### UNANNOTATED

## **Domestic Relations Forms**

## **Stage One (1) Divorce Forms**

# 4A-100. Domestic relations forms; instructions and cautions regarding use of forms.

- A. **Short title.** These forms, compiled as Forms 4A-100 through 4A-403 NMRA [withdrawn], shall be known as the Domestic Relations Forms and shall be cited by their New Mexico Rules Annotated set and form number, as in "Form 4A- NMRA."
- B. **Mandatory acceptance of forms by district court.** The New Mexico Supreme Court has approved these Domestic Relations Forms for use in domestic relations actions by self-represented litigants and attorneys appearing in the district courts. As provided by Rule 1-120 NMRA, these forms supersede conflicting local district court domestic relations forms and shall be accepted by the district courts.
- C. Responsibility of self-represented parties. A self-represented person shall abide by the same rules of procedure and rules of evidence as lawyers. It is the responsibility of a self-represented person to determine what needs to be done and to take the necessary action. A self-represented person involved in a divorce proceeding may need the advice of an attorney or other appropriate professional during the process and is responsible for finding an attorney or other appropriate professional for advice or representation.
- (1) All notices from the court will be mailed to you at the last address on file with the court. If you move, you must file a Notice of Change of Address so that you receive your mail from the court.
- (2) Rule 1-005 NMRA requires that you provide a copy of anything you file in court to the other party on the same day you file it. This is what the Certificate of Service confirms.
- D. **Definitions.** The following definitions apply to the terms used in the Domestic Relations Forms:
- (1) "contested divorce proceeding" means a divorce proceeding in which the parties cannot reach an agreement on one or more decisions that must be made to finalize a divorce, including but not limited to the division of property, debts, spousal support, child custody, time sharing, visitation, or child support, and therefore are unable to file all of the required forms at the same time;

- (2) "creditor" means a person, agency, bank, or business to whom a debt is owed;
- (3) "custody plan" means Form 4A-302 NMRA, which sets forth the type of legal custody and includes a parenting plan, when required by law;
- (4) "debt" means separate or community debt as defined in Section 40-3-9 NMSA 1978. Debt is an amount of money owed to a creditor that may include, but is not limited to: loans (signature, car, school, payday), mortgages, credit card balances, balances owed on bills (utilities, phone, cell phone, cable television), and federal and state tax bills. The party whose name is on the debt may not be the only party responsible for payment of the debt;
- (5) "default" means the process to get relief from the court in the form of an order when a party fails to respond or defend a case (either party is subject to a default judgment for failure to respond). See Rule 1-055 NMRA for more information;
  - (6) "dissolution of marriage" means a divorce;
  - (7) "divorce proceeding" means the judicial process used to get a divorce;
- (8) "minor child" means a child who is under eighteen (18) years of age and who is the child of both parties to a divorce. For the purposes of support only, a child who is under the age of nineteen (19) and attending high school full time may be considered a minor child;
- (9) "parenting plan" means a plan as defined by Section 40-4-9.1 NMSA 1978, setting forth the responsibilities of each parent individually and the parents jointly in a joint custody arrangement. For an example of a parenting plan, see Form 4A-302(II)(B) NMRA;
  - (10) "party" means a spouse named in a divorce proceeding;
- (11) "petition for dissolution of marriage" means the document that requests a divorce;
- (12) "petitioner" means the first party named on a petition for dissolution of marriage. This person is referred to as a "petitioner" solely for purposes of identifying the parties in the court system;
- (13) "property" means the types of property the parties to a divorce may own, including community, separate, or quasi-community as defined in Section 40-3-8 NMSA 1978. Property includes, but is not limited to: homes, land, livestock, cars/vehicles, furniture, savings and checking accounts, retirement accounts, jewelry, inheritances, tools, and art. The name of the party on the title to the property may not be the sole

owner of the property. Questions about whether property is separate or community should be referred to a private attorney or the court, as appropriate;

- (14) "respondent" means the second party named on a petition in a domestic relations proceeding;
- (15) "service" or "service of process" means having a person eighteen (18) years or older, who is not a party to the action, give papers to a named party in a case by personally handing the paperwork to the person, or having the papers delivered to a named party in a case by some other way as described in Rule 1-004 NMRA;
- (16) "summons" means a notice to the respondent that a lawsuit has started. The summons notifies the respondent to respond to the divorce petition within the specified deadline.

The summons is a two-part form. On the first part, the summons has information about the court, names and addresses of the parties, the deadline for a response, and notice that a default may happen for failure to respond. The second part of the summons is the return. The summons is served on the respondent. Once the respondent is served, the return must be filled out by the person who did the service of process and signed by that person with a notarized signature. When the original summons, including the return, is completely filled out and signed, the petitioner is responsible for filing it with the district court. The summons form is Form 4-206 NMRA. Filing the completed summons and return lets the court know that the respondent has been served:

- (17) "summons packet" means a copy of the summons (Form 4-206 NMRA), petition for dissolution of marriage (Form 4A-102 or 4A-103 NMRA), temporary domestic order (Form 4A-201 NMRA), and a blank copy of the Domestic Relations Information Sheet (Form 4A-101 NMRA). See Paragraph E below for more information. The summons packet is served on the respondent;
- (18) "temporary domestic order" means an order issued by the court when a divorce proceeding is filed that instructs the parties on how to conduct themselves regarding interactions with each other, finances, children, and property until the divorce is final. The temporary domestic order is Form 4A-201 NMRA;
- (19) "time sharing and order for support and care of children" means one or more orders of the court to include a parenting plan as defined in Paragraph L of Section 40-4-9.1 NMSA 1978 containing the duties of the parents of minor children relating to child custody, time sharing, visitation, and support, including support of a child under nineteen (19) years of age who is attending high school;
- (20) "uncontested divorce proceeding" means a divorce proceeding in which the parties are in complete agreement as to all the decisions that must be made to finalize a divorce, including but not limited to decisions regarding the division of

property, debts, spousal support, child custody, timesharing, visitation, and child support, and present the following required forms, completed and signed by both parties, for filing at the same time:

- (a) Without children. If the parties do not have minor children, the following forms must be filed in an uncontested divorce proceeding:
  - (i) Domestic relations information sheet, Form 4A-101 NMRA
- (ii) Petition for dissolution of marriage (without minor children), Form 4A-102 NMRA:
  - (iii) Marital settlement agreement, Form 4A-301 NMRA; and
- (iv) Final decree of dissolution of marriage (without minor children), Form 4A-305 NMRA.
- (b) With children. If the parties have minor children, the following forms must be filed in an uncontested divorce proceeding:
  - (i) Domestic relations information sheet, Form 4A-101 NMRA;
- (ii) Petition for dissolution of marriage (with minor children), Form 4A-103 NMRA:
  - (iii) Marital settlement agreement, Form 4A-301 NMRA;
  - (iv) Custody plan and order, Form 4A-302 NMRA;
- (v) Child support obligation and order, Form 4A-303 NMRA, with attached child support worksheet as described in Section 40-4-11.1 NMSA 1978; and
- (vi) Final decree of dissolution of marriage (with minor children), Form 4A-306 NMRA; and
- (21) "wage withholding order" means an order that requires child support to be withheld from the wages of the named parent.
- E. **STARTING THE DIVORCE PROCESS; CONTESTED.** These are the first forms that must be filed with the court. When starting this process, each spouse must be named as a party on the forms. One spouse is the petitioner and the other is the respondent. The spouse starting the lawsuit is the named petitioner. The other spouse is the respondent. The claims or rights of either party are not determined on the basis of being named as the petitioner or respondent. See Paragraph F of this rule for instructions on completing forms and next steps after these forms are filled out. In a

divorce proceeding, the case is started by filing the following completed forms with the court:

- (1) **Domestic Relations Information Sheet.** Form 4A-101 NMRA shall be submitted to the court in all cases. This form is used to provide the court with essential information about the parties to the divorce proceeding, such as addresses, social security numbers, dates of birth, and the names and ages of the children of the parties. Although this form is required to be turned into the court, it is not a public record and is not part of the court file; and
- (2) **Divorce Petition (Petition for Dissolution of Marriage).** Depending on whether there are minor children of both parties, one of the following two forms are used to request a divorce:
- (a) Form 4A-102 NMRA is used if the parties do not have any minor children together; or
  - (b) Form 4A-103 NMRA is used if the parties have minor children together.
- (3) **Summons.** The Summons Form is Form 4-206 NMRA. The petitioner must complete this form. When the petitioner completes the contact information, the court will fill in additional information to complete the summons and return the original summons to the petitioner. A copy of the summons shall be served on the respondent as part of the Summons Packet. See Paragraph J of this rule for serving the Summons Packet. It is the responsibility of the petitioner to file the original summons with a completed return with the court.
- (4) **Temporary Domestic Order (TDO).** The TDO is Form 4A-201 NMRA. Each judicial district has different procedures about who provides the standard form and how a TDO is issued. Some courts provide the form when the lawsuit is filed and others require the party starting the lawsuit to complete the form. Check with the court where you are filing your lawsuit to find out if you need to bring a TDO form with you. The contents of the TDO form shall not be changed by any person. The form requires only the completion of the court caption on the first page. If the court where you are filing your lawsuit does not issue its own TDO, bring additional copies of the TDO with you when filing your lawsuit.
  - F. **Completion of forms.** When filling out any forms, please do the following:
- (1) **Type or print.** You must type or print all of the information required to be completed on forms filed with the court. If there is not enough room on the form to provide all of the information required, add a separate page for the information and include the page with the rest of the form before making copies and filing the form with the court. Your handwriting should be clear and easy to read.

