship proceedings, was withdrawn effective for all pleadings and papers filed on or after December 31, 2016. For provisions of former form, see the 2016 NMRA on *NMOneSource.com*.

4-983. Recompiled.

ANNOTATIONS

Recompilations. — Pursuant to Supreme Court Order No. 16-8300-020, former 4-983 NMRA was recompiled and amended as 4A-506 NMRA, effective for all pleadings and papers filed on or after December 31, 2016.

4-984. Recompiled.

ANNOTATIONS

Recompilations. — Pursuant to Supreme Court Order No. 16-8300-020, former 4-984 NMRA was recompiled and amended as 4A-509 NMRA, effective for all pleadings and papers filed on or after December 31, 2016.

4-985. Recompiled.

ANNOTATIONS

Recompilations. — Pursuant to Supreme Court Order No. 16-8300-020, former 4-985 NMRA was recompiled and amended as 4A-505 NMRA, effective for all pleadings and papers filed on or after December 31, 2016.

4-986. Withdrawn.

ANNOTATIONS

Withdrawals. — Pursuant to Supreme Court Order No. 16-8300-020, former 4-986 NMRA, relating to parental consent to appointment of guardian and waiver of service of process, paternity not admitted, was withdrawn effective for all pleadings and papers

filed on or after December 31, 2016. For provisions of former form, see the 2016 NMRA on NMOneSource.com.

4-987. Recompiled.

ANNOTATIONS

Recompilations. — Pursuant to Supreme Court Order No. 16-8300-020, former 4-987 NMRA was recompiled and amended as 4A-510 NMRA, effective for all pleadings and papers filed on or after December 31, 2016.

4-988. Recompiled.

ANNOTATIONS

Recompilations. — Pursuant to Supreme Court Order No. 16-8300-020, former 4-988 NMRA was recompiled and amended as 4A-511 NMRA, effective for all pleadings and papers filed on or after December 31, 2016.

4-989. Withdrawn.

ANNOTATIONS

Withdrawals. — Pursuant to Supreme Court Order No. 16-8300-020, former 4-989 NMRA, relating to order appointing kinship guardian by consent, paternity not admitted, was withdrawn effective for all pleadings and papers filed on or after December 31, 2016. For provisions of former form, see the 2016 NMRA on *NMOneSource.com*.

4-990. Withdrawn.

ANNOTATIONS

Withdrawals. — Pursuant to Supreme Court Order No. 16-8300-020, former 4-990 NMRA, relating to order appointing kinship guardian without consent of both respondents, was withdrawn effective for all pleadings and papers filed on or after December 31, 2016. For provisions of former instructions, see the 2016 NMRA on *NMOneSource.com*.

4-991. Recompiled.

ANNOTATIONS

Recompilations. — Pursuant to Supreme Court Order No. 16-8300-020, former 4-991 NMRA was recompiled and amended as 4A-512 NMRA, effective for all pleadings and papers filed on or after December 31, 2016.

4-992. Guardianship and conservatorship information sheet; petition.

[For use with Rule 1-003.2 NMRA]

5.

GUARDIANSHIP AND CONSERVATORSHIP INFORMATION SHEET (Submit with Petition)

Type or print responses. To be submitted with a petition for the appointment of a guardian or conservator under Chapter 45, Article 5, Parts 3 and 4, NMSA 1978

THIS SECTION FOR OFFICIAL USE ONLY NOTE TO COURT CLERK: DOCKET EVENT CODE _____, CRT: G/C Information Sheet (Petition). Scan document, but will not become part of the official record. Case number: _____ Assigned judge: _____ Persons entitled to notice and access to court records until the appointment of a guardian or conservator. 1. Full name, address, and date of birth of person to be protected: 2. Full name and address of petitioner: For each relationship below, indicate whether the petitioner is aware of anyone with such a relationship to the person to be protected. For each relationship marked "Yes," provide the name and mailing address, if known, of the person with such a relationship to the person to be protected. Attach additional sheets if necessary. 3. Attorney representing the petitioner: [] Yes; [] No; [] Unknown 4. Spouse of the person to be protected: [] Yes; [] No; [] Unknown If no known spouse, an adult with whom the person is in a long-term relationship of indefinite duration in which the individual has demonstrated an actual commitment to the person to be protected similar to the commitment of a spouse and in which the individual and the person to be protected consider themselves to be responsible for each other's well-being: [] Yes; [] No; [] Unknown

Adult children of the person to be protected: [] Yes; [] No; [] Unknown

		adult children, each parent and adult sibling of the person to be Yes; [] No; [] Unknown			
		parent or adult sibling, at least one adult nearest in kinship to the protected who can be found with reasonable diligence:			
	[] Yes;	[] No; [] Unknown			
ongoi	Adult stepchildren of the person to be protected whom the person actively parented during the stepchildren's minor years and with whom the person had an ongoing relationship in the two-year period immediately preceding the filing of the petition:				
	[] Yes;	[] No; [] Unknown			
7.	A person res	ponsible for the care or custody of the person to be protected:			
	[] Yes;	[] No; [] Unknown			
8.	Any attorney	currently representing the person to be protected:			
	[] Yes;	[] No; [] Unknown			
9. for the	•	ntative payee appointed by the federal social security administration protected: [] Yes; [] No; [] Unknown			
10. in ano	10. A guardian or conservator acting for the person to be protected in New Mexico or in another jurisdiction: [] Yes; [] No; [] Unknown				
11. protec		custodian of a trust or custodianship of which the person to be ficiary: [] Yes; [] No; [] Unknown			
		for the person to be protected appointed by the federal department [] Yes; [] No; [] Unknown			
13. perso	•	signated under a power of attorney for health care in which the ted is identified as the principal: [] Yes; [] No; [] Unknown			
14. to be	•	signated under a power of attorney for finances in which the person lentified as the principal: [] Yes; [] No; [] Unknown			
15.	A person nor	minated as guardian or conservator by the person to be protected:			
	[] Yes;	[] No; [] Unknown			

נוונ	e matter of a Protected Person.	, No
	JUDICIAL DISTRICT	No
	NTY OF	
STAT	TE OF NEW MEXICO	
[For u	use with Rules 1-140 and 1-141 NMRA]	
	3. Order identifying persons entitrt records.	led to notice and access to
	roved by Supreme Court Order No. 18-8300 ing but not adjudicated on or after July 1, 20	
Date	of signature	
Signa	ature of [Petitioner] [Petitioner's attorney]	
that the the the that the the the the the the the the the th	[certify] [affirm under penalty of perjury under he information contained herein is completed ledge and belief. I acknowledge that under C) NMSA 1978, a copy of the petition and near erved on the persons identified in this inform	e and accurate to the best of my Sections 45-5-309(C) and/or 45-5- otice of a hearing on the petition must
II.	Certification/Affirmation.	
19. limit c	If the petition is for a guardianship, any pecontact with the person to be protected: [] \	• • • • • • • • • • • • • • • • • • •
	A person known to have routinely assisted sion making during the six months immediat [] No; [] Unknown	·
17.	A proposed guardian or conservator: [] Y	es; [] No; [] Unknown
16. prote	A person nominated as guardian by the pacted in a will or other signed record: [] Yes;	•

ORDER IDENTIFYING PERSONS ENTITLED TO NOTICE AND ACCESS TO COURT RECORDS

The court, having appointed a guardian and/or conservator in this matter by separate order, ORDERS that the following persons are entitled to notice of further proceedings and access to court records under Rule 1-079.1 NMRA and Sections 45-5-309(D) and/or 45-5-405(D) NMSA 1978.

