Probate Court Forms

ARTICLE 1 Probate Flow Chart

4B-101. Opening and closing a probate court case (Flow chart).

OPENING AND CLOSING A PROBATE COURT CASE

TESTATE (WILL)

Step 1 Locate Will (Original required)

- 1. Identify Devisees
- 2. Identify Heirs
- Identify County and choose whether to file in Probate Court or
- District Court
 If Decedent died more than three
- years ago or the original will
 5. cannot be located, the case
 must
 be filed in District Court
 Check for demand for notice
 in
 District Court

See Rules 1B-102, 1B-301, 1B-302, 1B-305 NMRA

INTESTATE (NO WILL)

- 1. Identify Heirs
- Identify County and choose whether to file in Probate Court or District
- Court
 Check for demand for notice in District Court

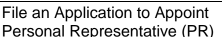
See Rules 1B-102, 1B-301, 1B-302, 1B-303 NMRA

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Step 2 File an Application to Probate Will and Appoint Personal Representative (PR)

See Rules 1B-102, 1B-302, 1B-305, 1B-306(A)(1) NMRA and Form 4B-302 NMRA



See Rules 1B-102, 1B-302, 1B-303, 1B-304(A)(1) NMRA and Form 4B-301 NMRA



VStep 3 Obtain Order to Informally Probate

Will and Appoint PR; file an Acceptance of Appointment; have Clerk issue Letters Testamentary \downarrow

Obtain Order to Informally Appoint PR; file an Acceptance of Appointment; have Clerk issue Letters of Administration

See Rule 1B-306(A)(2)-(4) NMRA and Forms 4B-304, 4B-305, 4B-307 NMRA

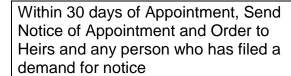
See Rule 1B-304(A)(2)-(4) NMRA and Forms 4B-303, 4B-305, 4B-306 **NMRA**



Step 4

Within 30 days of Appointment, Send Notice of Appointment, Order, and copy of Will to Devisees, Heirs, and any person who has filed a demand for notice

See Rules 1B-102, 1B-306(B) NMRA and Forms 4B-401, 4B-402 NMRA



See Rules 1B-102, 1B-304(B) NMRA and Forms 4B-401, 4B-402 NMRA



Decide whether to Notify Creditors Step 5 If Creditors will be notified.

- (a) send notice.
- (b) publish notice, OR
- (c) both

See Rules 1B-102, 1B-305, 1B-306(C) NMRA and Form 4B-501 NMRA



Decide whether to Notify Creditors If Creditors will be notified.

- (a) send notice.
- (b) publish notice, OR
- (c) both

See Rules 1B-102, 1B-303, 1B-304(C) NMRA and Form 4B-501 NMRA



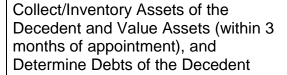


Step 6

Collect/Inventory Assets of the Decedent, Value Assets (within 3 months of appointment), and Determine Debts of the Decedent

Inventory does not have to be filed with the court

See Rules 1B-305, 1B-306(D) NMRA and Form 4B-601 NMRA



Inventory does not have to be filed with the court

See Rules 1B-303, 1B-304(D) NMRA and Form 4B-601 NMRA







Step 7

Pay the Family Allowance (\$30,000) and Personal Property Allowance (\$15,000) if required

Pay the Family Allowance (\$30,000) and Personal Property Allowance (\$15,000) if required

See Rules 1B-102, 1B-305, 1B-306(E) NMRA

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See Rules 1B-102, 1B-303, 1B-304(E) NMRA

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Step 8

Pay costs and expenses of administration

See Rules 1B-102, 1B-305, 1B-306(F)(1) NMRA

 \downarrow

Step 9

Pay Creditors or Dispute Claims

See Rules 1B-102, 1B-305, 1B-306(F)(2)-(4) NMRA



If you did not deal with Creditors, you should wait a year from date of death to distribute assets, or you may owe unpaid Creditors

See Rule 1B-306(F)(2) NMRA



If you published notice to Creditors, sent notice to known Creditors, and paid all Creditors with allowed claims, and if the time for Creditors to make their claims has elapsed, you may distribute assets

See Rules 1B-305, 1B-306(C)(1) NMRA



Step 10 Prepare an Accounting of Administration, which does not have to be filed with the court, send the Accounting to Devisees and those who filed a demand for notice, and distribute remaining assets to Devisees

See Rules 1B-102, 1B-306(H)(1) NMRA and Form 4B-602 NMRA Pay costs and expenses of administration

See Rules 1B-102, 1B-303, 1B-304(F)(1) NMRA



Pay Creditors or Dispute Claims

See Rules 1B-102, 1B-303, 1B-304(F)(2)-(4) NMRA



If you did not deal with Creditors, you should wait a year from date of death to distribute assets, or you may owe unpaid Creditors

See Rule 1B-304(F)(2) NMRA



If you published notice to Creditors, sent notice to known Creditors, and paid all Creditors with allowed claims, and if the time for Creditors to make their claims has elapsed, you may distribute assets

See Rules 1B-303, 1B-304(C)(1) NMRA



Prepare an Accounting of Administration, which does not have to be filed with the court, send the Accounting to Heirs and those who filed a demand for notice, and distribute remaining assets to Heirs

See Rules 1B-102, 1B-304(H)(1) NMRA and Form 4B-602 NMRA

	$\downarrow \downarrow$		\downarrow
Step 11	Close probate and estate when you meet the requirements in the Verified Statement		Close probate and estate when you meet the requirements in the Verified Statement
	See Rule 1B-306(H)(2), (3) NMRA and Forms 4B-701, 4B-702 NMRA		See Rule 1B-304(H)(2), (3) NMRA and Forms 4B-701, 4B-702 NMRA
[Adopted by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]			
	CLE 2 cation for Free Process ency	a	nd Affidavit of
4B-201	. Affidavit of poverty and ind	ige	ency.
[For use	with Rules 1B-303 and 1B-305 NMR	A]	
STATE (OF NEW MEXICO		
IN THE F	PROBATE COURT		
	COUNTY		
IN THE N	MATTER OF THE ESTATE OF		No
	, DECEASED.		
	AFFIDAVIT OF POVER	ΓΥ	AND INDIGENCY
I, the	applicant, state that		

Mexico;

B. The estate of the decedent does not have enough funds to pay the costs of the

action because the estate only has the following assets (list assets):

A. I wish to start an action in the probate court of _____ County, New

WHEREFORE, I ask that I not have to pay the costs of this action, including the filing fee.