- (2) **Signing the forms and other papers.** Your signature on a form or other paper filed with the court means the following:
  - (a) you have read and understand the form or paperwork;
- (b) the information provided by you on the form is factually correct to the best of your knowledge; and
- (c) the information in the paperwork is accurate and true. Some forms may need to be signed in front of a notary public and notarized.
- G. Required number of copies to file with the court. After completing and signing any required forms, take the original and two copies of each form to the court clerk for filing. The clerk will file the originals and return stamped copies to you. One copy is for you, and you must provide the other copy to the other party.
- H. **Pay the filing fee.** A filing fee must be paid to the court clerk in cash or money order at the time the divorce case is opened. A divorce case is opened by filing a domestic relations information sheet, divorce petition, and summons. If you cannot afford to pay the filing fee, you may ask the court to allow you to file for free or a reduced rate by filing an application for free process. The application for free process is Form 4-222 NMRA.
- I. Filing the first forms with the court. After completing the Summons Packet, take the original and two (2) copies of each completed form to file in the district court. The court clerk will sign and stamp the original summons and give the original and two (2) copies of it back to you with a copy of your filed divorce petition so that a copy of the summons can be served on the respondent. The clerk may also give you two (2) copies of the TDO or will endorse (stamp) copies of a TDO provided by you. One copy of the temporary domestic order must be served on your spouse as part of the summons packet.

### J. Serving the summons packet.

- (1) After a divorce petition and summons and TDO are filed with the court, copies of all papers must be served on the respondent. This is known as service of process.
- (2) The summons packet and any other documents the clerk instructs you to serve may be served on the respondent by hand-delivery by a person who is over the age of eighteen (18) and is not a party to the divorce proceeding. The petitioner cannot be the person who serves the respondent. Have someone deliver the summons packet to the respondent as required by Rule 1-004(F) NMRA. It is the sole responsibility of the petitioner to have the summons packet served on the respondent and to provide proof that the service was completed. The court is not responsible for serving documents on any party.

- (a) If you and respondent are not living together and you know the respondent's current mailing address, the summons packet may also be served by certified mail, return receipt requested. If served by certified mail, the respondent must sign a receipt indicating that he or she received the summons packet for service to be completed. The return receipt from the certified mailing must be filed with the district court.
- (b) There are other ways of serving the summons packet on the respondent. Read Rule 1-004 NMRA to learn more about those methods.
- (c) Service of process may be done by a private process server, law enforcement, or any other person who is over eighteen (18) and not a party to the lawsuit. You may have to pay a fee to someone to do the service of process for you. Check with your local law enforcement or look in the phone book for resources for service of process.
- (3) If you cannot find the respondent after reasonable attempts to find him or her to serve the summons packet, you may file a motion with the court asking permission to serve the summons packet by publication in a newspaper. If you need to serve the summons packet by publication in a newspaper, use Forms 4-209 and 4-209A NMRA.
- (4) After successful service on the respondent, the petitioner is responsible for making sure that the original summons with the completed return is filed with the court to prove that the respondent was served.
- K. Responding to the petition. In a contested divorce proceeding, the respondent must file a written response to the divorce petition. Form 4A-104 NMRA may be used to respond to the divorce petition. The response must be filed with the court and a copy mailed to the petitioner within thirty (30) days after the summons packet was served on the respondent. Failure to file a response to the divorce petition within the thirty (30) days can result in serious consequences, including entry of a default judgment against the respondent.
- L. **Issues not addressed by the forms.** The Domestic Relations Forms may not address all domestic relations issues relevant to you. The forms address only the most common divorce issues. If there are issues that are not addressed in the forms, you are responsible for bringing those issues to the attention of the court or you should seek the assistance of an attorney. You may need to get other forms that are not provided in these rules to finish the transfer of property, businesses, etc. For example, the forms **do not** include the following:
- (1) federal and state tax treatment of income, expenses, and deductions both before and after a divorce, or as a result of a child support order, for claiming children as dependents, or for paying or receiving alimony;

- (2) how to transfer title to property or assets;
- (3) how to divide a business or retirement income;
- (4) how to divide or transfer other complicated assets; or
- (5) how to divide or transfer debts.
- M. **Keeping Records.** Any party to an action should make copies of all documents, paperwork, or forms filed with the court for his or her own records.
- N. **Paying Creditors.** These forms, including the final decree of dissolution of marriage, do not change the legal responsibility of the parties to pay their creditors.
- O. Role of judge, clerk, and court. Court clerks can only help you with filing forms with the court; they cannot help you complete them. The judge makes decisions in your case, but neither the judge nor the judge's staff can give advice to either party, including how to fill out the forms. If you need assistance or have questions about how to complete the forms, you may seek help from an attorney. The court clerks may give you information about resources for legal assistance. See Rule 23-113 NMRA, which provides more guidance on what information and assistance court staff may give to self-represented litigants. You may also want to use your local library to get information about the forms or legal citations in these rules, which may include internet searches of New Mexico court websites (www.nmcourts.gov) and the New Mexico compilation commission (www.nmcompcomm.us).

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No.14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]

### 4A-101. Domestic relations information sheet.

DOMESTIC RELATIONS INFORMATION SHEET<sup>1</sup>
NOTE TO CLERK: DO NOT FILE THE INFORMATION SHEET
Type or print responses. Required in all domestic relations cases.<sup>2</sup>
(Do not use in domestic violence cases.)

Α.	Petitioner's attorney information. (	Complete only if	Petitioner has	an
attorn	ney.)			

Petitioner's	
name:	
Attorney's name:	
Attorney's	

B. Information regarding petitioner and mailing address. Use a separate sheet if no Petitioner Name:	respondent. (Do not use an attorney's ecessary.)  Respondent Name: (Last name, first, middle) Other names (e.g. maiden name):
Address:	Address:
Name:	Name:
D. Request to limit access to information  (Optional – complete only if applicable)  [] The [petitioner] [respondent] has reason. For this reason, please limit access to information the Child Support & Paternity Case Registry to [respondent] realizes that this request may many many many many many many many	n to fear domestic violence or child abuse. Ition about the [petitioner] [respondent] in the extent possible.4 The [petitioner]

I affirm that this request is legitimately made and not designed to harass or intimidate the other party or mislead the court.

### **END OF INFORMATION SHEET**

### **USE NOTES**

1. The Domestic Relations Information Sheet is not required in domestic violence, commitment, guardianship, probate, or adoption actions; or if you are filing a pleading that does not change or add to the first pleading.

In uncontested domestic relations matters, the parties may submit one Information Sheet with the initial pleading, and the documents need not be served.

In all other contested domestic relations cases each attorney representing a petitioner, or the petitioner proceeding pro se, in a contested case must submit the Information Sheet and serve a blank copy of the Information Sheet on the respondent. Respondents must submit the completed Information Sheet with their first responsive pleading.

The information submitted on these forms does not replace or supplement the filing and service of pleadings or other papers required by law. These forms, approved by the Supreme Court of New Mexico, are required to initiate domestic relations cases and are used by the courts for case management.

Forms are available from the court clerks and the NMRA. Electronic copies may be obtained from the Supreme Court's internet site (www.supremecourt.nm.org) and New Mexico Law on Disc. If re-keying the form it must appear substantially in the same format as the Supreme Court approved form. Type or print only. If using a word processing system, please print your answers in bold.

- 2. Unless there are more than four children, the Information Sheet is to be submitted on a single page. The clerk will key-enter the information on the Information Sheet. The Information Sheet will not be filed in the court file.
- 3. If the party has more than one social security number, please include it. Pursuant to Sections 27-1-10 and 27-1-11 NMSA 1978 and federal law, each party must submit the social security number of each party as well as the name, date of birth and social security number for each minor child. This information will be provided to the State Case Registry and, upon request, to child support enforcement agencies. The parties' addresses and social security numbers are also used to accurately identify and track court users, obtain feedback from court users on a periodic basis and to issue process

in contempt proceedings. Addresses provided on this page will not be made a part of the public record unless that party is or becomes self represented.

4. The Child Support & Paternity Case Registry is a required, nationwide database of child support and paternity orders. Access to registry information is strictly limited to court and child support administrative personnel. Requesting that your registry information be "nondisclosed" does not prevent authorized parties from reviewing the information. Rather, it alerts courts and child support administrative personnel to act with caution when viewing your information. However, be aware that requesting "nondisclosure" of registry information does not limit access to your official district court case file which is a public record. If you are concerned about such access, ask your lawyer, or the court clerk if you do not have a lawyer, about ways in which the court may restrict access to your court file.

[Provisionally approved as 4-211 NMRA, effective November 1, 1999 until November 1, 2000; approved, as amended, effective November 1, 2000; as amended by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all cases filed on or after December 31, 2014.]

### 4A-101A. Withdrawn.

State of New Mexico.