1.	Protected person:
2.	Guardian:
	Conservator:
3. recoi	Other person(s) entitled to notice of subsequent proceedings and access to court
	Name:
	Relationship to protected person:
	Mailing address:
	Name:
	Relationship to protected person:
	Mailing address:
	Name:
	Relationship to protected person:
	Mailing address:

Copi	es to:
	roved by Supreme Court Order No. 18-8300-005, effective for all cases on or after 1, 2018.]
4-99	94. Order to secure or waive bond.
[For	use with Rule 1-140 NMRA]
STA	TE OF NEW MEXICO
COU	INTY OF
	JUDICIAL DISTRICT
In th	e matter of, No
	a Protected Person.
	ORDER TO SECURE OR WAIVE BOND
pro s cons	HIS MATTER is before the Court on the petition of,, se or by and through her/his attorney,, to appoint a servator for, the Protected Person in this matter. The rt, having granted the petition by separate order, FINDS:
	 The Court has appointed as Conservator. The Protected Person's estate has an aggregate capital value, as defined in Section 45-5-411(B) NMSA 1978, of \$ The Court therefore ORDERS:
[]	The Conservator shall post a surety bond in the amount of \$ in accordance with Section 45-5-411 NMSA 1978. The Conservator may enlist the services of any insurance agent qualified to issue an A-1 surety bond in the State of New Mexico. The Court herewith provides a listing of available bond agents but the Court makes no recommendation as to specific insurers. OR
[]	The Conservator shall comply with the following alternative asset-protection arrangement, which has been approved and accepted by the Court:
	OR .

The	e requirement to post a bond is waived because, A bond or alternative asset-protection arrangement is not necessary to protect the					
			conservatorship because			
0.0						
OR []		ing general trust powe	Conservator is a financial institution that possesse ers in New Mexico, as provided in Section 45-5-			
IT IS S	O ORDERED.					
			The Honorable			
Submitted	l by:					
Attorney for Address	or Petitioner					
Copies to:	:					
[Approved July 1, 20		ourt Order No. 18-830	00-005, effective for all cases on or after			
4-995. C	Conservator'	s notice of bondi	ing.			
[For use w	vith Rule 1-140	NMRA]				
	F NEW MEXICO					
	Jl	JDICIAL DISTRICT				
In the ma	tter of a Prote	ected Person.	, No			

CONSERVATOR'S NOTICE OF BONDING

	, as conservator for				
		proof that I have obtained the NMSA 1978 and the Order To			
	y of the Statement issued by, which acknowledges t	the Corporate Surety, he issuance of a bond in the			
amount of \$					
	s bond meets the requireme force until further order of th	nts of Section 45-5-411 NMSA e Court.			
Date		Conservator's Signature			
		Typed/Printed Name			
		Street or Post Office Address			
		City, State and Zip Code			
		Telephone Number(s)			
		Fax Number			
		Email			
[Approved by Supreme Could July 1, 2018.]	ourt Order No. 18-8300-005	, effective for all cases on or after			
4-995.1. Corporate s	surety statement.				
[For use with Rule 1-140	NMRA]				
STATE OF NEW MEXICO COUNTY OF JU	o 				
JU	JDICIAL DISTRICT				

In the matter of	, No	
a Protected Person.		
CORPORATE	SURETY STATEMENT	
We,		
	referenced matter, under Section 45-5-411	
By the execution of this Statement, waset by the Court in this matter, and that the second se	ve acknowledge that we are Surety on the bond the bond amount is	
We further state that the bond is in foin effect until we are discharged by furth	orce for the next annual period, and will remain er order of the Court.	
We will notify the Court of any failure 411 NMSA 1978.	to pay premiums, as required by Section 45-5-	
The bond's current expiration date is		
This day of	, 20	
SIGNATURE OF SURETY:		
NAME OF CORPORATE SURETY: ADDRESS:		
[Approved by Supreme Court Order No. July 1, 2018.]	18-8300-005, effective for all cases on or after	
4-996. Guardian's report.		
[For use with Rule 1-140 NMRA]		
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTR		
JUDICIAL DIST	RICT	
In the matter of a Protected Person.		

GUARDIAN'S REPORT

Instructions.

You must use this form, Form 4-996 NMRA, when you file a **Guardian's Report**. The purpose of this **Guardian's Report** is to give the court information about an adult for whom a guardian has been appointed.

- 1. You must complete and file this **Guardian's Report**, as follows:
 - a. Within ninety (90) days of your appointment as guardian by the court;
 - b. Every year within thirty (30) days of the anniversary date of your appointment as guardian;
 - c. Within thirty (30) days of your resignation, removal, or termination as guardian; and
 - d. As otherwise ordered by the court.
- 2. Please type or print clearly using ink.
- 3. Complete all sections of this report that apply, and answer all questions thoroughly.
- 4. Attach additional pages if necessary.
- 5. After completing this report, you must sign it under penalty of perjury.
- 6. Copies of this report must be given to the Protected Person, the Protected Person's conservator if one has been appointed, and any other persons specified by the court.
- 7. Keep a copy of this report for your records.
- 8. If you give financial information in Section (IV)(D) of this report, you must keep a copy of **ALL** of the Protected Person's financial records for seven (7) years and make them available to the court upon request.

TYPE	OF REPORT:	[] 90 day	[] Annual	[] Final		
Date o	of your appointme	ent as guardia	an:			
	-	•		w that explains why you are filing a Final is not a Final Report, skip to Section I.		
[] The Protected Person has died (attach a copy of the death certificate if available).						
	Date and place of	death:				
[]	Name of personal representative, if appointed:					
	Address:			<u></u>		

[]	The court has appointed a new guardian.		
	Name of new guardian:		
	Address and phone number of new guardian:		
[]	The court has issued an order ending the guardianship.		
[]	Other (please explain):		
SECT	ION I – Information about the Protected Person.		
A.	Protected Person's name:		
B.	Protected Person's age:		
C.	Protected Person's physical address:		
	Mailing address (if different):		
D.	Protected Person's telephone number(s) and other contact information:		
	Home: Cell:		
	Work: Fax:		
E.	Has the Protected Person's residence changed in the last 12 months?		
	[] Yes [] No		
	If yes, please explain why:		
F.	Will the Protected Person's residence change in the next 12 months?		
	[]Yes[]No []Unknown		
	If yes, please explain why:		