I affirm under penalty of perjury under the above statements are true and corre	er the laws of the State of New Mexico that all of ect.
Signature of applicant	-
Printed name	-
Date	_

Email address (optional)

Telephone number (optional)

City, state, and ZIP code

Street address

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-601 recompiled and amended as 4B-201 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, required the applicant to affirm under penalty of perjury that the applicant's statements are true and correct, removed the provision requiring the applicant to sign and date the form in the presence of a notary, and made certain technical changes; added "[For use with Rules 1B-303 and 1B-305 NMRA]"; added the affirmation provision preceding the signature line, and removed the notarization portion of the form.

Recompilations. — Former Form 4B-601 NMRA, relating to affidavit of poverty and indigency, was recompiled and amended as 4B-201 NMRA, effective for all cases pending or filed on or after December 31, 2018.

4B-202. Order allowing free process.		
[For use with Rules 1B-303 and 1B-305 NMRA]		
STATE OF NEW MEXICO		
IN THE PROBATE COURT		
COUNTY		
IN THE MATTER OF THE ESTATE OF	No	
, DECEASED.		
ORDER ALLOWING FREI	E PROCESS	
The court, having read the Affidavit of Poverty a the application, FINDS that the applicant is entitled		
IT IS THEREFORE ORDERED THAT		
The applicant shall not pay any of the costs ass action in this court. The applicant shall pay any cos to creditors if the applicant chooses to publish.		
	Probate Judge	
Submitted by:		
Signature of applicant	-	
Printed name	-	
Date	-	
Street address	-	
City, state, and ZIP code	_	

Telephone number (optional)
Email address (optional)
[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-602 recompiled and amended as 4B-202 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]
ANNOTATIONS
The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, added "[For use with Rules 1B-303 and 1B-305 NMRA]".
Recompilations. — Former Form 4B-602 NMRA, relating to order allowing free process, was recompiled and amended as 4B-202 NMRA, effective for all cases pending or filed on or after December 31, 2018.
ARTICLE 3 Commencement of a Probate Proceeding
4B-301. Application for informal appointment of personal representative (<i>no will</i>).
[For use with Rule 1B-304 NMRA]
STATE OF NEW MEXICO
IN THE PROBATE COURT
COUNTY
IN THE MATTER OF THE ESTATE OF No
, DECEASED.
APPLICATION FOR INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE (NO WILL)1
I,, state that

died (<i>the de</i> the deceder	the following relationship withcedent), that qualifies me to act as personal rep	, the person whoresentative of the estate	o e of
(Choose on	e)		
(Review the Rule 1B-304	priorities for appointment set out in Section 45- 4 NMRA.)	-3-203(A) NMSA 1978 a	nd
[]	I am the surviving spouse of the decedent.		
[]	I am one of the heirs of the estate of the dece	dent.	
[] five (45) day	I am an interested person, including a creditor is have elapsed since the date of death of the d		orty-
Because of this relationship, I have an interest in the estate of the decedent, and I am willing to serve as personal representative of the estate of the decedent. I am not disqualified to act as personal representative. I do not know of anyone else who is interested in serving as personal representative who has priority to serve.			
(Check if ap	plicable)		
[] Anyone who has equal or higher priority to serve has consented below to my appointment by signing this form.			
,			
	decedent died on (date), a ecedent	at the age of At	
2. The o	ecedent	at the age of At	
2. The death, the d	ecedent	at the age of At	
2. The death, the d	ecedent e)	County, State	of
2. The death, the deat	ecedent e) lived in County, New Mexico. did not live in New Mexico, but lived in	County, State ounty, New Mexico. dresses of the deceden	ťs
2. The codeath, the document of the condest of the code on the code of the cod	ecedent e) lived in County, New Mexico. did not live in New Mexico, but lived in Co and owned property in Co e carefully searched for all of the names and ad	County, State ounty, New Mexico. dresses of the deceden	ťs

- 4. I have looked carefully and thoroughly for a will of the decedent and did not find one. I believe that the decedent died without a will.
- 5. A personal representative has not been appointed in New Mexico or anywhere else.
 - 6. I do not know of any other probate action either in New Mexico or anywhere else.
 - 7. (Choose one)
- [] I have checked with the district court clerk about a demand for notice and found no such demand. I have not received, and do not know of, any demand from anyone for notice of any probate or related proceeding.
- [] I am aware of a demand for notice and have sent the required notice to each person who demanded notice.
 - 8. (Choose one)
- [] The decedent died more than one hundred twenty (120) hours ago and less than three (3) years ago.
- [] The decedent died more than three (3) years ago, but an informal appointment is necessary to confirm title in the successors to the estate of the decedent.

WHEREFORE, I ask this court to

- A. Appoint me as the personal representative of the estate of the decedent;
- B. Allow me to serve without posting a bond, in an unsupervised administration:
 - C. Ask the court clerk to issue Letters of Administration to me; and
 - D. Order any other relief as this court believes to be appropriate.

I affirm under penalty of perjury under the laws of the State of New Mexico that all of the above statements are true and correct.

Signature of applicant	
Printed name	

Date	
Street address	
City, state, and ZIP code	
Telephone number (optional)	
Email address (optional)	
(If anyone has an equal or higher priority representative, as discussed in the instrubelow to show that person's consent to y	uctions for this form, Step 1, have each sign
I consent to the appointment of the person	onal representative listed above.
Name:	
Signature:	
Relationship to decedent:	
Street address:	
City, state, and ZIP code:	
Name:	
Signature:	
Relationship to decedent:	

Street address:
City, state, and ZIP code:
Name:
Signature:
Relationship to decedent:
Neiationship to decedent.
Street address:
<u> </u>
City, state, and ZIP code:

- 1. See NMSA 1978, Section 45-3-203 for priority among persons seeking appointment as personal representative and NMSA 1978, Section 45-3-301 for informal appointment of a personal representative.
- 2. If the applicant is an "heir," as defined in Rule 1B-102 NMRA, use the bracketed language.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-101 recompiled and amended as 4B-301 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, required the applicant to affirm under penalty of perjury that the applicant's statements are true and correct, removed the provision requiring the applicant to sign and date the form in the presence of a notary, made certain technical changes, and revised the Use Note; added "[For use with Rule 1B-304 NMRA]", after "Review the priorities for appointment set out in", deleted "the instruction to this form, step 1, Probate Form 4B-012" and added "Section 45-3-203(A) NMSA 1978 and Rule 1B-304", after each occurrence of "estate", added "of the decedent", added the affirmation provision preceding the signature line, and removed the notarization portion of the form; in the Use Note, in Paragraph 2, after "defined in", changed "4B-002" to "Rule 1B-102".