## 4A-102. Petition for dissolution of marriage (without children).

_	OF NEW MEXICO	
COUNTY	Y OF JUDICIAL DISTRICT COURT	
	JODICIAL DISTRICT COOKT	
Petitione	er,	
V.		No
Respond	dent.	
	PETITION FOR DISSOLUTION OF MARRI (WITHOUT CHILDREN)	AGE
	oner,, asks this Court for a Finition of Marriage, and states:	nal Decree of
1. Th	ne parties, or at least one party, is a resident of	County,

2. At least one party has resided in the state of New Mexico for at least six (6) months immediately preceding the filing of this Petition and has domicile in New Mexico as defined by Section 40-4-5 NMSA 1978.			
3. The parties were married on(date) in			
(city), (state), and have remained spouses since that date.			
4. A state of incompatibility and irreconcilable differences exists and the parties are not likely to reconcile.			
5. The parties do not have any children and none are expected.			
6. Any sole and separate property or debts of the parties should be confirmed by the Court.			
7. Any community property of the parties should be equitably divided.			
8. Any community debts of the parties should be equitably divided.			
9. CIRCLE ONE: My spouse [is] [is not] a member of the military.			
10. OPTIONAL ( <i>Cross out if this does not apply to you</i> ): Petitioner is in need of spousal support (alimony) to be paid to him/her by Respondent, who has the ability to pay spousal support.			
11. OPTIONAL ( <i>Cross out if this does not apply to you</i> ): Petitioner wishes to be restored to his/her former name,			
Petitioner asks that the Court:			
A. Enter a Final Decree of Dissolution of Marriage on the grounds of incompatibility;			
B. Confirm any separate property and separate debts of the parties;			
C. Equitably divide any community property and community debt of the parties;			
D. Order Respondent to pay spousal support (cross out if this does not apply);			
E. Restore Petitioner to his/her former name, (cross out if this does not apply); and			
F. Provide such other and further relief as the Court may deem just and proper.			
Submitted by:			

	Name
	Street/mailing address
	City, State, Zip
	Telephone number
VERIFICATION	
I,, affirm under penalty of the State of New Mexico that I am the Petitioner in the above and understand that the contents contained in the above Peti my knowledge and belief. I have read and understand the Tenas described in Rule 1-121 NMRA. I understand that upon the the Court that I am bound by the contents of the Temporary D	-entitled cause, and I know tion are true to the best of mporary Domestic Order e filing of this Petition with
Si	gnature of Petitioner Date
[Approved by Supreme Court Order No. 13-8300-010, effective papers filed on or after May 31, 2013, in all cases pending or 2013; as amended by Supreme Court Order No. 14-8300-017 and papers filed on or after December 31, 2014, in all cases for December 31, 2014.]	filed on or after May 31, 1, effective for all pleadings
4A-103. Petition for dissolution of marriage (wit	th children).
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT COURT	
Petitioner,	
V.	No
Respondent.	
PETITION FOR DISSOLUTION OF MAR (WITH CHILDREN)	RIAGE
Petitioner,, asks this Court for a Dissolution of Marriage, and states:	Final Decree of

1. The parties, or at least one party, is a resident of County, State of New Mexico.				
	2. At least one party has resided in the state of New Mexico for at least six (6) months immediately preceding the filing of this Petition and has domicile in New Mexico as defined by Section 40-4-5 NMSA 1978.			
3.	The parties were married on (city),		( <i>date</i> ) in (state), and have remained	
spous	ses since that date.			
4. not lik	A state of incompatibility and tely to reconcile.	irreconcilable differ	rences exists and the parties are	
5.	The parties have	child/children:		
Δ.	Name	Year of Birth	Age	
A. B.				
C.				
6.	<ul><li>D</li><li>6. Choose only one: There are no more children expected.</li></ul>			
	The parties are expecting	•	en.	
7. The minor child/children have been residents of the state of New Mexico for at least the past six (6) months and jurisdiction to determine custody issues is present in the state of New Mexico. New Mexico is the home state of the child/children.				
8.	Petitioner's current address i	s:		
Respondent's current address is:				
The current address of each child under the age of eighteen (18) is (list name and address of each child):				
9. For the last five (5) years, list the names of the persons with whom each child under the age of eighteen (18) named in paragraph 6 above has resided, and the dates at each residence for each child:				

10. Petitioner has information about custody proceeding(s) involving the minor child/children either pending or in the past in a court in this state or any other state.  (Choose one)  Yes				
If yes	No s, provide court information:			
	Choose only one: Petitioner has not participated as a party, witness, or in any other capacity in other litigation concerning the custody of the minor child/children in New Mexico or y other jurisdiction and/or state.			
other	Petitioner has participated as a party, witness, or in some other capacity in litigation concerning the custody of the minor child/children. List all case names ding names of parties, name of court, location of the court, and court case number:			
child/	Someone other than Respondent and me has physical custody of the minor (children or claims to have custody or visitation rights with respect to the minor (children. (Choose one)  Yes No s, list the name of any such individual(s):			
Paragethat is OR child/	Choose only one:  —— Petitioner and Respondent are fit and proper persons to have joint legal ody of the minor child/children, with the rights and responsibilities identified in graphs F and J of Section 40-4-9.1 NMSA 1978, and subject to a parenting plan is consistent with the best interests of the child/children.  —— Petitioner is a fit and proper person to have sole legal custody of the children and is able to show the Court why sole legal custody is appropriate for the children.			

14. The parties should be ordered to contribute to the support and maintenance of the parties' child/children pursuant to the New Mexico Child Support Guidelines.

15. the Co	Any sole and separate property or debts of the parties should be confirmed by Court.		
16.	Any community property of the parties should be equitably of	livided.	
17.	Any community debts of the parties should be equitably allo	cated.	
18.	CIRCLE ONE: My spouse [is] [is not] a member of the milita	ıry.	
19. spous	OPTIONAL ( <i>Cross out if this does not apply to you</i> ): Petitional support (alimony) to be paid to him/her by Respondent.	ner is in need of	
20. restore	OPTIONAL ( <i>Cross out if this does not apply to you</i> ): Petitiored to his/her former name,	ner wishes to be	
Petitio	ner asks that the Court:		
A.	Enter a Final Decree of Dissolution of Marriage on the groun	nds of incompatibility;	
	(Choose only one) Award joint legal custody of the child/children and adopt a parenting plan in child/children's best interests;		
,	Award sole legal custody of the child/children to Petitione with visitation for the other parent that is consistent with the bhildren;	• `	
C. minor	Order the parties to contribute to the support and maintenar child/children pursuant to the New Mexico Child Support Gu	•	
D.	Confirm the separate property and separate debts of the pa	rties;	
E.	Equitably divide the community property and community debt of the parties;		
F.	Order the Respondent to pay spousal support (cross out if t	his does not apply);	
G.	Order that Petitioner's name be restored to his/her former name of (cross out if this does not apply); and		
H.	Provide for such other and further relief as the Court may deem just and proper.		
		Submitted by:	
		Name	
		Street/mailing address	

City, State, Zip	
Telephone number	
VERIFICATION	
I,	
Signature of Petitioner D	ate
[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]  4A-104. Response.	
STATE OF NEW MEXICO COUNTY OF	
JUDICIAL DISTRICT COURT	
Petitioner,           v.         No	
Respondent.	
RESPONSE	
Respondent,, responds to the Petition for Dissolution of Marriage, and states:	
I admit (agree with) the statements in the following paragraphs (list the paragraph numbers below) of the Petition:	

2. para 	I deny (disagree with) the statements in the following paragraph numbers below) of the Petition:	
3.	I also want a divorce and the legal remedies to which I	
4. rest	OPTIONAL ( <i>Cross out if this does not apply to you</i> ): I wtored to my former name,	vant my name to be
Res	spondent asks that the Court:	
A.	Enter a Final Decree of Dissolution of Marriage on the	grounds of incompatibility;
B.	Confirm any separate property and separate debt of the parties;	
C.	Equitably divide any community property and community debt of the parties;	
D.	Enter an order for spousal support, as appropriate;	
E. out	Provide for the custody, support, and maintenance of the fifthis does not apply);	ne child/children. ( <i>cross</i>
F. ( <i>cro</i>	Order that my name be restored to my former name of oss out if this does not apply); and	<u> </u>
G.	Provide for such other and further relief as the Court m	ay deem just and proper.
		Submitted by:
		Name
		Mailing address
		City, State, Zip
		Physical Address (this must be provided unless address is sealed by court order)
		City, State, Zip

Telephone	number	

## **VERIFICATION OF SERVICE**

(date), I (check the applicable item belo	
[] mailed a copy of this response by United States m Name:	
[] delivered a copy of this response to party or the other party's attorney); or	(the other
[] faxed a copy of this response to other party's attorney) using the following fax number: transmission was reported as complete and without error transmission was (a.m.) (p.m.) on	The time and date of the
	Signature of person who made service
	Date of signature
[Approved by Supreme Court Order No. 13-8300-010, ef papers filed on or after May 31, 2013, in all cases pendin 2013; as amended by Supreme Court Order No. 14-8300 and papers filed on or after December 31, 2014, in all cases December 31, 2014.]	g or filed on or after May 31, 0-011, effective for all pleadings
4A-105. Entry of appearance pro se.	
STATE OF NEW MEXICO COUNTY OF	
JUDICIAL DISTRICT COURT	
Petitioner,	
v. No	
Respondent.	

### **ENTRY OF APPEARANCE PRO SE**

I, [] Petitioner (or) [] Respondent (check	one), (your
name), hereby enter my appearance pro se in ALL HEARINGS WILL BE MAILED TO THE PROVIDE A DIFFERENT ADDRESS IN WRITER PROVIDE ADDRESS IN WRITER PROVIDE A DIFFERENT ADDRESS IN WRITER PRO	ADDRESS GIVEN BELOW UNLESS I
	Petitioner pro se/Respondent pro se
	Mailing address
	City, State, Zip
	Telephone number
I hereby certify that a true and correct copy of this Entry of Appearance was mailed to (name of other	
party), (address of other party) on	
(date).	
Signature of person filing this Entry of Appearance	

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013.]