G.	Does the Protected Person live in a facility?				
	[]Yes	, , ,	•	•	,
	[] No	If no, complete Par	t B, below (do r	not complete Part	A).
	C	omplete Part A only if t	PART A	Parson lives in a	facility
	<u> </u>	Diliplete Fait A Only II t	ne Frotecteu i	erson nves m a	iacility.
H. What type of facility does the Protected Person live in?					
	[]	Assisted Living Facility			
	[]	Group Home			
	[]	Licensed Nursing Facili	ty		
	[]	Other (please explain)			
I.	Name	of Facility:			
	Facilit	y contact person's name):		
	Facilit	y's physical address:			
	Facilit	y's contact information:			
	Telep	hone:	Ema	ail:	
J.	How is	s the facility paid for?			
K.		u have any concerns ab ing in the following area		of care that the Pro	otected Person is
	Clean	liness	[]Yes	[] No	
	Nutriti	on/Meals	[] Yes	[] No	
	Perso	nal Care	[]Yes	[] No	
	Privac	y	[] Yes	[] No	
	Individ	lualized Care Plans	[] Yes	[] No	
	Safety		[] Yes	[] No	
	Other:	·	[]Yes	[] No	

	If you marked yes to any of the above, please explain:
L.	Has the Protected Person been restricted from communicating, visiting, or interacting with others? [] Yes [] No
	If yes, describe the restrictions:
	What are the reasons for the restrictions?
	Who imposed the restrictions?
	When were the restrictions imposed?
	Are the restrictions still in place? [] Yes[] No
M.	Have others been restricted from communicating, visiting, or interacting with the Protected Person? [] Yes [] No
	If yes, describe the restrictions:
	What are the reasons for the restrictions?
	Who imposed the restrictions?
	When were the restrictions imposed?

	Are the restrictions still in place? [] Yes[] No
N.	Why was this facility chosen for the Protected Person?
Ο.	How does the Protected Person feel about the placement?
Ρ.	Do you believe the Protected Person could live and function more independently in a different type of setting? [] Yes [] No
	Please explain your answer:
Q.	Have you tried to change the Protected Person's residence in the past year? [] Yes[] No
	If yes, what was the outcome?
	How does the Protected Person feel about the change of residence?
	END OF PART A – If you filled out Part A, skip to Section II.
	PART B Complete Part B only if the Protected Person does not live in a facility.
Н.	Describe the Protected Person's living arrangement:

I.	Does the Protected Person	on live with you?			
	a. If yes, do you charge the Protected Person room and board? [] Yes [] No				
	b. If yes, how much p	per month?			
J.	Who takes care of the Pr	otected Person?			
	Caregiver's physical add	ess.			
	Caregiver's contact inform	nation:			
	Telephone:	Ema	il:		
K.	Do you have any concerr receiving in the following		care that the Protecte	d Person is	
	Cleanliness	[]Yes	[] No		
	Nutrition/Meals	[]Yes	[] No		
	Personal Care	[]Yes	[] No		
	Privacy	[]Yes	[] No		
	Safety	[] Yes	[] No		
	Other:	[] Yes	[] No		
	If you marked yes to any of the above, please explain:				
L.	List all people living with Protected Person:	the Protected Person	and their relationship	to the	
M.	Has anyone moved into clast 12 months? [] Yes	or out of the Protected	l Person's residence d	uring the	
	If yes, please explain:				
	,				
N.	List any person who lives services for the Protected		•		

	Name:				
	Relationship to Protected Person:				
	Types of Services:				
	Payment:	Source of Payment:			
Ο.	Do you have concerns at [] Yes[] No	oout anyone who lives with the Protected Person?			
	If yes, please explain:				
Ρ.	Why was this living arran	gement chosen for the Protected Person?			
Q.	How does the Protected	Person feel about the living arrangement?			
R.	Do you believe the Protein a different type of setting	cted Person could live and function more independently ng? [] Yes [] No			
	Please explain your answ	/er:			
S.	Have you tried to change	the Protected Person's residence in the past year?			
	If yes, what was the outcome	ome?			

	How does the Protected Person feel about the change of residence?			
Τ.	Has the Protected Person been restricted from communicating, visiting, or interacting with others? [] Yes [] No			
	If yes, describe the restrictions:			
	What are the reasons for the restrictions?			
	Who imposed the restrictions?			
	When were the restrictions imposed?			
	Are the restrictions still in place? [] Yes [] No			
U.	Have others been restricted from communicating, visiting, or interacting with the Protected Person? [] Yes [] No			
	If yes, describe the restrictions:			
	• ,			
	What are the reasons for the restrictions?			
	Who imposed the restrictions?			
	·			
	When were the restrictions imposed?			

END OF PART B – Continue to Section II.

SECTION II - Protected Person's Health.

A.	A. Please describe the Protected Person's current physical health:					
	[] Poor	[] Fair	[] Good	[] Excellent		
	Please explain:					
	Please describe a last 12 months:	any changes to the P	rotected Person's ph	ysical health in the		
	Please describe a 12 months:	any medical treatmer	nt the Protected Perso	on received in the last		
В.	Please describe the Protected Person's current mental health:					
	[] Poor	[] Fair	[] Good	[] Excellent		
	Please explain:					
	Please describe any changes to the Protected Person's mental health in the last 12 months:					

	Please describe any mental health treatment the Protected Person received in the last 12 months:				
C.	Is the Protected Person under a healthcare provider's regular care? [] Yes [] No				
	If yes, please identify the Protected Person's healthcare providers:				
	Primary care provider: Dentist:				
	Mental health professional: Other:				
D.	How does the Protected Person feel about these healthcare providers?				
E.	Do you attend the Protected Person's medical and/or mental health appointments?				
	[] Yes[] No				
	If no, why not?				
SECT	ION III - Protected Person's Services and Activities.				
A.	Is the Protected Person receiving support services, including public benefits?				
	[] Yes[] No				
	If yes, please list:				

B.	Are you in regular contact with the Protected Person's support-service providers?				
	[] Yes[] No If yes, how often and in what manner?				
	If no, why not?				
C.	Is the Protected Person involved in selecting the Protected Person's services?				
	[] Yes[] No				
	If no, please explain:				
D.	Is the Protected Person involved in developing the Protected Person's care plan or service plan? [] Yes[] No				
	If no, why not?				
E.	Does the Protected Person participate in social activities, such as family gatherings, local events, worship services, or community groups? [] Yes [] No				
	If yes, please describe:				
	If no, why not?				
	If no, why not?				
SECT	ION IV - Protected Person's Financial Status.				
A.	Does the Protected Person have a conservator? [] Yes [] No				
	If yes, what is the conservator's name and contact information?				

[] Yes[] No				
If yes, are you keeping the Protected Person's money and yo separate accounts? [] Yes [] No	our money	in		
If you are responsible for the Protected Person's money, you must Person's money in a separate account from yours and that of othe	•	Protected		
If you are not doing this, why not?				
C. Are you responsible for the Protected Person's money in any role (e.g., Representative Payee, VA Fiduciary, Power of Atto	•	-		
[] Yes[] No				
If yes, please describe:				
If you are not responsible for the Protected Person's money or role, the name, role, and contact information for those who		er capacity		
D. If you are responsible for the Protected Person's money, pleat following summary of financial activity since your appointm				
Balance of Protected Person's bank accounts on date of your appointment or last report (savings, checking, CDs, money market etc.)	\$			
Plus (+) annual money received from any source on behalf of the Protected Person (Social Security, SSI, pension, disability, interest, etc.)	+			
Less (-) annual total fees to care providers	-			
Less (-) annual total monies paid to the Protected Person	-			
(personal needs, etc.) Less (-) annual total fees paid to guardian	_			
2000 () arrival total 1000 paid to guardian				

B. Are you responsible for the Protected Person's money in your role as guardian?

Less (-) annual any other expenses (room and board, housing, insurance, maintenance, etc.)	-						
Ending balance of bank accounts	\$						
If you are responsible for the Protected Person's money, you must k Protected Person's financial records for seven years and make them upon request.	•						
E. Is the Protected Person employed? [] Yes [] No							
If yes, identify the Protected Person's employer, job title, and v	vages: _						
Does the Protected Person have control of these wages? [] Y	′es []	No					
If no, why not?	If no, why not?						
F. Describe efforts to allow the Protected Person to make financial decisions:							
G. Have there been any significant changes in the Protected Personanage finances? [] Yes [] No If yes, describe:		ility to					
H. Have there been any significant changes in the Protected Persistuation, such as a settlement, inheritance, lottery winnings, reetc.?							
[] Yes[] No If yes, describe:							

SECTION V – Information about the Guardianship.