Recompilations. — Former Form 4B-101 NMRA, relating to application for informal appointment of personal representative (*no will*), was recompiled and amended as 4B-301 NMRA, effective for all cases pending or filed on or after December 31, 2018.

4B-302. Application for informal probate of will and for informal appointment of personal representative (will).

[For use w	ith Rule 1B-306 NMRA]	
STATE OF	NEW MEXICO	
IN THE PF	ROBATE COURT	
	COUNTY	
IN THE MA	ATTER OF THE ESTATE OF	No
	, DECEASED.	
AND	APPLICATION FO PROBATE O FOR INFORMAL APPOINTMENT ((WILL	F WILL OF PERSONAL REPRESENTATIVE
l,	, state that	
	<i>lent</i>), that qualifies me to act as pers	, the person who died onal representative of the estate of the
(Choose o	ne)	
•	ne priorities for appointment set out in 06 NMRA.)	n Section 45-3-203(A) NMSA 1978 and
[]	I have been nominated in the will	of the decedent.
[] devisee.	I am the surviving spouse of the	decedent and am listed in the will as a
[]	I am one of the devisees of the e	state of the decedent as listed in the will.
[] devisee.	I am the surviving spouse of the	decedent, but am not listed in the will as a
[] will as a de		e of the decedent, but am not listed in the
[] five (45) da	I am an interested person, includ	ing a creditor of the decedent, and fortyeath of the decedent.

am willir disqualif	ng to serve as persona fied to act as personal	p, I have an interest in the esta Il representative of the estate of representative. I do not know on al representative who has price	of the decedent. I am not of anyone else who is	
	he decedent died on _ ne decedent	(<i>date</i>), at	the age of At	
(Choose	e one)			
[] lived in	County, New Mexico.		
[] did not live in Ne and ow	ew Mexico, but lived in	County, State County, New Mexico	of
		f the will of the decedent, dated ication. I believe that this is the		
together		the devisees named in the wildent's spouse, children, and he		ned
Name		Address	Relationship to Decedent	Age (if minor)
5. I	believe that this will ha	as been validly executed.		
	have carefully searche uch a document.	ed for a document that revokes	this will and have not	
7. A else.	personal representati	ve has not been appointed in N	New Mexico or anywher	е
8. I	do not know of any oth	ner probate action either in Nev	w Mexico or anywhere e	lse.
9. (0	Choose one)			
	such demand. I have	with the district court clerk about not received, and do not know ate or related proceeding.		nd
[] I am aware of a	demand for notice and have se	ent the required notice to)

each person who demanded notice.

10. The decedent died more than one hundred twenty (120) hours ago. It has not been more than three (3) years since the decedent's death.

WHEREFORE, I ask this court to

- A. Enter an order informally probating the will of the decedent;
- B. Appoint me as the personal representative of the estate of the decedent;
- C. Allow me to serve without posting a bond, in an unsupervised administration;
 - D. Ask the court clerk to issue Letters Testamentary to me; and
 - E. Order any other relief as this court believes to be appropriate.

I affirm under penalty of perjury under the laws of the State of New Mexico that all of the above statements are true and correct.

Signature of applicant	
Printed name	
Date	
Street address	
City, state, and ZIP code	
Telephone number (optional)	
Email address (optional)	

(If anyone has an equal or higher priority than you for appointment as personal representative, as discussed in Rule 1B-306 NMRA, Step 1, have each sign below to show that person's consent to your serving as personal representative.)

I consent to the appointment of the personal representative listed above.

ame:
ignature:
elationship to decedent:
treet address:
ity, state, and ZIP code:
ame:
ignature:
elationship to decedent:
treet address:
ity, state, and ZIP code:
ame:
ignature:
elationship to decedent:
treet address:
ity, state, and ZIP code:

- 1. See NMSA 1978, Section 45-3-203 for priority among persons seeking appointment as personal representative and NMSA 1978, Section 45-3-301 for informal appointment of a personal representative.
- 2. If the applicant is an "heir," as defined in Rule 1B-102 NMRA, use the bracketed language.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-102 recompiled and amended as 4B-302 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, required the applicant to affirm under penalty of perjury that the applicant's statements are true and correct, removed the provision requiring the applicant to sign and date the form in the presence of a notary, and made certain technical changes; added "[For use with Rule 1B-306 NMRA]", after "Review the priorities for appointment set out in", deleted "the instruction to this form, step 1, Probate Form 4B-022" and added "Section 45-3-203(A) NMSA 1978 and Rule 1B-306", after each occurrence of "estate", added "of the decedent", added the affirmation provision preceding the signature line, and removed the notarization portion of the form.

Withdrawals. — Pursuant to Supreme Court Order No. 18-8300-014, former 4B-302 NMRA, relating to notice to creditors, was withdrawn effective for all cases pending or filed on or after December 31, 2018.

Recompilations. — Former Form 4B-102 NMRA, relating to application for informal probate of will and for informal appointment of personal representative (*will*), was recompiled and amended as 4B-302 NMRA, effective for all cases pending or filed on or after December 31, 2018.

4B-303. Order of informal appointment of personal representative (no will).

, DECEASED.	
IN THE MATTER OF THE ESTATE OF	No.
COUNTY	
IN THE PROBATE COURT	
STATE OF NEW MEXICO	
[For use with Rule 1B-304 NMRA]	

ORDER OF INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE (NO WILL)

This matter comes before the court on the Application for Informal Appointment of Personal Representative of the estate of the decedent and the court having considered the application, FINDS that

1. The Application for Informal Appointment of Personal Representative is complete;

- 2. The applicant has affirmed under penalty of perjury under the laws of the State of New Mexico that the statements contained in the application are true and correct;
 - 3. On the basis of the statements in the application, this court has jurisdiction;
 - 4. On the basis of the statements in the application, venue is proper;
- 5. The applicant has affirmed under penalty of perjury under the laws of the State of New Mexico that after the exercise of reasonable diligence, the applicant is unaware of any unrevoked last will and testament or other testamentary instrument relating to property in this state or under the laws of New Mexico, and the request for the appointment does not relate to any will;
- 6. On the basis of the statements in the application, the applicant gave notice of the filing of the application to each person demanding notice, if any;
- 7. It appears from the application that this proceeding was commenced within the time limitations prescribed by the laws of the State of New Mexico;
- 8. The applicant is an interested person as defined by law, and is not disqualified to serve as personal representative of the estate of the decedent;
- 9. From the statements in the application, the applicant has priority entitling the applicant to be appointed as personal representative of the estate of the decedent; and
- 10. According to the application, no other personal representative has been appointed in New Mexico or in any other state.