## **Stage Two (2) Divorce Forms**

# 4A-200. Domestic relations forms; instructions for stage two (2) forms.

A. **Temporary orders.** After your petition for dissolution of marriage has been filed but before the court issues a final decree, you may request assistance on a temporary

basis using Form 4A-202 NMRA. The court may provide such assistance by issuing one of the following temporary orders:

- (1) **Temporary domestic order.** See Subparagraphs (D)(18) and (E)(4) of Form 4A-100 NMRA for an explanation of when to request a temporary domestic order from the court. For the temporary domestic order, see Form 4A-201 NMRA;
- (2) **Temporary division of property.** You may request this relief when you need assistance from the court with access to property such as a home (e.g., a house, apartment) or a vehicle;
- (3) **Temporary division of income and debts.** You may request this relief when you cannot agree about how bills will be paid, or you are having trouble paying the bills with only your income. This relief will include child support if you and your spouse have minor children together;
- (4) **Temporary custody of minor children.** You may request this relief when you cannot agree on important decisions about the children, including decisions about medical treatment and where the children will go to school. For more information about child custody, see Section 40-4-9.1 NMSA 1978;
- (5) **Temporary order establishing timesharing or visitation schedule.** You may request this relief when you cannot agree on a schedule of how much time each parent will spend with the child and when the child will be with each parent;
- (6) **Temporary child support and request for wage withholding.** If you have not already requested a temporary division of property and debts as provided in Paragraph (A)(3) of this rule, you may request this relief when you cannot agree on the amount of money that one party should pay the other party to help support the children. If the court grants a temporary child support order, the child support payment may be taken from the paying party's paycheck pursuant to a wage withholding order. For more information about a wage withholding order, see Form 4A-300(D)(2)(b) NMRA. For the wage withholding order, see Form 4A-304 NMRA; and
- (7) Temporary allocation of community resources to permit both parties to hire an attorney. You may request this relief when you need money to hire an attorney and there is money or credit available from either or both of the parties.
- B. **Motion to modify temporary order.** You may file this motion (Form 4A-203 NMRA) if you have a temporary order and you want to change it. In your motion, you must state specific reasons why the temporary order should be changed.
- C. Motion for referral to mediation (child custody, timesharing, or visitation). You may file this motion (Form 4A-204 NMRA) when you believe that there is a reasonable likelihood that you will be able to reach an agreement about child custody or visitation with the assistance of a mediator. Requesting a referral for mediation on child

custody does not require the issue of child support to be resolved at the same time. To mediate child support, the parties must have exchanged all documentation required by Rule 1-123 NMRA, as provided by Paragraph D of this rule.

- D. Motion for referral to mediation (child support or other financial issues). You may file this motion (Form 4A-205 NMRA) only if each of the following circumstances has been met:
- (1) the parties have exchanged all documentation required by Rule 1-123 NMRA (see the appendix to this Rule for more information);
- (2) you believe that there is a reasonable likelihood that you can reach a final agreement on some or all of the matters in your divorce other than child custody or visitation, such as child support, division of income and debt, or division of a retirement account. See Form 4A-202 NMRA (Motion for temporary order) for other matters that may be mediated; and
- (3) the judicial district that you are filing in has a mediation program for this purpose, or the parties have funds available to pay for a private mediator.
- E. **Motion to enforce order.** You may file a motion to enforce order (Form 4A-209 NMRA) when you want to ask the court for help because you believe the other party is not following a court order. You should be very specific when completing the motion; tell the court what the court order says and what the other person is doing or not doing that is violating the order. State only serious violations and be as complete as possible. Bring a copy of the order with you to the hearing. If you do not have a copy of the order, you may obtain one from the clerk's office. Standard copying fees may apply.

### F. General instructions for filing motions.

- (1) Either party may file a motion seeking help from the court. When you file a motion, it must be filed with the Court Clerk's Office. You must fill out and bring a Request for Hearing (Form 4A-206 NMRA) to the court to be filed at the same time as your motion. You may be required to bring an original, completed Notice of Hearing (Form 4A-207 NMRA) with self-addressed stamped envelopes for both parties. The court will send each party a Notice of Hearing that will include your assigned hearing date and time in the self-addressed stamped envelopes you provided. **WARNING:** Generally, this rule must be followed when filing a motion; however, many courts have special rules when the parties need a hearing. You should inquire at the Court Clerk's Office to determine if special rules apply when you request a hearing.
- (2) If the motion relates to money (see Subparagraphs (1), (2), (3), (6) and (7) of Paragraph A, above), you must take the steps required by Rule 1-123 NMRA and file a Notice of Compliance with Rule 1-123 NMRA (Form 4A-208 NMRA), with the Court Clerk's Office. For further information on Rule 1-123 NMRA, please refer to the appendix to this rule.

- (3) There may be other motions that you want to file. You should follow these general instructions with all motions. Any response to a motion should be served on the other party as set forth in Form 4A-100(J) NMRA.
- (4) **WARNING:** All forms include a verification of service which tells the court that you gave a copy of your motion to the other party. Your motion cannot be heard by the court unless you have properly served a copy on the other party.
- G. **Hearings.** You will receive a notice of hearing from the court mailed to you in the self-addressed stamped envelope that you or your spouse provided to the court when filing the motion. See the appendix to this rule for instructions about how to prepare for the hearing. If someone you need to be your witness does not want to go to the hearing, you will need to request a subpoena from the court before the hearing. If a subpoena is issued by the court, the person will be ordered to appear at the court at the date, time, and place of your hearing. You are responsible for getting the subpoena served on the witness and for filing the return of service with the Clerk of the Court. For further information about subpoenas, see Rule 1-045 NMRA.
- H. **Hearing officers.** From time to time, the judge may appoint a hearing officer to preside over your hearing. The hearing officer is required to prepare a Hearing Officer Report within thirty (30) days after your hearing, which contains findings of fact and recommendations to the judge on how the court should rule. The court will mail each party a copy of the Hearing Officer Report and a Notice of Filing. If you do not agree with the hearing officer's recommendations, you must complete and file written objections within ten (10) days after service of the recommendations using Form 4A-211 NMRA. You must send a copy of the written objections to the other party. If no written objections are received by the district court, then the recommendations of the hearing officer may be adopted by the court without further notice to you. If the court receives written objections to the recommendations, the court will decide whether to set a hearing or to enter its own order. The court will notify you of the action it has taken. For further information about hearing officers in domestic relations actions, see Rule 1-053.2 NMRA.

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014; as amended by Supreme Court Order No. 17-8300-017, effective for all pleadings and papers filed on or after December 31, 2017.]

4A-200 APPENDIX. Supplement to the notice of hearing and mandatory compliance with Rule 1-123.

SUPPLEMENT TO THE NOTICE OF HEARING AND MANDATORY COMPLIANCE WITH RULE 1-123

## If your case involves a pending dissolution of marriage with a division of property, income, and/or debt

Complete Rule 1-123 discovery forms and file your certificate of compliance with this rule in the District Court. With the other party, exchange a list of your community property and debts (using Form 4A-214 NMRA) and a list of separate property and debts (using Form 4A-215 NMRA) and include all supporting documents. Bring copies of the lists and supporting documents to the court for your hearing. DO NOT FILE THE LISTS WITH THE COURT.

If either party is seeking *interim division of income and expenses*, then the parties should complete the interim monthly income and expenses statement (Form 4A-212 NMRA) and provide the form and all supporting documentation to the other party before the hearing. DO NOT FILE THE FORM WITH THE COURT. Bring copies of any supporting documents (e.g., pay stubs, tax returns, mortgage statements, credit card statements, utility bills, etc.) and forms to the hearing. Each party must file a notice of compliance with Rule 1-123 (Form 4A-208 NMRA) before a hearing on interim division of income and expenses.

The parties can obtain copies of the court-approved Marital Settlement Agreement (Form 4A-301 NMRA) from the court where your case is filed or from <a href="https://www.nmcourts.gov">www.nmcourts.gov</a>. The parties should exchange drafts of the Marital Settlement Agreement before the hearing. Bring a copy of your draft Marital Settlement Agreement and of the Final Decree of Dissolution of Marriage (Form 4A-305 NMRA) to your hearing.

### If your case involves establishing, modifying, or enforcing child support

Employed by a company or individual	Self employed
Exchange with the other party and bring to the court copies of current year-to-date earnings statement or pay stubs.	Exchange with the other party and bring to the court copies of Profit & Loss Statements with supporting documents.
Exchange tax returns, including your W-2 & 1099 Statements with all schedules for the prior two years.	Business tax returns with supporting documents and verification of income and expenses for the prior two years.

Exchange and bring to the court receipts for current daycare expenses.

Exchange and bring to the court documentation of health insurance costs for the child(ren). Most Human Resources Offices can provide you with payroll deduction information for "employee"/"employee plus one" or "employee plus family" coverage.

Bring proof of payment of child support (i.e. canceled checks, money orders or receipts) to the hearing.

If you are seeking a wage withholding order (Form 4A-303 NMRA) or child support enforcement services, contact CSED at 1-800-288-7207 to apply for services and obtain a CSED case number. If CSED has an interest in the case, the parties are responsible for notifying CSED of the hearing.

### If your case involves child custody, timesharing, or visitation issues

Obtain a copy of the court-approved Custody Plan (Form 4A-302) at *www.nmcourts.gov*. Each party should develop a proposed temporary, age appropriate timesharing or visitation plan and exchange the proposal with the other party prior to the hearing.

Bring a copy of your proposed Custody Plan to the hearing.

### If your case involves spousal support or alimony

Bring documentation of your income and the income of the other party (e.g., pay stubs, personal and business tax returns, along with supporting documentation such as bank records, business expenses, etc.). In addition you should bring documentation of monthly recurring expenses such as rent, mortgage, vehicle costs, insurance, utilities, credit card statements, payments, loans, health insurance, and/or medical care costs to the hearing.