A.	Describe significant decisions you have made for the Protected Person in the last 12 months (e.g., change in healthcare providers, enrollment in hospice, discontinuation of treatment, surgery, etc.):
B.	How often and in what way(s) are you in contact with the Protected Person?
C.	When was the last time you were in contact with the Protected Person?
D.	Describe any significant problems or unmet needs of the Protected Person not described elsewhere:
E.	Does the Protected Person believe that the guardianship should be changed or
	terminated? [] Yes [] No If yes, please explain:
	Have you informed the Protected Person that the Protected Person may contact the court to request changing or terminating the guardianship? [] Yes [] No If no, why not?
F.	Do you believe that the guardianship should be changed or terminated?
	[] Yes [] No
	If yes, you have a duty to file a separate written request asking the court to schedule a status conference to review the guardianship.

O.	How does the Protected Person feel about the guardianship?
Н.	Is there anything else you would like to tell the court about the guardianship?
 CT	ION VI – Information about the Guardian.
y th	ourposes of this section, "guardian" means an individual or a corporate entity appoin e court, and includes any individual working for a corporate entity who is responsible Protected Person.
Α.	Do you serve as guardian for more than two non-family members? [] Yes [] No
В.	If yes, are you certified with the Center for Guardianship Certification? [] Yes [] No
lf y	es, please attach a copy of your Certification to this report.
C.	Does the guardian have any significant physical or mental health problems that would interfere with the ability to continue as guardian in the next year? [] Yes [] No
If y	ves, please explain:
D.	Does the guardian charge a fee or receive payment for acting as the Protected Person's guardian? [] Yes [] No
	ves, how much have has the guardian received since the guardian's last report (or ince the guardian's appointment if this is the guardian's first report)?
	w is the guardian's fee or payment calculated?

	the guardian's last report (or since the guardian's appointment if this is the est report), has the guardian,
1. misdemeand	Been arrested for, charged with, or convicted of any felony or or?
	[] Yes[] No
	If yes, please explain:
2. (CYFD), Adu governmenta	Been investigated by the Children, Youth and Families Department all Protective Services (APS), Internal Revenue Service (IRS), or any other all agency?
	[] Yes[] No
	If yes, please explain:
3.	Filed for bankruptcy or received protection from creditors?
	[] Yes[] No
	If yes, please explain:
4.	Had any professional or occupational license revoked or suspended?
	[] Yes[] No
	If yes, please explain:

5	. Had the guardian's driver's license suspended or revoked?
	[] Yes[] No
	If yes, please explain:
6	Delegated any powers over the Protected Person to another person?
	[] Yes[] No
	If yes, who were power(s) delegated to?
	What power(s) were delegated?
	For what period(s) of time?
7	. Received any special training or certification as a guardian?
	[] Yes[] No
	If yes, please explain:
	the guardian a court-appointed guardian or conservator for any other person? Yes [] No
- If	yes, please list the court and case number(s) for each (attach additional pages necessary):
_	
_	AFFIRMATION UNDER PENALTY OF PERJURY
I,	, am the guardian of, and I affirm under penalty of perjury under the laws of
State	e of New Mexico that the information in this report is true and correct.

Date Submitted:	
	Guardian's Signature
	Typed/Printed Name
	Street or Post Office Address
	City, State and Zip Code
	Telephone Number(s)
	Fax Number
	Email
Is this a change in address from your previou	us report?[] Yes [] No
CERTIFICATE	OF SERVICE
I certify that on (<i>date</i>)individuals:	I served a copy to the following
[] Protected Person	
	[] By mail or other delivery service [] By fax (number)
	[] By hand delivery
[] Person(s) designated by court order (name and address):	
	[] By hand delivery
	[] By e-mail
	[] By fax (number) [] By hand delivery
	[] By mail or other delivery service
	[] By mail or other delivery service
	[] By fax (number)

	[] By hand delivery [] By e-mail			
Typed/Printed Name	Guardian's Signature			
	18-8300-005, effective for all cases on or after Court Order No. 21-8300-003, effective June 22,			
ANI	IOTATIONS			
The 2021 amendment, approved by Supreme Court Order No. 21-8300-003, effective June 22, 2021, added additional questions and instructions to the form to provide the court with additional information about an adult for whom a guardian has been appointed and information about the guardian, clarified certain questions in the form, and added an instruction to guardians prohibiting the comingling of a Protected Person's money with that of any other person; in Section I, Part B, added new Paragraph I and redesignated the succeeding paragraphs accordingly; in Section IV, Paragraph B, added the instruction in the box that reads, "If you are not responsible for the Protected Person's money, you must keep the Protected Person's money in a separate account from yours and that of others", and after the second occurrence of "If", deleted "no" and added "you are not doing this", in Paragraph C, added "If you are not responsible for the Protected Person's money in any other capacity or role, the name, role, and contact information for those who are:", and in Paragraph D, in the worksheet for the "summary of financial activity", added "annual" after each occurrence of "(+)" and "(-)"; in Section IV, Paragraph D, after "any other expenses" added "room and board"; and in Section VI, added new Paragraphs A and B, and redesignated the succeeding paragraphs accordingly.				
4-997. Conservator's inventory	4-997. Conservator's inventory.			
[For use with Rule 1-140 NMRA]	[For use with Rule 1-140 NMRA]			
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT				
In the matter of a Protected Person	In the matter of , No , No a Protected Person.			
	TOR'S INVENTORY			
Please note: Fill out this net asset sur Use the information that you enter in S	nmary after you have completed this entire inventory.			
NET ASSET SUMMA				

A.	Total Assets (SECTION II TOTAL)	\$
B.	Total Debts (SECTION III TOTAL)	-\$
	Net Asset Value (A – B)	\$

Instructions.

You must use this form, Form 4-997 NMRA, when you file a **Conservator's Inventory**. The purpose of a **Conservator's Inventory** is to give the court as complete a picture as possible of the financial situation of the person under conservatorship, also called the Protected Person.