THEREFORE, THIS COURT ORDERS that

A. The application is granted;

Signature of applicant

B. The applicant appointed as the personal representative of the ean unsupervised administration and	
C. Letters of Administration shall be issued to acceptance of the office of personal representation	
	Probate Judge
Submitted by:	

Printed name	
Date	
Street address	
City, state, and ZIP code	
Telephone number (optional)	
Email address (optional)	

See NMSA 1978, Section 45-3-308 for proof and findings required prior to appointment of personal representative and NMSA 1978, Section 45-3-307 for informal appointment of personal representative.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-103 recompiled and amended as 4B-303 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, required the applicant to affirm under penalty of perjury that the applicant's statements are true and correct, and made certain technical changes; added "[For use with Rule 1B-304 NMRA]"; in Finding 2, after "applicant has", deleted "made oath or affirmation" and added "affirmed under penalty of perjury under the laws of the State of New Mexico, and after "application are true", deleted "to the best of the applicant's knowledge and belief" and added "are correct", and in Finding 5, after "applicant has", deleted "made oath or affirmation" and added "affirmed under penalty of perjury under the laws of the State of New Mexico".

Recompilations. — Former Form 4B-103 NMRA, relating to order of informal appointment of personal representative (*no will*), was recompiled and amended as 4B-303 NMRA, effective for all cases pending or filed on or after December 31, 2018.

4B-304. Order of informal probate of will and appointment of personal representative (will).

[For use with Rule 1B-306 NMRA]			
STATE OF NEW MEXICO			
IN THE PROBATE COURT			
COUNTY			
IN THE MATTER OF THE ESTATE OF	No		
, DECEASED.			

ORDER OF INFORMAL PROBATE OF WILL AND APPOINTMENT OF PERSONAL REPRESENTATIVE (WILL)

This matter comes before the court on the application for informal probate of the will of the decedent and for informal appointment as personal representative of the estate of the decedent. The court having considered the application, FINDS that

- 1. The Application for Informal Probate of Will and for Informal Appointment of Personal Representative is complete;
- 2. The applicant has affirmed under penalty of perjury under the laws of the State of New Mexico that the statements contained in the application are true and correct;
 - 3. On the basis of the statements in the application, this court has jurisdiction;
 - 4. On the basis of the statements in the application, this court has venue;
- 5. An original, duly executed, and apparently unrevoked will of the decedent is in the possession of this court;
- 6. On the basis of the statements in the application, the applicant gave notice of the filing of the application to each person demanding notice, if any;
- 7. It appears from the application that this proceeding was commenced within the limitations prescribed by the laws of the State of New Mexico;
- 8. The applicant is an interested person as defined by law, and is not disqualified to serve as personal representative of the estate of the decedent;

- 9. From the statements in the application and from the contents of the will, the applicant has priority entitling the applicant to be appointed as personal representative of the estate of the decedent; and
- 10. According to the application, no other personal representative has been appointed in New Mexico or in any other state.

THEREFORE, THIS COURT ORDERS that

THERE ORE, THO COURT ORE	ZENO that
A. The application is granted;	
B. The will of the decedent is info	rmally probated;
C. The applicant appointed as the personal representa an unsupervised administration; and	(<i>name of applicant</i>) is informally tive of the estate of the decedent, without bond, in
D. Letters Testamentary shall be in acceptance of the office of personal re	issued to the applicant upon the applicant's epresentative.
	Probate Judge
Submitted by:	
Signature of applicant	-
Printed name	-
Date	
Street address	
City, state, and ZIP code	
Telephone number (optional)	
Email address (optional)	-

See NMSA 1978, Section 45-3-308 for proof and findings required prior to appointment of personal representative and NMSA 1978, Section 45-3-307 for informal appointment of personal representative.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-104 recompiled and amended as 4B-304 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, required the applicant to affirm under penalty of perjury that the applicant's statements are true and correct, and made certain technical changes; added "[For use with Rule 1B-306 NMRA]", in Finding 2, after "The applicant has", deleted "made oath or affirmation" and added "affirmed under penalty of perjury under the laws of the State of New Mexico, and after "application are true", deleted "to the best of the applicant's knowledge and belief" and added "and correct".

Recompilations. — Former Form 4B-104 NMRA, relating to order of informal probate of will and appointment of personal representative (*will*), was recompiled and amended as 4B-304 NMRA, effective for all cases pending or filed on or after December 31, 2018.

4B-305. Acceptance of appointment as personal representative (*no will*) (*will*).

[1 of doc with redict 15 oo and 15 oo rediction	
STATE OF NEW MEXICO	
IN THE PROBATE COURT	
COUNTY	
IN THE MATTER OF THE ESTATE OF No	
, DECEASED.	

[For use with Rules 1B-304 and 1B-306 NMRA]

ACCEPTANCE OF
APPOINTMENT AS PERSONAL REPRESENTATIVE
(NO WILL) (WILL)

I,	, accept the duties of personal representative of t, and agree to perform the duties of the office to the best of
the estate of the deceden my abilities according to t	
I affirm under penalty of the above statements are	of perjury under the laws of the State of New Mexico that all of true and correct.
Signature of applicant	
Printed name	
Date	
Street address	
City, state, and ZIP code	
Telephone number (option	nal)
Email address (optional)	

See NMSA 1978, Section 45-3-307 and NMSA 1978, Section 45-3-601 for acceptance of appointment of personal representative.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-105 recompiled and amended as 4B-305 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, required the applicant to affirm under penalty of perjury that the applicant's statements are true and correct, removed the provision requiring the applicant to sign and date the form in the presence of a notary, and made certain technical changes; added "[For use with Rules 1B-304 and 1B-306 NMRA]", added the

affirmation provision preceding the signature line, and removed the notarization portion of the form.

Recompilations. — Former Form 4B-105 NMRA, relating to acceptance of appointment as personal representative (*will*) (*no will*), was recompiled and amended as 4B-305 NMRA, effective for all cases pending or filed on or after December 31, 2018.

4B-306. Letters of administration (no will).

[For use with Rule 1B-304 NMRA]			
STATE OF NEW MEXICO			
IN THE PROBATE COURT			
COUNTY			
IN THE MATTER OF THE ESTATE OF	No		
, DECEASED.			
LETTERS OF ADMINISTRATION (NO WILL)			
TO WHOM IT MAY CONCERN:			
Notice is now given that			
Issued this day of			
	Clerk of the Probate Court		
	By: Deputy Clerk		
	Deputy Clerk		

USE NOTES

(Seal)

See NMSA 1978, Section 45-3-103 and NMSA 1978, Section 45-3-601 for issuance of letters.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-106 recompiled and amended as 4B-306 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, added "[For use with Rule 1B-304 NMRA]".