If your case involves an issue not addressed above, bring copies of any proposed document to support your case to any hearing scheduled or hearing that you are requesting.

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]

## 4A-201. Temporary domestic order.

[For use with Rule 1-121 NIMRA	4]
STATE OF NEW MEXICO COUNTY OF	
JUDICIAL	DISTRICT
Petitioner,	······································
v.	No
Respondent.	,

### TEMPORARY DOMESTIC ORDER<sup>1</sup>

This order is issued pursuant to Rule 1-121 NMRA. This is not an order of protection under federal or state law. It is otherwise fully enforceable. It applies to both parties. This order will continue in effect until modified. The procedure for modification of this order is described below.

### THE COURT ORDERS THE PARTIES AS FOLLOWS:

(1) **Do not** injure or physically or mentally abuse, molest, intimidate, threaten or harass the other party or any child of either party.

- (2) **Do not** interfere with the relationship of your spouse with any child of either party. If you are living apart, you shall each continue to have frequent contact and communication with any minor child of both parties, personally and by telephone. A party shall notify the other party of any change of address or telephone number within twenty-four (24) hours of the change.
- (3) **Do not** change a child's school, religion, child care, doctor, dentist, physical or mental treatment or recreational activities in which the child has been participating.
- (4) **Do not** remove, cause or permit the removal of any minor child of both parties from the State of New Mexico without court order or written consent of the other party.
- (5) **Do not** make the other party leave the family home, whether it be community or separate property, without court order. You should attempt to resolve the question of who leaves the home in a fair manner. If you cannot agree, you must ask the court to decide.
- (a) Whoever moves from the family home may return to pick up personal belongings at a reasonable time as you may agree. Personal belongings do not include furniture unless you agree or the court permits. If an order prohibiting domestic violence has been entered, you must arrange to have a law enforcement officer present to monitor the removal of personal belongings. The party moving out of the residence is not prejudiced by reason of the move in any way with respect to custody of any minor child, with respect to a claim of any interest in the family residence or the personal property in or on the premises.
- (b) Whoever leaves the family residence shall notify the other party, within twenty-four (24) hours of an address where the vacating party can receive mail.
- (c) At a reasonable time, you are entitled to examine the contents of the marital residence and to have access to all properties owned by either of you, for inspection, valuation or appraisal. If you ask, the other party must provide access to the home within fifteen (15) days after the date of the request.
- (6) **Do not** incur unreasonable or unnecessary debts. Any debt that does not contribute to the benefit of both spouses or the minor children of the parties which is incurred after you have separated, may be the separate debt of the party who incurs the debt.
- (7) **Do not** sell, remove, transfer, dispose of, hide, encumber or damage any property, real or personal, community or separate, except in the usual course of business or for the necessities of life. Keep an accounting of any transactions to show to the court.
- (8) **Do not** drop or cancel any insurance policy, including automobile or other vehicle insurance, household insurance, medical or dental insurance or life insurance.

- (9) **Do not** terminate or change the beneficiaries of any existing life insurance policy.
- (10) **Do not** close any financial institution account<sup>2</sup> or cancel any credit cards nor remove the other party from any credit card account during pendency of this case, unless the parties otherwise agree in writing.
- (11) **Do not** liquidate, cash out, remove funds from or take loans against any retirement account, including but not limited to PERA, pension, IRA, Roth IRA, SARSEP, SEP, profit sharing, 401(k), 403(b), defined benefit, money purchase, employee stock ownership (ESOP), or 457 or 409A accounts, unless the parties otherwise agree in writing, except in the usual course of business or for the necessities of life. Keep an accounting of any transactions to show to the court.

### **MODIFICATION BY COURT<sup>3</sup>**

This order may be modified by the court upon request of either party. To request the court to modify this order, a motion must be filed with the clerk of the court. The motion must include reference to each paragraph number the party is requesting to be modified or terminated. The party making the request must provide the other party with a copy of the motion requesting the change. If the other party agrees with the request, an order approving the request, which has been initialed by both parties as "approved," shall be filed with the motion.

### **WAIVER BY PARTIES**

The parties may modify a specific provision of this order by entering into a written agreement and filing it with the court. The parties may also waive a provision of this order on a specific occasion if both parties sign an agreement to waive the provision. A waiver must include the paragraph number of each paragraph waived by the parties.

### **OTHER ORDERS**

If an order of protection from a domestic violence case has been served on either party or if there is any other order in effect governing the relationship of the parties, and there is a conflict between this order and the other order, the other order controls unless the court specifically orders otherwise.

### **VIOLATIONS**

Violation of this court order may result in the imposition of a fine or imprisonment. This order is binding on the petitioner at the time the petition is filed. This order is effective on the respondent immediately upon service. The parties are cautioned that actions taken by either party that are contrary to the terms of this order are subject to redress by the court, including costs and attorney fees.

Date	District Judge
U	JSE NOTES
•	ed at the time a domestic relations case is however, the scheduling order must be issued as
2. See NMSA 1978, Section 58-1-bank account.	7 for notice to any bank of an adverse claim to a
requesting a hearing to dissolve this or	e of this order, a party may file a motion der. If the court finds the motion was frivolous or state party filing the motion with costs and
November 1, 2002; 4A-112 recompiled Order No. 13-8300-010, effective for all 2013, in all cases pending or filed on o	O until November 1, 2001; approved, effective I and amended as 4A-201 by Supreme Court II pleadings and papers filed on or after May 31, r after May 31, 2013; as amended by Supreme e for all pleadings and papers filed on or after
Committee commentary. — This form districts, however, the changes are new requirements. See Rules 1-121 and 1-	· · · · · · · · · · · · · · · · · · ·
4A-202. Motion for temporary	order (domestic relations actions).
[For use with Rules 1-121 and 1-122 N	IMRA]
STATE OF NEW MEXICO COUNTY OF JUDICIAL DIST	TRICT
Petitioner,	_1
V.	No
Respondent.	_,

MOTION FOR TEMPORARY ORDER (domestic relations actions)<sup>1</sup>

I, <sub>_</sub> enter	(name of Petitioner or Respond the following temporary order(s): (check all that apply)	lent) request the court to			
(1) (2) (3) (4) (5) (6) (7) (8)	<ul> <li>temporary domestic order;²</li> <li>temporary division of property;</li> <li>temporary division of income and debts;</li> <li>temporary custody of minor children;</li> <li>temporary order establishing timesharing or visit temporary child support and request for wage w</li> <li>temporary allocation of community resources to an attorney;</li> </ul>	ithholding; permit both parties to hire			
	nave tried to talk toe other party's attorney if represented). This is what happen these boxes.)	(name of the other party pened: (You MUST check			
[]	The other party AGREES with my motion.				
[]	The other party DOES NOT AGREE with my motion.				
[]	The other party WILL NOT TALK TO ME about my motion.				
[] betwe	I CANNOT TALK TO THE OTHER PARTY because the en us and the other party does not have a lawyer.	ere is a protective order			
[]	I HAVE NOT TALKED TO THE OTHER PARTY becau	ise:			
		·			
		Signature of party			
		Name ( <i>print</i> )			
		Mailing address ( <i>print</i> )			
		City, state, and zip code (print)			
		Telephone number			
	VERIFICATION OF SERVICE				

I affirm under penalty of perjury under the laws of the State of New Mexico that on (date), I (check the applicable item below and fill in all information)

[] mailed a copy of this motion by United States mail, postage particles and states are particles are particles and states are particles and states are particles and states are particles are particles and states are particles and states are particles are particles and states are particles are particles and states are particles are particles are particles and states are particles ar	
[] delivered a copy of this motion toor the other party's attorney); or	(the other party
[] faxed a copy of this motion to (the other party's attorney) using the following fax number: transmission was reported as complete and without error. The time transmission was (a.m.) (p.m.) on (date of the other party's attorney) using the following fax number: (the other party's attorney) using the following fax number: (date of the other party's attorney) using the following fax number: (date of the other party's attorney) using the following fax number: (date of the other party's attorney) using the following fax number: (date of the other party's attorney) using the following fax number: (date of the other party's attorney) using the following fax number: (date of the other party's attorney) using the following fax number: (date of the other party's attorney) using the following fax number: (date of the other party's attorney) using the following fax number: (date of the other party's attorney) using the following fax number: (date of the other party's attorney) using the following fax number: (date of the other party's attorney) using the following fax number: (date of the other party's attorney) using the following fax number: (date of the other party fax number) using the following fax number: (date of the other party fax number) using the following fax number: (date of the other party fax number) using the following fax number: (date of the other party fax number) using the following fax number: (date of the other party fax number) using the following fax number: (date of the other party fax number) using the following fax number: (date of the other party fax number) using the fax number is (date of the other party fax number) using the fax number is (date of the other party fax number) using the fax number is (date of the other party fax number) using the fax number is (date of the other party fax number) using the fax number is	The and date of the
Signatur	e of party
Date of s	signature
USE NOTES	
1. See Committee Commentary to Rule 1-120 NMRA for what domestic relations action.	constitutes a
2. See Rule 1-121 NMRA and Form 4A-201 NMRA for the Sup approved Temporary Domestic Order.	reme Court
[Approved, effective November 1, 2000 until November 1, 2001; apply November 1, 2001; 4A-111 recompiled and amended as 4A-202 by Order No. 13-8300-010, effective for all pleadings and papers filed 2013, in all cases pending or filed on or after May 31, 2013; as ame Court Order No. 14-8300-011, effective for all pleadings and papers December 31, 2014, in all cases filed or pending on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014, in all cases filed or pending or after Dec	Supreme Court on or after May 31, ended by Supreme s filed on or after
4A-203. Motion to modify temporary order (domestic actions).	c relations
[For use with Rules 1-121 and 1-122 NMRA]	
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT	
Petitioner,	
v. No	).