- This **Conservator's Inventory** is due within ninety (90) days of your appointment as conservator.
- 2. As conservator you will also be required to complete and file a **Conservator's Report** using Form 4-998 NMRA as follows:
 - a. Every year within thirty (30) days after the anniversary date of your appointment.
 - b. Within sixty (60) days after your resignation, removal, or termination as conservator.
- 3. Please type or print clearly using ink.
- 4. Complete all sections of this inventory.
- 5. Attach additional pages if necessary.
- 6. After completing this inventory, you must sign it under penalty of perjury.
- 7. Copies of this inventory must be given to the Protected Person, the Protected Person's guardian if one has been appointed, and any other persons specified by the court.
- 8. Keep a copy of this inventory for your records.
- 9. You must keep a copy of **ALL** of the Protected Person's financial records for seven (7) years and make them available to the court upon request.

SECTION I - Information about the Protected Person.

1.	Protected Person's name:		
2.	Protected Person's age:		
3.	Protected Person's physical address:		
	Mailing address (if different):		
	4. Protected Person's telephone number(s) and other contact information:		
4.	Protected Person's telephone number(s)	and other contact information:	
4.	Protected Person's telephone number(s) Home:		_
4.		Cell:	
4.	Home:	Cell: Fax:	
	Home: (Cell: Fax:	

If yes, name of guardian				
Address				
Phone number of guardian _				
6. What date were you appoint	ed conservator?			
7. Is the Protected Person the I	peneficiary of a trust? []Y	es []No		
If yes, what is the name of th	ne trust?			
What is the current value of	the trust?			
Who is the trustee?				
What is the trustee's contact	information?			
Please note: The information you of the Protected Person's estate of SECTION II – Assets.				
Please provide information about a your appointment as conservator. Person. Attach additional pages if	Assets are anything of value			
A. Are you holding cash on han	d on behalf of the Protecte	d Person?		
[] Yes [] No Amount \$				
If yes, why is cash kept on h	and?			
B. Bank Accounts.				
Name of Bank/Institution	Type of Account (Examples: checking, savings, certificates of deposit, etc.)	Value on Date of Appointment		
		\$		

	\$
	\$
TOTAL	\$

C. Investment Accounts.

Name of Bank/Institution	Type of Account (Examples: brokerage, investment, money market, stocks, bonds, IRAs, 401(k) plan, etc.)	Value on Date of Appointment
		\$
		\$
		\$
	TOTAL	\$

D. Life Insurance Policies.

Name Of Company	Type of Insurance (Examples: whole, term or universal, etc.)	Cash Value on Date of Appointment
		\$
		\$
	TOTAL	\$

E. Real Estate.

Address of Property (List all land and buildings)	Method for Determining Value (Examples: appraisal, tax assessment, market value, etc.)	Value
		\$
		\$
	TOTAL	\$

F. Vehicles.

Make, Model, and Year	Value
(List all cars, boats, ATVs, etc.)	value

	\$
	\$
	\$
TOTAL	\$

G. Other Property Not Listed Above. (Attach additional pages if necessary.)

Detailed Description of Item or Collection (Only list items or collections that are worth more than \$500.00)	Method for Determining Value (Examples: appraisal, market value)	Value
		\$
		\$
		\$
	TOTAL	\$

H. Total value of assets listed above. (*The sum of all "Totals" reported in Section II.*)

SECTION II TOTAL	\$
------------------	----

Section III - Debts.

A. Real Estate Debts.

Address of Property and Name of Lender		Amount Owed on Date of Appointment
		\$
		\$
	TOTAL	\$

B. Other Loans.

Lender/Creditor Name	Purpose of Loan (Examples: automobile loan or personal payday loan, etc.)	Amount Owed on Date of Appointment
		\$
		\$

ТОТ	AL	\$
C. Credit Cards.		
Company Name and Address		Amount Owed on Date of Appointment
		\$
		\$
TOTA	\L	\$
D. Judgments/Liens.		
Judgment/Lien Description		Amount Owed On Date Of Appointment
		\$
		\$
TOTA	\L	\$
E. Other Liabilities/Debts.		
Description		Amount Owed On Date Of Appointment
		\$
		\$
		\$
TOTA	\L	\$
F. Total amount of debts listed above. (<i>The sum of all III</i> .)	"TO	TALS" reported in Section
SECTION III TOT	AL	\$
Explain any personal or professional relationship betwee lender/creditor listed in any section above:	en t	he conservator and any
·		

H.		plain any personal or professional relationship between the Protected Person and lender/creditor listed in any section above:
SE	СТІ	ON IV - Management of estate.
A.		nat are the Protected Person's expected sources of income? (e.g., Pension, Social curity, SSI, etc.)
B.		nat are the Protected Person's expected expenses? (e.g., housing, care, usehold, etc.)
C.		expected expenses will exceed expected income, what is your plan to meet the sic needs of the Protected Person?
D.	hou	you anticipate significant one-time income over the next 12 months? (e.g., sale of use or car, back payment of social security, insurance proceeds, etc.) [] Yes [] No If yes, list and describe each income source and amount separately:
		If yes, what do you plan on doing with this income? (e.g., pay off debt, invest)

•	gnificant one-time expense epair, medical expenses, c	es over the next 12 months? (e.g., gifts) [] Yes [] No
•		t of each expense:
		ense?
F. Are the assets in the		de for the ongoing care of the
•	and what steps should be t	taken to provide for the Protected
AFF	IRMATION UNDER PENA	ALTY OF PERJURY
l,	, am the conserva	ator of, and I
affirm under penalty of information in this repo		he State of New Mexico that the
Date Submitted:		
		Conservator's Signature
		Typed/Printed Name
		Street or Post Office Address
		City, State and Zip Code

	Telephone Number(s)
	Fax Number
	Email
Is this address different from your address	s in the order of appointment? [] Yes
CERTIFICATE	OF SERVICE
I certify that on (<i>date</i>)individuals:	I served a copy to the following
[] Protected Person [] Person(s) designated by court order	[] By fax (number)
(name and address):	[] By fax (number) [] By hand delivery
	[] By fax (number)
	[] By hand delivery
	[] By hand delivery
	Conservator's Signature

[Approved by Supreme Court Order No. 18-8300-005, effective for all cases on or after July 1, 2018.]

4-998.	Conser	vator's	report.
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[For use with Rule 1	1-140 NMRA]
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STATE OF NEW COUNTY OF	MEXICO		
	JUDICIAL DISTRICT		
In the matter of		, No	
	a Protected Person.		

CONSERVATOR'S REPORT

Please note: Fill out this financial summary after you have completed this entire report. Use the information that you enter in Sections II through V of this report and the information from the reports that you filed last year and two years ago.

	FINANCIAL SUMMARY	Current	Last Year	Two Years Ago
A.	Net Asset Value of Previous Year's Report (or Beginning Inventory if this is your first report)	\$		
В.	Plus Income (Total from Section II, below)	\$		
C.	Less Expenses (Total from Section III, below)	\$		
D.	Plus additions or (minus) deletions to inventory during the year	\$		
E.	(Minus) additions or plus deletions to debt during the year	\$		
F.	Net Asset Value (A + B - C +/- D +/- E)	\$		
	Assets (Sum Total from Section IV, below)	\$		
	Less Debts (Sum Total from Section V, below)	\$		

Net Asset Value (Line F) \$	Inct	ruotions		
		Net Asset Value (Line F)	\$	

Instructions.