Recompilations. — Former Form 4B-106 NMRA, relating to letters of administration (*no will*), was recompiled and amended as 4B-306 NMRA, effective for all cases pending or filed on or after December 31, 2018.

4B-307. Letters testamentary (will).

[For use with Rule 1B-306 NMRA]			
STATE OF NEW MEXICO			
IN THE PROBATE COURT			
COUNTY			
IN THE MATTER OF THE ESTATE OF	No		
, DECEASED.			
LETTERS TESTAMENTARY (WILL)			
TO WHOM IT MAY CONCERN:			
Notice is now given that			
Issued this day of			

	Clerk of the Probate Court
	Ву:
	By: Deputy Clerk
(Seal)	
USE NOTES	
See NMSA 1978, Section 45-3-103 and NMSA 1978 of letters.	3, Section 45-3-601 for issuance
[Approved, effective September 15, 2000; as amended 07-8300-005, effective March 1, 2007; 4B-107 recompile Supreme Court Order No. 18-8300-014, effective for all after December 31, 2018.]	ed and amended as 4B-307 by
ANNOTATIONS	
The 2018 amendment , approved by Supreme Court Or December 31, 2018, added "[For use with Rule 1B-306]	
Recompilations. — Former Form 4B-107 NMRA, relati was recompiled and amended as 4B-307 NMRA, effection or after December 31, 2018.	
ARTICLE 4 Notice to Heirs, Devisees, and Any Demand for Notice	Person Filing a
4B-401. Notice of informal appointment of p	personal representative.
[For use with Rules 1B-304, 1B-306, and 1B-401 NMRA	A]
STATE OF NEW MEXICO	
IN THE PROBATE COURT	
COUNTY	
IN THE MATTER OF THE ESTATE OF	No
, DECEASED.	

NOTICE OF INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE

YOU ARE HEREBY NOTIFIED THAT

1.	This notice is being sent to	the heirs [and devis	ees]1 of the decedent.
repres	On, entative's name) was appo ent in an informal proceedir	inted the personal re	presentative of the estate of the
3.	No bond has been filed.		
	All documents relating to the		dent are on file with the probate e for your inspection.
accord entitled the pe	ling to the terms of the Prob d to information regarding the rsonal representative. You	pate Code without su he administration of t may also petition the	ed by the personal representative pervision from the court. You are the estate of the decedent from court in any matter relating to the and expenses of administration.
Dated:	·,	<u>.</u>	
Signat	ure of personal representat	tive	
Printed	d name		
Street	address		
City, s	tate, and ZIP code		
Teleph	none number (optional)		
	address (optional)		

USE NOTES

1. If the decedent had a will, use the bracketed language. See Rule 1B-102 NMRA for the definition of a "devisee."

2. See NMSA 1978, Section 45-3-705 for notice of appointment of personal representative.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-201 recompiled and amended as 4B-401 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, made certain technical changes, and revised the Use Note; added "[For use with Rules 1B-304, 1B-306, and 1B-401 NMRA]"; and in the Use Note, added new Use Note 1 and redesignated the former undesignated use note as Use Note 2.

Recompilations. — Former Form 4B-201 NMRA, relating to notice of informal appointment of personal representative, was recompiled and amended as 4B-401 NMRA, effective for all cases pending or filed on or after December 31, 2018.

4B-402. Proof of notice.

[For use with Rules 1B-304, 1B-306, and 1B-401 NMRA	A]	
STATE OF NEW MEXICO		
IN THE PROBATE COURT		
COUNTY		
IN THE MATTER OF THE ESTATE OF	No	
, DECEASED.		
PROOF OF NOTICE		
I,, am the personal representative of the estate of the decedent. I have mailed a copy of the Notice of Informal Appointment of Personal Representative to the following people at the addresses listed below (<i>list all persons named in the will, if there is a will, and all heirs, even if not named in a will</i>):		
Heirs and devisees		
Name	Address	

People who have de	manded notice
Name	Address
Dated:	
Signature of personal representative	
Printed name	
Street address	
City, state, and ZIP code	
Telephone number (optional)	
Email address (optional)	

See NMSA 1978, Section 45-3-705 for proof of notice of appointment.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-202 recompiled and amended as 4B-402 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, made certain technical changes; added "[For use with Rules 1B-304, 1B-306, and 1B-401 NMRA]".

Recompilations. — Former Form 4B-202 NMRA, relating to proof of notice, was recompiled and amended as 4B-402 NMRA, effective for all cases pending or filed on or after December 31, 2018.

ARTICLE 5 Notice to Creditors

4B-501. Notice to creditors by publication and notice to creditors by written notice (mailing or other delivery).

[For use with Rules 1B-304, 1B-306, and 1B-401 NMR/	A]
STATE OF NEW MEXICO	
IN THE PROBATE COURT	
COUNTY	
IN THE MATTER OF THE ESTATE OF	No
, DECEASED.	
NOTICE TO CREDITOR	es
NOTICE IS HEREBY GIVEN that the undersigned herepresentative of the estate of the decedent. All persons estate of the decedent are required to present their claim the date of the first publication of any published notice the after the date of mailing or other delivery of this notice, will be forever barred. Claims must be presented either representative at the address listed below, or filed with a County, New Mexico, located at the county.	s having claims against the ms within four (4) months after o creditors or sixty (60) days whichever is later, or the claims to the undersigned personal the Probate Court of
Dated:,	
Signature of personal representative	
Printed name	
Address	

City, state, and ZIP code	
Telephone number (optional)	
Email address (optional)	

See NMSA 1978, Sections 45-3-801 to 45-3-803 for notice to creditors provisions.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-301 recompiled and amended as 4B-501 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, expanded the time within which creditors must present their claims against the decedent's estate, and made certain technical changes; after "Notice to", deleted "known", and after "creditors", added "by publication and notice to creditors by written notice (mailing or other delivery)"; in the title of the form, after "NOTICE TO", deleted "KNOWN"; after "present their claims within", changed "two (2)" to "four (4)", and after "notice to creditors or", added "sixty (60) days after".

Recompilations. — Former Form 4B-301 NMRA, relating to notice to known creditors, was recompiled and amended as 4B-501 NMRA, effective for all cases pending or filed on or after December 31, 2018.

ARTICLE 6 Inventories and Accountings

4B-601. Inventory.