# MOTION TO MODIFY TEMPORARY ORDER (domestic relations actions)<sup>1</sup>

I, court	(name of Petitioner or Respondent) request the to do the following: (check and complete all that apply)
[]	Modify paragraph of the temporary domestic order as follows:
[]	Terminate the temporary domestic order because:
[]	Terminate or modify the temporary child support because:
[]	Modify the temporary division of income and debts of the parties because <sup>2</sup> :
[]	Dismiss the temporary restraining order because <sup>3</sup> :
[]	Terminate or modify the temporary wage withholding order because:
[] beca	Terminate or modify the temporary order establishing timesharing or visitation use:
or th	have tried to talk to (name of the other party e other party's attorney if represented). This is what happened: (You MUST check of these boxes.)
[]	The other party AGREES with my motion.
[]	The other party DOES NOT AGREE with my motion.

[]	The other party WILL NOT TALK TO ME about my	motion.	
[] betwe	I CANNOT TALK TO THE OTHER PARTY because een us and the other party does not have a lawyer.	e there is a protective order	
[]	I HAVE NOT TALKED TO THE OTHER PARTY be	cause:	
		Signature of party	
		Name ( <i>print</i> )	
		Mailing address (print)	
		City, state, and zip code (pri	nt)
		Telephone number	
	VERIFICATION OF SERVIC	E	
l a	Iffirm under penalty of perjury under the laws of the S (date), I (check the applicable item below		
[] Name	mailed a copy of this motion by United States mail,	. •	
Mailin	g address:state, and zip code:		
	delivered a copy of this motion toe other party's attorney); or	(the other party	
transr	faxed a copy of this motion to	The time and date of the	
		Signature of party	
		Date of signature	

**USE NOTES** 

- 1. This form may be used anywhere in this state to request the court to modify a temporary order entered by the court in a domestic relations action.
- 2. If a court order of temporary division of income and debts is being challenged, you must complete an Interim Monthly Income and Expenses Statement (Form 4A-212 NMRA) and file it with the court at the time you file this motion.
- 3. If you believe that the other party may injure you or cause some other harm to you, your children, or other household member, you may file a petition for a temporary restraining order or you may file a "Petition for Order for Protection from Domestic Abuse." See Form 4-961 NMRA.

[Approved, effective November 1, 2000 until November 1, 2001; approved, effective November 1, 2001; 4A-113 recompiled and amended as 4A-203 by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]

# 4A-204. Motion for referral to mediation (child custody, timesharing, or visitation) (domestic relations actions).

•		•			
STATE OF NE		_			
	JUDICIAI	L DISTRICT			
Petitioner,		,			
v.				No	
		,			
Respondent.					
	(CHILD CUSTO	FOR REFERRAL DDY, TIMESHAF Domestic relation	RING, OR VISI	_	

I, \_\_\_\_\_ (name of Petitioner or Respondent), request the Court to refer

the custody, timesharing, or visitation matters in this case to mediation.

1. The minor children of the parties are:

[For use with Rules 1-124 and 1-125 NMRA]

	Name	Age 	Year of Birtl		
party	. I have tried to talk to or the other party's attorney if represented). This is whick one of these boxes.)				
[]	The other party AGREES with my motion.				
[]	The other party DOES NOT AGREE with my motion.				
[]	The other party WILL NOT TALK TO ME about my m	otion.			
[] betw	I CANNOT TALK TO THE OTHER PARTY because t een us and the other party does not have a lawyer.	here is a protective or	der		
[]	I HAVE NOT TALKED TO THE OTHER PARTY because:				
		Signature of pa	rty		
		Name (print)			
		Mailing address	(print)		
		City, state, and	zip code ( <i>print</i> )		
		Telephone num	ber		
	VERIFICATION OF SERVICE				
l	affirm under penalty of perjury under the laws of the Sta				
[] Nam	mailed a copy of this motion by United States mail, poe:				
Mailii	ng address:state, and zip code:state, and zip code:		<del></del>		

[] delivered a copy of this motion to or the other party's attorney); or	(the other party				
other party's attorney) using the following	(the other party or the jax number: The land without error. The time and date of the land jax number:				
	Signature of party				
	Date of signature				
USE NOTES					
1. This form may be used anywhere in this state to request the court to refer a matter to mediation regarding child custody, timesharing, or visitation in a domestic relations action.					
[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]					
4A-205. Motion for referral to mediation (child support or other financial issues) (domestic relations actions).					
[For use with Rules 1-124 and 1-125 NMRA]					
STATE OF NEW MEXICO COUNTY OF					
JUDICIAL DISTR	ICT				
Petitioner,					
V.	No				
Respondent.					

MOTION FOR REFERRAL TO MEDIATION (CHILD SUPPORT OR OTHER FINANCIAL ISSUES) (domestic relations actions)<sup>1</sup>

l, _	(name of Petitioner or Responded the following matters in this case to mediation:	nt), request the Court to		
[]	division of property;			
[]	division of income and debts;			
[]	child support;			
[]	spousal support; or			
[]	other: .			
or the	ave tried to talk to (na other party's attorney if represented). This is what happen f these boxes.)			
[]	The other party AGREES with my motion.			
[]	The other party DOES NOT AGREE with my motion.			
[]	The other party WILL NOT TALK TO ME about my motion	n.		
[] betwe	I CANNOT TALK TO THE OTHER PARTY because there en us and the other party does not have a lawyer.	is a protective order		
[]	AVE NOT TALKED TO THE OTHER PARTY because:			
		Signature of party		
		Name ( <i>print</i> )		
		Mailing address (print)		
		City, state, and zip code ( <i>print</i> )		
		Telephone number		
	VERIFICATION OF SERVICE			
l a	ffirm under penalty of perjury under the laws of the State o (date), I (check the applicable item below and for			

[] mailed a copy of this motion by United States Name:	
Name:Mailing address:City, state, and zip code:	
City, state, and zip code.	,
[] delivered a copy of this motion toor the other party's attorney); or	(the other party
[] faxed a copy of this motion toother party's attorney) using the following fax numbe transmission was reported as complete and without etransmission was (a.m.) (p.m.) on	r: The error. The error. The time and date of the
	Signature of party
	Date of signature
USE NOTES	
<ol> <li>This form may be used anywhere in this state to mediation regarding matters other than child custo domestic relations action.</li> </ol>	
[Approved by Supreme Court Order No. 13-8300-010 papers filed on or after May 31, 2013, in all cases pe 2013; as amended by Supreme Court Order No. 14-6 and papers filed on or after December 31, 2014, in a December 31, 2014.]	ending or filed on or after May 31, 8300-011, effective for all pleadings
4A-206. Request for hearing (domestic re	elations actions).
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT COURT	-
Petitioner,	
V.	No
Respondent.	

REQUEST FOR HEARING (domestic relations actions)<sup>1</sup>

Assigned judge:	
	Hearing requested by:
	Signature of party
	Name ( <i>print</i> )
	Mailing address ( <i>print</i> )
	City, state, and zip code (print)
	Telephone number
VERIFICATION OF SERVIC	E
I affirm under penalty of perjury under the laws of the S (date), I (check the applicable item below	
[] mailed a copy of this request by United States mail Name:	
Mailing address:City, state, and zip code:	
[] delivered a copy of this request toor the other party's attorney); or	(the other party
[] faxed a copy of this request to other party's attorney) using the following fax number: transmission was reported as complete and without error. transmission was (a.m.) (p.m.) on	The time and date of the
	Signature of party

Date of signature	

1. This form may be used anywhere in this state to request a hearing in a domestic relations action.

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]

## 4A-207. Notice of hearing (domestic relations actions).

STATE OF NEW MEXICO	
COUNTY OFJL	IDICIAL DISTRICT
00	
Petitioner,	
v.	No
Respondent.	
	NOTICE OF HEARING (domestic relations actions) <sup>1</sup>
NOTICE IS HEREBY	GIVEN that a hearing in this case has been set as follows:
Date of hearing:	
Time of hearing:	
Place of hearing:	
-	
Matter(s) to be heard:	
Comments:	
Length of hearing:	
Judicial Officer:	

If this hearing requires more or less time than the court has designated, or if this hearing conflicts with any prior setting, please contact us immediately as continuances may not be granted on late notice. The District Court complies with the American with

Disabilities Act. Counsel or self-represented litigants may notify the Clerk of the Court of the nature of the disability at least five (5) days before ANY hearing so appropriate accommodations may be made. Please contact us if an interpreter will be needed.

$\sim$		$\Delta \Gamma = \Gamma \Gamma$		TDICT	COURT	f
	-RN		-111	1 R II . I		

## **CERTIFICATE OF SERVICE**

I, the undersigned Employee of the District Court of County, New Mexico, do hereby certify that I served a copy of this document to all parties listed on the attached page on (date).			
	Ву:		
	PARTIES ENTITLED TO NOTICE		
(The party requesting the hearing must list the name, address, and phone number of every party entitled to notice, including the requesting party. If a party has an attorney, list the name and address of the attorney.)			
Party's name: Mailing address:			
Telephone number:			
Party's name: Mailing address:			
Telephone number:			
(Repeat as necessary.)			