If you were appointed conservator within the past ninety (90) days, do not use this form. The first report that you must file is a Conservator's Inventory, Form 4-997 NMRA. The Conservator's Inventory is due within ninety (90) days of your appointment.

You must use this form, Form 4-998 NMRA, when you file a Conservator's Report. The purpose of a Conservator's Report is to give the court as complete a picture as possible of the current financial situation for the person under conservatorship, also called the Protected Person.

- 1. This Conservator's Report is due as follows:
 - a. You must complete and file this **Conservator's Report** every year within thirty (30) days of the anniversary date of your appointment as conservator.
 - b. You must complete and file this **Conservator's Report** within sixty (60) days of your resignation, removal, or termination as conservator.
- 2. Please type or print clearly using ink.
- 3. Complete all sections of this report.
- 4. Attach additional pages if necessary.
- 5. After completing this report, you must sign it under penalty of perjury.
- 6. Copies of this report must be given to the Protected Person, the Protected Person's guardian if one has been appointed, and any other persons specified by the court.
- 7. Keep a copy of this report for your records.
- 8. You must keep a copy of **ALL** of the Protected Person's financial records for seven (7) years and make them available to the court upon request.

REPORTING PERIOD.

This report o	overs the da	tes beginning		and ending
ls this a Fina	I Report?	[] Yes[] No		
If yes, please requested in		oox that explains v	vhy you are fil	ing a Final Report and fill in the
[] available).	The Protect	ed Person has di	ed (<i>attach a c</i> e	opy of the death certificate if
	Date and pl	ace of death:		
	Name of pe	rsonal representa	itive, if appoint	ted:

		Address:
	[]	The court has appointed a new conservator.
		Name of new conservator:
		Address and phone number of new conservator:
	[]	The court has issued an order ending the conservatorship.
	[]	Other (please explain):
SECT	ION I -	Information about the Protected Person.
A.	Protec	cted Person's name:
В.	Protec	cted Person's age:
C.	Protec	cted Person's physical address:
	Mailin	g address (if different):
D.	Protec	cted Person's telephone number(s) and other contact information:
	Home	: Cell:
		Fax:
_		
E.		guardian also been appointed for the Protected Person?
	[]Yes	s [] No
	If yes,	name of guardian:
	Addre	SS:
	Phone	:
F.	Does	the Protected Person have sole control over any money?
	[]Yes	s [] No

	If yes, explain:
G.	Has the Protected Person's residence changed in the past 12 months?
	[] Yes
	If yes, explain:
	Describe any significant actions you have taken as conservator regarding the Protected Person's financial condition during the reporting period.
	Protected Person's illiancial condition during the reporting period.
l.	Describe any significant changes of circumstances for the Protected Person
	(financial, physical or mental health, living arrangements, etc.).
J.	Is the Protected Person the beneficiary of a trust? [] Yes [] No
	If yes, what is the name of the trust?
	What is the current value of the trust?
	Who is the trustee?
	What is the trustee's contact information?
	Are the Protected Person's funds kept in a separate account from the conservator's funds?
	[] Yes

If no, explain:			

SECTION II - Income. (Fill in only the boxes that apply to the Protected Person's income; leave the other boxes blank)

Description of each Income Source (Report only the income received by the Protected Person, not your income)	Amount Received this Reporting Period	Amount Received last year	Amount Received two Years ago
Social Security Benefits			
Social Security	\$		
Social Security Disability Insurance (SSDI)	\$		
Supplemental Security Income (SSI)	\$		
Veterans Financial Benefits	\$		
Trust Income	\$		
Wages	\$		
Worker's Compensation Benefits	\$		
Dividends Received	\$		
Interest Income	\$		
Refunds			
Tax Refunds	\$		
Insurance Refunds	\$		
Other Refunds (explain)	\$		
Realized Gain/Loss on Sale of Asset	\$		
Rental Income	\$		
Royalty Income (oil, gas, etc.)	\$		
Pension or 401(k) Distributions	\$		
Annuity Income	\$		
Alimony or Child Support	\$		

Inheritance and Gifts Received	\$	
Sale of Personal Property Not Listed on Inventory	\$	
IRA Distributions	\$	
Distribution from Tribal or Pueblo Government	\$	
Life Insurance Proceeds	\$	
Other (reverse mortgage, etc.)	\$	
SECTION II TOTAL	\$	

SECTION III - Expenses. (Fill in only the boxes that apply to the Protected Person's expenses; leave the other boxes blank)

Description of each Type of Expense (money paid to anyone on behalf of the Protected Person or on behalf of his/her legal dependents)	Expense this Reporting Period	Expense one Year ago	Expense two Years ago
Nursing/Assisted Living Home	\$		
In-Home Care	\$		
Rent Payment	\$		
Mortgage Payment			
Mortgage Interest	\$		
Mortgage Escrow	\$		
Homeowner's Insurance if Not Paid by Escrow Account	\$		

Property Tax if Not Paid by Escrow Account	\$					
Utilities (Gas, Electric, Water, and Sewer)	\$					
Cable/Satellite Television and/or Internet Service	\$					
Cell and other Phone Service	\$					
Transportation (inclu	ding gasoline ex	penses)	\$			
Medical, Dental, and Vision Treatment Costs Not Paid by Insurance (including co-pays and deductibles)			\$			
Medical Supplies and	d Equipment		\$			
Medications Not Paid by Insurance (including co-pays and deductibles)		ncluding	\$			
Credit Card Payments		\$				
Food, Groceries, Din	ing		\$			
Clothing		\$				
Recreation, Entertain	ment, Members	hips	\$			
Travel (Vacation, Family Visits, etc.)		\$				
Household Goods and Electronics			\$			
Personal Grooming			\$			
Personal Spending A	llowance		\$			
Pet Care (Food, Vete	erinary Care, Ker	nnel, etc.)	\$			
Income Tax			ı	T	1	
Total	Federal Paymer	nts	\$			
Total	State Payments		\$			
Home/Property Main housekeeping and ya		ncluding	\$			
Insurance			•		•	

	Auto Insurance	\$
	Medical Insurance	\$
	Life Insurance	\$
	Other Insurance (Long Term Care, Etc.)	\$
Court Approv	ed Gifts	\$
Other Gifts or	Charitable Donations	\$
Child/Spousa	l Support	\$
Legal Fees		\$
Fees/Costs P	aid to Conservator	\$
Fees/Costs P	aid to Guardian	\$
Accounting F	ees	\$
Court Costs		\$
Conservator's Bond		\$
Case Management		\$
Other Expenses (describe)		\$
SECTION III TOTAL		\$

SECTION IV – Assets. (Fill in only the boxes that apply to the Protected Person's assets; leave the other boxes blank)

A.	Are you holding cash on hand on behalf of the Protected Person?
	[] Yes [] No If yes, amount \$
	If yes, why is cash kept on hand?
В.	Bank Accounts.