[For	use with	Rules	1B-304,	1B-306,	and	1B-501	NMRA]
STA	TF OF N	FW M	EXICO				

IN THE PROBATE COURT

_____COUNTY

IN THE MATTER OF THE ESTATE OF	No	
, DECEASED.		
INVENT	ORY	
I,, the perdecedent, have prepared an inventory of the perdecedent, have prepared an inventory of the perdecedent, have prepared an inventory of the perdecedent. The inventory is as follows:		
Item 1	\$\$ \$ \$ \$	Mortgage or Lien \$\$ \$\$ \$\$ \$\$ \$\$
Signature of personal representative		
Date		
Printed name		
Street address		
City, state, and ZIP code		
Telephone number (optional)		
Email address (optional)		

See NMSA 1978, Sections 45-3-706 to 45-3-708 for preparation of inventory of property owned by the decedent.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-401 recompiled and amended as 4B-601 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, added "[For use with Rules 1B-304, 1B-306, and 1B-501 NMRA]".

Recompilations. — Former Form 4B-401 NMRA, relating to inventory, was recompiled and amended as 4B-601 NMRA, effective for all cases pending or filed on or after December 31, 2018.

4B-602. Accounting.
[For use with Rules 1B-304, 1B-306, and 1B-501 NMRA]
STATE OF NEW MEXICO
IN THE PROBATE COURT
COUNTY
IN THE MATTER OF THE ESTATE OF No
, DECEASED.
ACCOUNTING
I,, the personal representative of the estate of the decedent, have prepared an accounting of the administration of the estate of the decedent.
I am sending a copy of this document to the distributees whose interests are affected by this accounting. The accounting is as follows:
Cash and Other Assets in the Estate

Value

A. Items from Inventory (not sold)

2.

1. _____

3. _____

B. 1.	Making of Inventory (not sold) 1.			Value 		
2.				\$		
3.				\$		
4. 5.				Φ		
О.	Items Sold	Sales Price		Sales Expense	Net Amount Received	
1.		\$		\$	\$	
2.		\$		\$		
3.		\$		\$	\$	
4.		\$		\$	\$	
5.		\$		\$	\$	
6.		\$		\$	\$	
D.	Income Received			Amoun	t	
1.				\$		
2.				\$ \$		
3.				\$ \$		
4.				\$		
5.				\$		
Pa	al of Cash and Other Assets: yments and Distributions		\$			
A.	Payments to Creditors and for Expenses of Administration			Amoun	t Paid	
1.				\$		
2.				\$		
3.				\$		
4.				\$		
5.				\$		
6.				\$		
В.	Distributions to Devisees or Heirs			Value o Distribu		
1.				\$		
2.				Φ.		
3.						
4.						
5.				\$		
6.						
	al of Payments and Distributions:			Φ.		
(To	otal of Cash and Other Assets ould equal Total of Payments and Dis	tributions.)		¥		

Signature of personal representative		
Printed name		
Date		
Street address		
City, state, and ZIP code		
Telephone number (optional)		
Email address (optional)		

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-501 recompiled and amended as 4B-602 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, added "[For use with Rules 1B-304, 1B-306, and 1B-501 NMRA]".

Recompilations. — Former Form 4B-501 NMRA, relating to accounting, was recompiled and amended as 4B-602 NMRA, effective for all cases pending or filed on or after December 31, 2018.

ARTICLE 7 Closing a Probate Proceeding

4B-701. Verified closing statement of the personal representative.

[For use with Rules 1B-304, 1B-306, and 1B-601 NMRA]

STATE OF NEW MEXICO

IN THE PROBATE COURT

COUNTY	
IN THE MATTER OF THE ESTATE OF	No
, DECEASED.	
VERIFIED CLOSING STATEMENT (OF THE PERSONAL REPRESENTATIVE
I,, state that	

- 1. I am the personal representative of the estate of the decedent;
- 2. The probate was filed more than six (6) months ago and the time for the presentation of creditor's claims has expired;
 - 3. I have completed my work on the estate of the decedent. In order to do this, I
- A. inventoried and estimated the value in writing of all of the decedent's property and encumbrances on this property;
- B. resolved all claims that were presented to me, either by paying them or otherwise taking care of them;
 - C. paid all the expenses of administration;
- D. paid federal and state taxes that were due, including estate tax, inheritance or other death taxes, and income taxes; and
- E. distributed all the remaining assets, including decedent's real property, if any, to the people who were entitled to receive them, taking into account the family and personal property allowances allowed by law. The distributions were in the appropriate amounts;
- 4. I mailed a copy of this document to anyone entitled to a distribution from the estate of the decedent. I also mailed a copy of the accounting of this estate to anyone entitled to a distribution from this estate whose interests were affected by the accounting;
 - 5. As far as I know, there are no other actions pending in any court; and
 - 6. By this closing statement, I am indicating to the court that I am closing the estate.

I affirm under penalty of perjury under the laws of the State of New Mexico that the above statements are true and correct.

Signature of personal representative		
Printed name		
Date		
Address		
City, state, and ZIP code		
Telephone number (optional)		
Email address (optional)		

WARNING: Do not submit this form to the court until you have completed ALL estate work. Once this form is filed with the court, the personal representative no longer has authority to act on behalf of the decedent's estate.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-005, effective March 1, 2007; 4B-502 recompiled and amended as 4B-701 by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

The 2018 amendment, approved by Supreme Court Order No. 18-8300-014, effective December 31, 2018, expanded the time within which creditors may make claims against the estate of the decedent, required the applicant to affirm under penalty of perjury that the applicant's statements are true and correct, removed the provision requiring the applicant to sign and date the form in the presence of a notary, and made certain technical changes; after "Verified", added "closing"; and added "[For use with Rules 1B-304, 1B-306, and 1B-601 NMRA]", in the title of the form, after "VERIFIED", added "CLOSING"; in Paragraph 2, after "more than", changed "three (3)" to "six (6)", added the affirmation provision preceding the signature line, and removed the notarization portion of the form.

Recompilations. — Former Form 4B-502 NMRA, relating to verified statement of the personal representative, was recompiled and amended as 4B-701 NMRA, effective for all cases pending or filed on or after December 31, 2018.

4B-702. Verified small estate closing statement of the personal representative.