## **USE NOTES**

1. This form may be used anywhere in this state to give notice of a hearing in a domestic relations action.

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]

# 4A-208. Notice of compliance with Rule 1-123 NMRA (domestic relations actions).

[For use with Rule 1-123 NMRA]	
STATE OF NEW MEXICO COUNTY OF	
JUDICIAL	
Petitioner,	
V.	No
Respondent.	,
	E OF COMPLIANCE WITH RULE 1-123 NMRA lestic relations actions)¹
	cory disclosure requirement of Rule 1-123 NMRA, I cuments as indicated below to the opposing party on s required in the rule.
	this box if there is property and debt to be divided, and uments that you completed and provided to the other
[] Interim monthly income and List documents used to complete t	d expenses statement (Form 4A-212) this statement:
[] Community property and lia List documents used to complete t	abilities schedule (Form 4A-214) this schedule:
[] Separate property and liabi List documents used to complete t	lities schedule (Form 4A-215) this schedule:
	pport (Check this box if spousal support and/or child and check all boxes below for the documents that you per party.)

	Documents provided:		
[] reque	Federal and state tax returns, including all schedules, for	r the year preceding the	
[]	] W-2 statements for the year preceding the request		
[]	Internal Revenue Service Form 1099s for the year prece	ding the request	
[]	Work related daycare statements for the year preceding	the request	
[]	Dependent medical insurance premiums for the year pre	ceding the request	
[]	Wage and payroll statements for four months preceding	the request	
[] 4A-21	(Spousal support only) Interim monthly income and expe	enses statement (Form	
		Signature of party	
		Name ( <i>print</i> )	
		Mailing address ( <i>print</i> )	
		City, state, and zip code (prin	
		Telephone number	
	VERIFICATION OF SERVICE		
	iffirm under penalty of perjury under the laws of the State ( (date), I (check the applicable item below and		
[] Name	mailed a copy of this notice by United States mail, postage:	• • •	
Mailir	ig address:	<del></del>	
City, s	state, and zip code:	;	
	delivered a copy of this notice toe other party's attorney); or	(the other party	
transr	faxed a copy of this notice to  party's attorney) using the following fax number:  mission was reported as complete and without error. The tables on was	The ime and date of the	
uansi	mission was (a.m.) (p.m.) on	(uaio).	

<ol> <li>This form may be used anywhere in this s compliance with Rule 1-123 NMRA in a domestic</li> </ol>		
[Approved by Supreme Court Order No. 13-8300 papers filed on or after May 31, 2013, in all case 2013; as amended by Supreme Court Order No. and papers filed on or after December 31, 2014, December 31, 2014.]	es pending or filed on or after May 31, 14-8300-011, effective for all pleading	
4A-209. Motion to enforce order.		
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT		
Petitioner,		
V.	No	
Respondent.		
MOTION TO ENFOR	RCE ORDER	
[] Petitioner (or) [] Respondent states:		
<ol> <li>I am filing this motion regarding the follow the order(s) that you are seeking to have enforce information required)</li> </ol>		ck
Name of Order:	Section/Paragraph/Page # that you believe is not being followed	Date of order
Temporary Domestic Order		
Interim Order Custody Plan and Order	<del></del>	
Custody Flath and Order Child Support Obligation and Order		

Signature of party

Date of signature

	Final Decree (adopting Marital Settlement Agreement)
	Default Final Decree
	Domestic Violence Order of
	Other:
2.	The other party is not following the referenced sections/paragraphs of the
order( <i>motioi</i>	s) in the following way(s): (You should be very specific when completing the i; tell the court what the court order says and what the other person is doing or not that is violating the order. State only serious violations and be as complete as
A.	
	(Name of first order checked in Paragraph 1 above)
	i. What the section/paragraph of the order says:
	ii. What the other party is doing or not doing that is violating the order:
B.	<u> </u>
	(Name of next order checked in Paragraph 1 above)

What the section/paragraph of the order says:

i.

[]	I HAVE NOT TALKED TO THE OTHER PARTY because:
[] betwe	I CANNOT TALK TO THE OTHER PARTY because there is a protective order een us and the other party does not have a lawyer.
[]	The other party WILL NOT TALK TO ME about my motion.
[]	The other party DOES NOT AGREE with my motion.
[]	The other party AGREES with my motion.
party	I have tried to talk to (name of the other or the other party's attorney if represented). This is what happened: (You MUST one of these boxes.)
what	Ise additional pages if necessary. Use the same format as above to tell the court order you are talking about, what the order says, and what the other party is doing that is violating the order.)
	<del></del>
	ii. What the other party is doing or not doing that is violating the order:

В.	Order the other relief deemed necessary.	
	[] <b>YES</b> , I understand that I must bring a copy of th hearing. <sup>1</sup>	ne order(s) listed in Paragraph 2
		Signature of Petitioner/Responden pro se
		Name (print)
		Mailing address ( <i>print</i> )
		City, state, and zip code (print)
		Telephone number
	YOU MUST FILL OUT THE INFORMATION BE SERVE THE OTHER PARTY AS YOU TELL TO VERIFICATION	
	VERIFICATION	
cause	, affirm under penalty of New Mexico that I am the [] Petitioner (or) [] Rese, and I know and understand that the contents of the owledge and belief.	
		Signature of party Date
	VERIFICATION OF SERVI	CE
Ιa	ffirm under penalty of perjury under the laws of the (date), I (check the applicable item belo	
۱ .	mailed a copy of this motion by United States mail,  Name:	
	City, state, and zip code:	
	delivered a copy of this motion to	(the other party or the other
[] f	faxed a copy of this motion to attorney) using the following fax number:	(the other party or the other party's The transmission was

reported as complete and without error. The time and da (a.m.) (p.m.) on (date).	te of the transmission was
	Signature of party
	Date of signature
USE NOTES	
1. If you do not have a copy of the order(s) listed in Paragone from the clerk's office. Standard copying fees may apply.	raph 2, you may request
[Approved by Supreme Court Order No. 13-8300-010, effective papers filed on or after May 31, 2013, in all cases pending or 2013; as amended by Supreme Court Order No. 14-8300-011 and papers filed on or after December 31, 2014, in all cases filed December 31, 2014; as amended by Supreme Court Order 17 all pleadings and papers filed on or after December 31, 2017.	filed on or after May 31, , effective for all pleadings led or pending on or after 7-8300-017, effective for
4A-210. Withdrawn.	
4A-211. Objection to hearing officer report (domactions).	nestic relations
[For use with Rule 1-053.2 NMRA]	
STATE OF NEW MEXICO COUNTY OFJUDICIAL DISTRICT	
Petitioner,	
V.	No
Respondent.	
OBJECTION TO HEARING OFFICER RE (domestic relations actions) <sup>1</sup>	PORT
I, (name of Petitioner or Responder Officer Report filed on (date) for (identify the specific paragraph(s) to which you are objecting, each objection)	ent), object to the Hearing the following reasons: and state the reason(s) for

1	
2.	
3.	
4.	
5.	
	Signature of party
	Name ( <i>print</i> )
	Mailing address (print)
	City, state, and zip code (print)
	Telephone number
VERIFICATION OF SERVI	CE
I affirm under penalty of perjury under the laws of the (date), I (check the applicable item belo	
[] mailed a copy of this objection by United States m	
Mailing address:City, state, and zip code:	
[] delivered a copy of this objection toparty or the other party's attorney); or	(the other
[] faxed a copy of this objection to	r. The time and date of the
	Signature of party

Date of signature		

1. This form may be used anywhere in this state to object to a hearing officer's report in a domestic relations action.

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]

## 4A-212. Interim monthly income and expenses statement.

	Petition Column		Respondent Column 2	Combined Column 3
that the following is true and	correct at this time:	,,	. , , , , , , , ,	
I,	(Petitioner) (Respon	dent), state ui	nder penalty of periury	
COUNTY OF	)			
STATE OF NEW MEXICO	) ) ss.			
	HLY INCOME AND I d percentage for ch			
SERVE THIS FORM ON T	THE OTHER PARTY	. DO NOT FIL	E WITH THE COURT.	
Respondent.				
V.	No			
Petitioner,				
COUNTY OF JU				
STATE OF NEW MEXICO COUNTY OF				
[For use with Rule 1-122 NM	RA]			

1. Gross monthly income<sup>2</sup>

		_			
	a.	Gross monthly wages	\$	\$	\$
	b.	Rental income	\$	\$	\$
	C.	Self-employment income	\$	\$	\$
	d.	Dividends and interest	\$	\$	\$
	e.	Other income	\$	\$	\$
2.	Tota	al gross monthly income	\$	\$	\$
3.	Pay	roll deductions <sup>3</sup>	\$	\$	\$
	a.	Federal withholding	\$	\$	\$
	b.	State withholding	\$	\$	\$
	C.	Estimated tax payments	\$	\$	\$
	d.	FICA	\$	\$	\$
	e.	Medicare	\$	\$	\$
	f.	Health insurance	\$	\$	\$
	g.	Life and disability insurance	\$	\$	\$
	h.	Union dues	\$	\$	\$
	i.	Mandatory retirement	\$	\$	\$
	j.	Other	\$	\$	\$
4.	Tota	al payroll deductions	\$	\$	\$
	(Add items in #3)				
5.	,		\$	\$	\$
		btract Line 4 from Line 2)	_	_	
6.	Moi	nthly fixed expenses4:	\$	\$	\$
	a.	Residence⁵	\$	\$	\$
	b.	Utilities <sup>6</sup>	\$	\$	\$
	C.	Car payments	\$	\$	\$
	d.	Insurance premiums	\$	\$	\$
		(1) Car or other vehicle	\$	\$	\$
		(2) Life <sup>7</sup>	\$	\$	\$
		(3) Health <sup>7</sup>	\$	\$	\$
		(4) Homeowners <sup>8</sup> or renters	\$	\$	\$
		(5) Other	\$	\$	\$
	e.	Day care9	\$	\$	\$
	f.	Credit card payments <sup>10</sup>	\$	\$	\$
	g.	Loan payments	\$	\$	\$
	h.	Child support payments <sup>11</sup>	\$	\$	\$
	i.	Medical	\$	\$	\$
	j.	Other	\$	\$	\$