Name Of Bank/Institution	Type of Account (Examples: checking, savings, certificates of deposit, etc.)	Value on last Day of Reporting Period
		\$

	\$
	\$
TOTAL	\$

C. Investment Accounts.

Name Of Bank/Institution	Type of Account (Examples: brokerage, investment, money market, stocks, bonds, IRAs, 401(k) plan, etc.)	Value on last Day of Reporting Period
		\$
		\$
		\$
	TOTAL	\$

D. Life Insurance Policies.

Name Of Company	Type Of Insurance (Examples: whole, term or universal, etc.)	Cash Value on last Day of Reporting Period
		\$
		\$
	TOTAL	\$

E. Real Estate.

Address And Type Of Property (Examples: residential, rental, commercial, agricultural, or mineral interests)	Method For Determining Value (Examples: appraisal, tax assessment, market value, etc.)	Current Market Value
		\$
		\$
	TOTAL	\$

F. Vehicles.

Make, Model, and (List all cars, boats, A	Current Market Value	
		\$
		\$
		\$
	TOTAL	\$

G. Other Property Not Listed Above.

Detailed Description Of Item Or Collection (Only list items or collections that are worth more than \$500.00)	Method For Determining Value (Examples: appraisal, market value, etc.)	Current Market Value
		\$
		\$
		\$
		\$
		\$
	TOTAL	\$

H. Tot	al Value C	Of Assets I	_isted Abo	ove. (<i>The</i>	sum c	of all "T	"OTALS	reported	in
Section IV	')								

SECTION IV SUM TOTAL	\$
----------------------	----

SECTION V – Debts. (Fill in only the boxes that apply to the Protected Person's debts; leave the other boxes blank)

A. Real Estate Debts.

Address of Property and Name of Lender	Type of Property (examples: residential, rental, commercial, or agricultural)	Amount Owed on last Date of Reporting Period
		\$
		\$
	TOTAL	\$

B. Other Loans.

Lender/Creditor Name	Purpose of Loan (Examples: automobile loan or personal payday loan, etc.)	Amount Owed on last Date of Reporting Period
		\$
		\$
	TOTAL	\$

C. Credit Cards.

Company Name and Address		Amount Owed on last Date of Reporting Period
		\$
		\$
		\$
	TOTAL	\$

D. Judgments/Liens.

Judgment/Lien Description	Amount Owed on last Date of Reporting Period
	\$
	\$
TOTAL	\$

E. Other Liabilities/Debts. (promissory notes, IOUs, personal loans, etc.)

Description	Amount Owed on last Date of Reporting Period
	\$
	\$
	\$

TOTAL \$
F. Total Amount Owed By Protected Person. (The sum of all "TOTALS" reported in Section V.)
SECTION V SUM TOTAL \$
G. Explain any personal or professional relationship between the conservator and any lender/creditor listed in any section above:
H. Explain any personal or professional relationship between the Protected Person and any lender/creditor listed in any section above:
SECTION VI - Information about the Conservator.
For purposes of this section, "conservator" means an individual or a corporate entity appointed by the court, and includes any individual working for a corporate entity who is responsible for the Protected Person.
A. Does the conservator have any significant physical or mental health problems that would interfere with the ability to continue as conservator in the next year?
[]Yes[]No
If yes, please explain:
B. Does the conservator charge a fee or receive payment for acting as the Protected Person's conservator?
[] Yes[] No
If yes, how much has the conservator received since the conservator's last report?

	How is	s the conservator's fee or payment calculated?
		conservator's last report (or since the conservator's appointment if this is ervator's first report), has the conservator,
misd	1. emeano	Been arrested for, charged with, or convicted of any felony or r?
		[]Yes[]No
		If yes, please explain:
		Been investigated by the Children, Youth and Families Department It Protective Services (APS), Internal Revenue Service (IRS), or any other It agency?
		[]Yes[]No
		If yes, please explain:
	3.	Filed for bankruptcy or received protection from creditors?
		[]Yes[]No
		If yes, please explain:
	4.	Had any professional or occupational license revoked or suspended?
		[]Yes[]No
		If yes please explain:

5.	Had the conservator's driver's license suspended or revoked?
	[] Yes[] No
	If yes, please explain:
6.	Delegated any powers over the Protected Person to another person?
	[] Yes[] No
	If yes, who were power(s) delegate to?
	What power(s) were delegated?
	For what period(s) of time?
7.	Received any special training or certification as a conservator?
	[] Yes[] No
	If yes, please explain:
D. Is the co	onservator a court-appointed guardian or conservator for any other person?
[]Yes	[] No
If yes, p necessary):	lease list the court and case number(s) for each (attach additional pages if
E. If the co	nservator is required to have a conservator's bond, is the bond still in place?

[]Yes []No	
If no, please explain:	
AFFIRMATION UNDER PEN	ALTY OF PERJURY
I,, am the	conservator of
, and I affirm of the State of New Mexico that the information in	under penalty of periury under the laws
Date Submitted:	
	Conservator's Signature
	Typed/Printed Name
	Street or Post Office Address
	City, State and Zip Code
	Telephone Number(s)
	Fax Number
	Email
Is this a change in address from your previou	s report? [] Yes [] No
CERTIFICATE OF	SERVICE
I certify that on (<i>date</i>)individuals:	_ I served a copy to the following
[] Protected Person	[] By mail or other delivery service

	_
[] Person(s) designated by court order (name and address):	[] By mail or other delivery service [] By fax (number) [] By hand delivery [] By e-mail
	[] By mail or other delivery service [] By fax (number) [] By hand delivery [] By e-mail
	_ [] By mail or other delivery service _ [] By fax (number) [] By hand delivery _ [] By e-mail
	[] By mail or other delivery service [] By fax (number) [] By hand delivery [] By e-mail
Typed/Printed Name	Conservator's Signature
[Approved by Supreme Court Order No. 18-83 July 1, 2018.] 4-999. Notice of hearing and rights.	300-005, effective for all cases on or after
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT	
In the matter of	No
NOTICE OF HEARI	NG AND RIGHTS
TO:	(name and address of alleged incapacitated person)

•	d at the following date, time, and location on the large lar
Date: Time:	
Judicial District:	
Courthouse:	
Address: Judge:	
	nearing will be to determine whether protection is (alleged incapacitated person) and
	(alleged incapacitated person)'s property.
care professional, and i about	the Court will appoint a visitor, a qualified health if necessary, a guardian ad litem to advise the Court (alleged incapacitated person)'s guardian and/or conservator should be appointed.
If the Court appoints and/or conservator,	a guardian and/or a conservator, the guardian
	to make decisions over some or all of _ (alleged incapacitated person)'s personal and/or
financial affairs;	
` ,	cision-making authority only when necessary to e well being and/or financial interests of (alleged incapacitated person); and
encourages the develop	cision-making authority in a manner that oment of maximum self-reliance and independence (alleged incapacitated person).
If the Court appoints	a guardian and/or conservator, (alleged incapacitated person) retains all legal
•	hose which have been expressly limited by court cifically granted to the guardian and/or conservator