[For use with Rules 1B-304	, 1B-306, and 1B-60	01 NMRA]
STATE OF NEW MEXICO		
IN THE PROBATE COURT	-	
CO	UNTY	
IN THE MATTER OF THE	ESTATE OF	No
, DE	CEASED.	
VERIFIED SMALL E	STATE CLOSING S REPRESEN	STATEMENT OF THE PERSONAL TATIVE
Ι,	, state that	
1. I am the personal re	presentative of the	estate of the decedent;
2. I have completed my	work on the estate	of the decedent. In order to do this, I
A. inventoried a	nd estimated the val	ue in writing of all of the decedent's

B. determined to the best of my knowledge that the value of the entire estate, less liens and encumbrances, does not exceed the family allowance, personal property allowance, costs and expenses of administration, reasonable necessary medical and hospital expenses of the last illness of the decedent, and reasonable funeral expenses; and

property and encumbrances on this property;

- C. distributed all the remaining assets, including decedent's real property, if any, to the people who were entitled to receive them, taking into account the family and personal property allowances allowed by law. The distributions were in the appropriate amounts;
- 3. I mailed a copy of this document to anyone entitled to a distribution from the estate and to all creditors or other claimants of whom I am aware whose claims are neither paid nor barred. I also mailed a copy of the accounting of this estate to anyone

entitled to a distribution from this estate whose interests were affected by the accounting;

- 4. As far as I know, there are no other actions pending in any court; and
- 5. By this closing statement, I am indicating to the court that I am closing the estate of the decedent.

I affirm under penalty of perjury under the laws of the State of New Mexico that the above statements are true and correct.

Signature of personal representative	
Printed name	
Date	
Address	
City, state, and ZIP code	
Telephone number (optional)	
Email address (optional)	

USE NOTES

WARNING: Do not submit this form to the court until you have completed ALL estate work. Once this form is filed with the court, the personal representative no longer has authority to act on behalf of the decedent's estate.

[Adopted by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ARTICLE 8 Proof of Authority

4B-801. Proof of authority.

[For use with Rule 1B-201 NMRA]
STATE OF NEW MEXICO
COUNTY OF
PROBATE COURT
IN THE MATTER OF THE ESTATE OF
, DECEASED No
PROOF OF AUTHORITY
I,
2. The decedent died (<i>choose one</i>) [testate] [intestate].
3. By its order dated, the court in County, State of, opened the estate of the decedent in Case No and appointed me (<i>choose one</i>) [personal representative] [tribal court appointee] of the estate of the decedent. An authenticated copy of the (<i>choose one</i>) [order] [tribal appointment] appointing me as (<i>choose one</i>) [personal representative] [tribal court appointee] is filed with this Proof of Authority.
4. I, the domiciliary foreign personal representative, was appointed and served (<i>choose one</i>) [with] [without] bond as (<i>choose one</i>) [personal representative] [tribal court appointee] of the estate of the decedent. An authenticated copy of the bond (if applicable) is filed with this Proof of Authority.
5. (Choose one) [Letters of Administration] [Letters Testamentary] [equivalent indicia of authority from a tribal court or the Bureau of Indian Affairs] was/were issued on An authenticated copy of the (choose one) [Letters of Administration] [Letters Testamentary] [equivalent indicia of authority from a tribal court or the Bureau of Indian Affairs] is filed with this Proof of Authority.
6 My address is

7. No local administration or application or petition for a local administration is pending in the State of New Mexico.

I affirm under penalty of perjury under the laws of the State of New Mexico that all of the above statements are true and correct.

Domiciled foreign personal representa (signature)	tive (including a tribal court appointee)
Printed name	
Date	
Address	
City, state, and ZIP Code	
Telephone number (optional)	
Email address (optional)	

[Adopted by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018; as amended by Supreme Court Order No. 21-8300-019, effective for all cases pending or filed on or after December 31, 2021.]

ANNOTATIONS

The 2021 amendment, approved by Supreme Court Order No. 21-8300-019, effective December 31, 2021, provided that a "domiciliary foreign personal representative" includes a tribal court appointee designated by a tribal court or the Bureau of Indian Affairs to conform with amendments to Rule 1B-102 NMRA; in the introductory paragraph, after "domiciliary personal representative of the estate of the decedent", added "(including a tribal court appointee designated by a tribal court or the Bureau of Indian Affairs)"; in Paragraph 3, after "and appointed me", deleted "personal representative" and added "(choose one) [personal representative] [tribal court appointee]", after "authenticated copy of the", deleted "order" and added "(choose one) [order] [tribal appointment]", and after "appointing me", deleted "personal representative" and added "(choose one) [personal representative] [tribal court appointee]"; in Paragraph 4, after "bond as", deleted "personal representative" and added "(choose

one) [personal representative] [tribal court appointee]"; in Paragraph 5, after each occurrence of "[Letters Testamentary]", added "[equivalent indicia of authority from a tribal court or the Bureau of Indian Affairs]", and in the affirmation, after "Domiciled foreign personal representative", added "(including a tribal court appointee)".

4B-802. Certificate acknowledging receipt of documents related to proof of authority.

[For use with Rule 1B-201 NMRA]			
STATE OF NEW MEXICO COUNTY OF PROBATE COURT			
IN THE MATTER OF THE ESTATE OF			
, DECE	ASED.	No	
CERTIFICATE ACKNOWLE RELATED TO P			гѕ
I,, Probate acknowledge receipt of the following doc Section 45-4-204 NMSA 1978, in the ab	cuments relate	ed to proof of authorit	County, y under
1. Authenticated copies of documen foreign personal representative (includin court or the Bureau of Indian Affairs), an	g a tribal cou	rt appointee designate	
2. A statement of the domiciliary for	eign personal	representative's add	ress.
In accordance with Section 45-4-205 representative (including a tribal court at 204 NMSA 1978 may, for assets in New representative and may maintain actions conditions imposed on nonresident parti	opointee) who Mexico, exer and proceed	has complied with S cise all powers of a lo	ection 45-4- ocal personal
Witness my hand and seal of the Probat	e Court on	,	·
(Seal)			
		County Probate Jude	ae

[Adopted by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018; as amended by Supreme Court Order No. 21-8300-019, effective for all cases pending or filed on or after December 31, 2021.]

ANNOTATIONS

The 2021 amendment, approved by Supreme Court Order No. 21-8300-019, effective December 31, 2021, provided that a "domiciliary foreign personal representative" includes a tribal court appointee designated by a tribal court or the Bureau of Indian Affairs to conform with amendments to Rule 1B-102 NMRA; and in Paragraph 1, after "domiciliary foreign personal representative", added "(including a tribal court appointee designated by a tribal court or the Bureau of Indian Affairs)", and in the last undesignated paragraph, after "domiciliary foreign personal representative", added "(including a tribal court appointee)".

ARTICLE 9 Special Administration

4B-901. Application for informal appointment of special administrator.

[For use with Rule 1B-201 NMRA]	
STATE OF NEW MEXICO	
COUNTY OF	
PROBATE COURT	
IN THE MATTER OF THE ESTATE OF	
, DECEASED No	
APPLICATION FOR INFORMAL APPOINT OF SPECIAL ADMINISTRATOR	MENT
I,, state that	
1, the decedent, died on At death, the decedent lived in A probate action has not been filed anywhere in New Mexico.	
I had the following relationship with	, decedent:
[] I am the surviving spouse.	

