STATE OF I	ler appointing kinship gu NEW MEXICO	ardian(s).	
	F JUDICIAL DISTRI ,		
		No	
	TTER OF THE KINSHIP GI ,¹ (ɛ , Re,	a) Child(ren) ( <i>use init</i> espondent #1,	ials only), and concerning
		RDER APPOINTING SHIP GUARDIAN(S	)
Respondent [] did not ap appeared pr	MATTER came before the to Appoint Kinship Guardia #1,pear. Respondent #2, to se [] did not appear. The nd being sufficiently advise	n(s) for the minor chi _ (name(s) of Petitio _ (name of Responde (name of Responde _ court having review	ild(ren). Petitioner(s) ner(s)) appeared pro se. ent #1), [] appeared pro se name of Respondent #2), []
	The court has jurisdiction -15 NMSA 1978.	under the Kinship G	uardianship Act, Sections
2. proceedings	All necessary parties have.	e been given adequa	ate notice of the
3.	The name and age of the minor child(ren) are as follows:		
Child	l's name	Birth year	Age
4. ( <i>relationship</i> Guardianshi	Petitioner(s) is/are the mi  and is/are proper person(  Act.		dian(s) under the Kinship
5.	(Select all that apply)		
[]	[] Respondent #1 is the minor child(ren)'s legal parent and		
	[] consents to the ap	pointment of Petition	er(s) as the guardian(s);

OR the minor child(ren) has/have resided with Petitioner(s) for at least ninety (90) days prior to filing the petition to appoint kinship guardian(s), and Respondent #1 was not residing in the home during that time; OR There are **extraordinary circumstances** in this matter as follows, which include that Respondent #1 is unable or unwilling to provide appropriate care, maintenance, and supervision for the minor child(ren): Respondent #2 is the minor child(ren)'s legal parent and [] consents to the appointment of Petitioner(s) as the guardian(s); OR the minor child(ren) has/have resided with Petitioner(s) for at least ninety (90) days prior to filing the petition to appoint kinship guardian(s), and Respondent #2 was not residing in the home during that time; OR There are **extraordinary circumstances** in this matter as follows, which include that Respondent #2 is unable or unwilling to provide appropriate care. maintenance, and supervision for the minor child(ren): Petitioner(s) is/are providing appropriate care, maintenance, and supervision for the minor child(ren). The Indian Child Welfare Act, 25 U.S.C. §§ 1901-1963, and the Indian Family Protection Act, Sections 32A-28-1 through 32A-28-42 NMSA 1978: []do not apply to this matter or [] do apply to this matter.

following additional findings regarding the domicile and residence of the minor child, an how the minor child will continue to participate in the cultural learning and activity of their tribe:
[ ] A Cultural Compact between the minor child's kinship guardian(s) and the minor child(ren)'s tribe is attached and incorporated by reference herein.
8. The requirements of Section 40-10B-8(B) NMSA 1978 have been proven by clear and convincing evidence.
9. It is in the minor child(ren)'s best interests that Petitioner(s) be appointed as the minor child(ren)'s kinship guardian(s).
10. Other:
WHEREFORE IT IS ORDERED:
1. Petitioner(s) is/are appointed as the kinship guardian(s) of the minor child(ren).
2. The appointment of kinship guardianship shall remain in effect until the minor child(ren) reach(es) the age of eighteen (18) or until further order of the court, whichever comes first.
3. Under Section 40-10B-13(A) NMSA 1978, Petitioner(s) has/have the legal rights and duties of a parent except the right to consent to the adoption of the minor child(ren).
4. Respondents' parental rights pertaining to the minor child(ren) are hereby suspended until further order of the court.
5. Visitation shall be as follows:
[] Under the Kinship Guardianship Act, Section 40-10B-13(B) NMSA visitation between the legal parents and the minor child(ren), or any other persons shall be at the discretion of the guardian(s);

or Visitation shall be as follows: Child support shall be as follows: 6. [] No child support is ordered because Petitioner(s) waive a request for child support at this time, but reserve his/her/their right to request child support at a later time: Or Child support is ordered as follows: This order allows the kinship guardian to apply for State programs and 7. assistance on behalf of the minor child(ren) without reference to the kinship guardian(s)'s income. 8. Other: District Court Judge Signature of Petitioner #1 Printed name Address Telephone number and email address Signature of Petitioner #2 Printed name Address

Telephone number and email address

Signature of Respondent #1		
Printed name		
Address		
Telephone number and email address		
Signature of Respondent #2		
Printed name		
Address		
Telephone number and email address		

## **USE NOTES**

1. Insert the initials of each child listed in the Petition to Appoint Kinship Guardian(s).

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005; 4-988 recompiled and amended as 4A-511 by Supreme Court Order No. 16-8300-020, effective for all pleadings and papers filed on or after December 31, 2016; as amended by Supreme Court Order No. 22-8300-020, effective for all pleadings and papers filed on or after December 31, 2022; as amended by Supreme Court Order No. S-1-RCR-2023-00052, effective for all cases pending or filed on or after December 31, 2024.]