NOTICE OF RIGHTS

(alleged incapacitated person) has the
following rights under Sections 45-5-309(B) and 45-5-303 and/or 45-5-405(B) and 45-5-407 NMSA 1978:
The right to obtain an attorney of (alleged incapacitated person)'s choice;
2. The right to object to the individuals appointed as visitor, qualified health care professional, and guardian <i>ad litem</i> ;
3. The right to attend the hearing. If (alleged incapacitated person) is unable to be present in court, the Court upon request or its own motion may conduct hearings at (alleged incapacitated person)'s location;
4. The right to present evidence at the hearing and to subpoena witnesses and documents;
5. The right to examine witnesses at the hearing, including a courtappointed guardian ad litem, qualified health care professional, and visitor;
6. The right to otherwise participate in the hearing; and
7. The right to be personally served with a copy of this notice and of the petition filed in this proceeding.
THE COURT SHALL NOT GRANT THE PETITION IF THE PETITION AND THIS NOTICE OF HEARING AND RIGHTS IS NOT PERSONALLY SERVED ON (ALLEGED INCAPACITATED PERSON).
BY: TCAA for Judge
TCAA TOI Judge

A copy of this Notice of Hearing and Rights is being provided as required under Sections 45-5-309(C) and/or 45-5-405(C) NMSA 1978 to the following interested persons who are identified in the information sheet submitted with the Petition under Rule 1-003.2 NMRA:

(list names and addresses of all personand of the guardian ad litem, visitor, an appointed by the court)	
	_
	<u>-</u>
	-
	_

USE NOTES

This Notice of Hearing and Rights must be used in cases filed on or after October 15, 2018. In a case filed after July 1, 2018 but before October 15, 2018, the alleged incapacitated person must receive notice that substantially complies with the notice-of-rights requirements set forth in NMSA 1978, §§ 45-5-309(B) and 45-5-405(B).

[Provisionally approved by Supreme Court Order No. 18-8300-007, effective for all cases filed on or after October 15, 2018; approved as amended by Supreme Court Order No. 19-8300-001, effective January 14, 2019; as amended by Supreme Court Order No. 19-8300-019, effective December 1, 2019.]

ANNOTATIONS

The second 2019 amendment, approved by Supreme Court Order No. 19-8300-019, effective December 1, 2019, provided additional rights to alleged incapacitated persons during hearings on whether protection is needed for the alleged incapacitated person; in the Notice of Rights section, Paragraph 4, deleted "The right to respond to any statements made by any person at the hearing and to object to any part of this proceeding; and" and added "The right to present evidence at the hearing and to subpoena witnesses and documents", added new Paragraphs 5 and 6 and redesignated former Paragraph 5 as Paragraph 7.

The first 2019 amendment, approved by Supreme Court Order No. 19-8300-0001, effective January 14, 2019, required certain persons to be listed on the form for the purpose of receiving notice of the hearing on the petition and notice of the rights of the alleged incapacitated person; in the parenthetical, after "information sheet", added "and

of the guardian ad litem, visitor, and qualified health care professional appointed by the court".

4-999.1. Grievance about guardian or conservator.
Name of protected person:
Case number:
County where case is filed:
Judge assigned to case:
(Note: You can search for the case online at https://caselookup.nmcourts.gov/caselookup/)
GRIEVANCE ABOUT GUARDIAN, CONSERVATOR, OR REPRESENTATIVE PAYEE
This form is optional. If you choose to use it, please answer each question. Write "Unknown" or "N/A" if you do not know the answer or the question does not apply to your grievance. It will help the court to review your grievance if you provide as much information as possible. You may attach additional pages if needed for explanation of your grievance.
1. Information about you and/or protected person.
Your name:
Your contact information:
Address:
Phone number: () Email:
Are you the protected person? ☐ Yes ☐ No
f no, what is your interest in the welfare of the protected person or to the case?
2. Information about your grievance.
Type of Case:

☐ Guardianship representative payee,		☐ Other (<i>e.g., trustee,</i>
Name of person grieva	ınce is against:	
Their contact information	on:	
Address:		
Phone number: () Email:	
responsibilities. Descri actions of the person y	be what the person did or o ou are concerned about. B	to comply with their duties and did not do, what they said, or any other se as specific as possible, and please art orders, petitions, letters to the
Date:		
Time:		
Location:		
Description of what ha	ppened:	
What would you like th	e court to do?	
Have you brought this	to the court's attention with	iin the past six months? ☐ Yes ☐ No
Do you have concerns	for yourself or the protecte	ed person about raising this grievance?

☐ Yes	□ No	If yes, what are your	concerns?
If you are	not the protec	cted person, is the protec	cted person aware of your grievance?
□ Yes	□ No	If yes, what was the	protected person's response?
If no, why	not?		
Have you	discussed yo	ur grievance with the pe	son you have the grievance against?
□ Yes	□ No	If yes, what was the	response?
If no, why	not?		
Services, District Att	nursing home torney's Offication, Veterar	e staff, ombudsman, law e, Center for Guardiansh	incident, such as Adult Protective enforcement, Attorney General's Office, ip Certification, Social Security of State Auditor, or Office of
☐ Yes and the re	•	res, please identify any a copy of any materials su	uthorities you have notified, the date, ubmitted or received.
Authority:		Date:	Result:
Authority:		Date:	Result:
Authority:		Date:	Result:

3. Affirmation and signature.

knowledge.	эт тту
 I understand that my grievance will be filed in the court file and av person who my grievance is against and anyone else who is entitled to a records in the case. 	
Date Name	
Mail or deliver your grievance to the courthouse located in the county whe filed. Please keep a copy of the grievance for your records.	nere the case is
[Approved by Supreme Court Order No. 19-8300-011, effective August 2	20, 2019.]
4-999.2. Certificate of completion of adult guardian and orientation program.	conservator
[For use with Rule 1-144 NMRA]	
STATE OF NEW MEXICO COUNTY OF	
JUDICIAL DISTRICT COURT	
In the matter	
No	
CERTIFICATE OF COMPLETION ADULT GUARDIAN AND CONSERVATOR ORIENTATION PRODUCTION OF THE CONTROL O	he following
1. Guardians are required to view all six (6) videos.	
\undersity = 0	2.75
VIDEO	DATE VIEWED

Video 1: Introduction

Video 2: Guardian orientation

Video 3: How to complete the guardian's report

Video 8: Guide to filing and distributing guardian and conservator's	
reports	
Video 9: Abuse and neglect	
Video 10: How to file a grievance	

2. Conservators are required to view all eight (8) videos.

VIDEO	DATE VIEWED
Video 1: Introduction	
Video 4: Conservator orientation	
Video 5: Overview of the conservator's report and bonding	
requirements	
Video 6: How to complete the conservator's inventory	
Video 7: How to complete the conservator's report	
Video 8: Guide to filing and distributing guardian and conservator's	
reports	
Video 9: Abuse and neglect	
Video 10: How to file a grievance	

By filing this certificate, I certify that I understand my duty, role, and responsibilities as the guardian and/or conservator in this matter.

PROPOSED GUARDIAN/CONSERVATOR: I recognize that this certificate must be filed with the court clerk at least five (5) calendar days before a hearing on the petition to appoint a guardian or conservator in this matter.

EXISTING OR SUCCESSOR GUARDIAN/CONSERVATOR: I have been ordered by the Judge to watch the Adult Guardian and Conservator Orientation Program videos and I understand that I must file this certificate with the court clerk as proof that I have complied with the Judge's orders.

Dated:	
	Respectfully submitted,
	Signature
	Printed name

Street address	
City, State, and ZIP Code	
Phone number	
Email address	

[Adopted by Supreme Court Order No. 21-8300-003, effective for all cases pending or filed on or after June 22, 2021.]