[] I am one of the heirs of	of the estate.	
[] I am an interested per decedent.	rson because I am	to the
3. A special administrator is nerepresentative to protect the estate	• • • • • • • • • • • • • • • • • • • •	ment of a general personal
 I am qualified to be appointed collecting and managing the assets accounting for and delivering the as appointment. 	of the estate of the dec	edent, preserving them, and
I affirm under penalty of perjury the above statements are true and		tate of New Mexico that all of
Signature of applicant		
Printed name		
Date		
Address		
City, state, and ZIP Code		
Telephone number (optional)		
Email address (optional)		
[Adopted by Supreme Court Order liled on or after December 31, 2018		tive for all cases pending or

4B-902. Order appointing special administrator.

[For use with Rule 1B-201 NMRA]

STATE OF NEW MEXICO

COUNTY OF		
PROBATE COURT		
IN THE MATTER OF THE ESTATE O)F	
, DE	CEASED	No
ORDER APPOINTI	NG SPECIAL AI	DMINISTRATOR
Upon the application of interested in the estate of the decede pending the appointment of a general shown, the court finds that a special a protect the estate of the decedent.	l personal repres	sentative, and upon good cause
IT IS, THEREFORE, ORDERED t special administrator of the estate of the estate, to preserve them, to accoupersonal representative upon appoint court.	the decedent, to unt for and delive	collect and manage the assets of er the assets to the general
The court shall issue Letters of Sp acceptance of the office of special ad		ition upon the applicant's
Witness my hand and seal of the p	orobate court on	,
·		
		County Probate Judge
(Seal)		
Submitted by:		
	-	
Signature of applicant		
Printed name	-	
Date	-	
Street address	-	

City, state, and ZIP code
Telephone number (optional)
Email address (optional)
[Adopted by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]
4B-903. Acceptance for appointment of special administrator.
[For use with Rule 1B-201 NMRA]
STATE OF NEW MEXICO
COUNTY OF
PROBATE COURT
IN THE MATTER OF THE ESTATE OF
, DECEASED No
ACCEPTANCE FOR APPOINTMENT OF SPECIAL ADMINISTRATOR
I,
the above statements are true and correct.
Signature of applicant
Printed name
Date

Address	
City, state, and ZIP code	
Telephone number (optional)	
Email address (optional)	
[Adopted by Supreme Court Order No. 18-8300-014, effective for all cases filed on or after December 31, 2018.]	pending or
4B-904. Letters of special administration.	
[For use with Rule 1B-201 NMRA]	
STATE OF NEW MEXICO	
COUNTY OF	
PROBATE COURT	
IN THE MATTER OF THE ESTATE OF	
, DECEASED No	
LETTERS OF SPECIAL ADMINISTRATION	
TO WHOM IT MAY CONCERN:	
Notice is now given that has been appointed the special administrator of the estate of the decedent, and has qualified as of the decedent's special administrator by filing with the court a statement of the duties of that office.	
The special administrator shall have the limited power to collect and massets of the estate of the decedent, preserve them, and account for and dassets to the general personal representative upon appointment.	•
Issued this day of,	
Clerk of the P	robate Court

19	മാ	I١
ıo	чa	I)

By: _		
•	Deputy Clerk	

[Adopted by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ARTICLE 10 Transfer

4B-1001. Order transferring case from probate court to district court.

court.				
[For use with Rules 1B-101 and 1B-701 NMRA]				
STATE OF NEW MEXICO				
COUNTY OF				
PROBATE COURT				
IN THE MATTER OF THE ESTATE OF				
, DECEASED No				
ORDER TRANSFERRING CASE FROM PROBATE COURT TO DISTRICT COURT				
The probate court hereby transfers the above-captioned matter to the district court for the following reason(s):				
[] The probate court judge has declined the application for informal probate of a will under Section 45-3-305 NMSA 1978.				
[] The probate court judge has declined the application for informal appointment of a personal representative under Section 45-3-309 NMSA 1978.				
[] The probate court judge has declined to act due to a conflict of interest.				
[] An evidentiary hearing may be required.				
A general description of the issue presented is as follows:				

*	E, ORDERED that the case in the matter of the Estate of, Deceased, Probate Court No filed in the
probate court of (<i>insert number of the c</i>	County, be transferred to the
probate court of (insert number of the control	County, be transferred to the
probate court of (insert number of the control Court for IT IS FURTHER Of required by the district	County, be transferred to the
probate court of (insert number of the control Court for IT IS FURTHER Of required by the district	County, be transferred to the

(Seal)

[Adopted by Supreme Court Order No. 18-8300-014, effective for all cases pending or filed on or after December 31, 2018.]

ANNOTATIONS

Table of Corresponding Forms

The table below lists the former form number and the corresponding new number, and the new form number and the corresponding former form number pursuant to Supreme Court Order No. 18-8300-014.

Former Form No.	Corresponding New Form No.	New Form No.	Corresponding Former Form No.
4B-001	Recomp. as 1B-301	4B-101	New
4B-002	Recomp. as 1B-102	4B-201	4B-601
4B-003	Recomp. as 1B-302	4B-202	4B-602
4B-011	Recomp. as 1B-303	4B-301	4B-101

4B-012	Recomp. as 1B-304	4B-302	4B-102
4B-021	Recomp. as 1B-305	4B-303	4B-103
4B-022	Recomp. as 1B-306	4B-304	4B-104
4B-101	Recomp. as 4B-301	4B-305	4B-105
4B-102	Recomp. as 4B-302	4B-306	4B-106
4B-103	Recomp. as 4B-303	4B-307	4B-107
4B-104	Recomp. as 4B-304	4B-401	4B-201
4B-105	Recomp. as 4B-305	4B-402	4B-202
4B-106	Recomp. as 4B-306	4B-501	4B-301
4B-107	Recomp. as 4B-307	4B-601	4B-401
4B-201	Recomp. as 4B-401	4B-602	4B-501
4B-202	Recomp. as 4B-402	4B-701	4B-502
4B-301	Recomp. as 4B-501	4B-702	New
4B-302	Withdrawn	4B-801	New
4B-401	Recomp. as 4B-601	4B-802	New
4B-501	Recomp. as 4B-602	4B-901	New
4B-502	Recomp. as 4B-701	4B-902	New
4B-503	Withdrawn	4B-903	New
4B-504	Withdrawn	4B-904	New
4B-601	Recomp. as 4B-201	4B-1001	New
4B-602	Recomp. as 4B-202		