1.	(Add items in #6 and #7)12	Φ		
8.	Net spendable income (Line 5 minus Line 7)	\$	\$	<b></b> \$
9.	1/2 of combined net spendable income (1/2 of Line 8 Column 3)13	\$		
10.	Amount transferred and received <sup>14</sup>	\$	\$	
11.	Child support adjustment <sup>15</sup> (see table, Use Note 15)	\$	\$	
12.	Total to be transferred <sup>16</sup>	\$	\$	
cause	, affir of New Mexico that I am the [] Pe e, and I know and understand that of my knowledge and belief.	etitioner ( <i>or</i> ) []	Respondent in the a	above-entitled
		<del>-</del>	Signature Date	

Total manthly fived avecases

- 1. This form is to be used with an Interim Order Allocating Income and Expenses, Form 4A-213 NMRA. Unless, upon motion of a party, the court orders the division of separate income and expenses, only community income and expenses should be included on this form. In minimal or negative income cases, the court will have discretion to fashion an appropriate order.
- 2. "Gross monthly income" is income from all sources except child support received from a prior court order. For self-employed individuals, gross monthly income means gross receipts less reasonable and ordinary business expenses. For varying income and expenses use the average of the last three (3) months' income and expenses.

Gross monthly income is to be computed by using one of the following: hourly wage x average hours worked per week x 52 divided by 12; weekly wage x 52 divided by 12; every two weeks wage x 26 divided by 12; twice monthly x 2. For varying wages, use the average of the last three months' income.

- 3. "Deductions" are payroll deductions for taxes, social security, health insurance, union dues, retirement and other employer-related deductions. Payroll deductions are to be computed on a monthly basis as described in Use Note 2.
- 4. "Monthly fixed expenses" include periodic expenses even though paid quarterly, semiannually or yearly. Fixed expenses are to be computed on a monthly basis by

using one of the following: annual income or expenses divided by 12. For varying expenses, use the average of the last three months' receipts or expenses.

- 5. Residence fixed expense is mortgage or rent actually paid. If a party receives free rent, *e.g.*, by living with parents, that party's rent is imputed as zero. If residence expense is a mortgage payment for the residence of a party, unless already separately stated, include insurance and taxes.
- 6. Include monthly average payments for gas, electricity, water, sewer, refuse, and basic telephone bill, if not paid as part of rent. Use average for last 12 months if known.
- 7. Do not include medical, dental, liability, life, or other insurance that is deducted by payroll deduction.
- 8. Do not include homeowners insurance premiums if the premium is included as part of the residence expense, Line 6(a).
- 9. Day care fixed expense is work-related day care and does not include babysitting or occasional day care.
- 10. "Credit card payments" is listed as a fixed expense and includes only the minimum monthly payment as of the date of the filing of the petition.
- 11. Any regular monthly payment ordered by a prior order of child support or alimony, which is actually paid, is a fixed expense.
- 12. Line 8. "Net spendable income" and "combined net spendable income" are determined by subtracting Line 7, "total monthly fixed expenses," from Line 5, "net monthly income."

Negative combined net spendable income. If the "combined net spendable income" (Line 8, Column 3) is a negative number, and there are no children, adjust the allocations of income or expenses between the parties, or transfer an amount from one party to another so that the amount of net spendable income for the petitioner and respondent on Line 9 is equal. Do not complete Lines 10, 11, and 12. If Line 8, Column 3 has a negative or minimal "combined net spendable income," and there are children, the court will need to fashion an appropriate form to divide interim income and expenses of the parties.

- 13. Line 9. Equalizing spendable income. If "net spendable income" on Line 8, Column 3, is a positive number, divide "combined net spendable income" by two and enter the result in each column of Line 9.
- 14. Line 10. Amount transferred and received. The party with the larger net spendable income will transfer an equalizing amount to the party with the smaller net spendable income. To determine the amount of the transfer or receipt, subtract Line 9

(one-half of combined net spendable income) from Line 8, "net spendable income" and enter the amount on Line 10. This is the amount to be transferred by the party with the larger net spendable income to the party with the lower net spendable income.

For example, if the petitioner has a net spendable income of \$1,000.00 per month and the respondent has a net spendable income of \$500.00 per month, divide the total, \$1,500.00, by two. Since the petitioner has the larger net spendable income, enter the result, \$750.00, on Line 9, under Column 1. To determine the amount the petitioner transfers, subtract Line 9 of Column 1 from Line 8 of Column 1 (\$1,000.00 minus \$750.00 = \$250.00) and this amount (\$250.00) will be transferred each month by the petitioner to the respondent.

15. Line 11. Children. If Line 8, Column 3, is a positive number, an adjustment for child support is made by multiplying the amount on Line 8, Column 3 (combined "net spendable income") by the applicable percentage in the table below and enter the amount in the party column of the party with primary custody of the child or children. Do not count children who are covered by a prior child support order.

One child	10%
Two children	15%
Three children	19%
Four children	22%
Five children	25%
Six children	28%

If more than six children, add three percent (3%) for each additional child.

For example, if the combined "net spendable income" of the petitioner and respondent (Column 3, Line 8) is \$1,500.00 and there is one child, multiply Column 3, Line 8 (\$1,500.00) by ten percent (10%) and enter the result (\$150.00) on Line 11 in the petitioner and respondent columns.

16. Line 12. Total amount transferred. Line 11 is used to adjust the amount to be transferred by a party or received by a party on Line 10 by the parties. Using the example in Use Notes 14 and 15, if there is one child and the combined net spendable income of the parties is \$1,500.00, an adjustment of ten percent (10%) of \$1,500.00 (\$150.00) is made for child support. If the respondent has primary custody, the respondent will receive another \$150.00. If the petitioner has primary custody, subtract \$150.00 from the amount the respondent is to receive on Line 10. Using the example in Use Notes 14 and 15, if the respondent has primary custody, the petitioner will transfer \$400.00 to the respondent. If the petitioner has primary custody, the petitioner will transfer \$100.00 to the respondent.

[Approved, effective November 1, 2000 until November 1, 2001; approved, effective November 1, 2001; 4A-122 recompiled and amended as 4A-212 by Supreme Court

Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No.14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]

## 4A-213. Interim order allocating income and expenses.

[For	use with Rule 1-122 NMRA]
	TE OF NEW MEXICO NTY OF
	JUDICIAL DISTRICT
Peti	oner,
V.	No
Res	ondent.
	INTERIM ORDER ALLOCATING INCOME AND EXPENSES <sup>1</sup>
	nis matter having come on for a hearing by the court and the court being iently advised <b>FINDS, CONCLUDES, AND ORDERS</b> :
1.	NOTICE AND APPEARANCES
(	heck only applicable paragraphs)
[]	Petitioner was present.
[]	Petitioner was represented by counsel.
[]	Respondent was present.
[]	Respondent was represented by counsel.
[] mot	Respondent was properly served with a copy of the notice of hearing on the on for temporary order dividing income and expenses.
2.	The parties have agreed to the income and expenses of the parties except:
3.	The parties shall receive the income and pay the expenses as listed on the

Interim Monthly Income and Expense Statement.

- 4. Each party shall presumptively be responsible for any debts the party incurs during the pendency of this case.
- 5. Any assets obtained by either party after the entry of this order from that party's share of net spendable income are presumptively the separate property of the obtaining party.
- Each party shall use the party's share of the income to pay the party's respective 6. expenses for food, clothing, telephone, utilities, gasoline, car maintenance, entertainment, meals out, haircuts, attorney fees, ordinary medical and dental expenses, and other personal expenses. 7. \_\_\_\_\_ (name of party) shall pay to \_\_\_\_\_ dollars (\$\_\_\_\_\_\_)² per month by check or money order, delivered or postmarked on or before the \_\_\_\_\_ of each month during the pendency of this case. The medical and dental expenses of the child or children not covered by insurance shall be paid one-half by each party. Notwithstanding entry of this order, all claims and defenses are preserved. 9. This order shall remain in effect during the pendency of this case except as 10. modified by court order. 11. Disobedience of this order can constitute contempt of court and subject the violator to fine, imprisonment, and other sanction, plus payment of attorney fees and costs to the other party.

District Judge

1. This form is used with Form 4A-212 NMRA.

Recommended by:

Hearing Officer

2. For the amount to be transferred or paid, see Line 12 of Form 4A-212 NMRA.

[Approved, effective November 1, 2000 until November 1, 2001; approved, effective November 1, 2001; 4A-123 recompiled and amended as 4A-213 by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31,

2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]

## 4A-214. Community property and liabilities schedule.

[For use with Rule 1-123	3 NMRA]	
STATE OF NEW MEXIC COUNTY OF		
Petitioner,		,
V.	No.	
Respondent.		.,
SERVE THIS FORM	ON THE OTHER PARTY	. DO NOT FILE WITH THE COURT.

## COMMUNITY PROPERTY AND DEBTS SCHEDULE

Neither party is required to submit a proposed distribution. Any stipulation regarding value or distribution should be indicated by an asterisk.

ASSETS			Value		
			<b>Petitioner</b>	Respondent	Combined
1.	Cash		\$	_ \$	\$
2.	Financial institut	ion accounts:1	\$	_ \$	
	a	Account#	\$	_ \$	\$
	b	Account#	\$	_ \$	\$
	C	Account#	\$	_ \$	\$
	d	Account#	\$	_ \$	\$
3.	Stocks, bonds a	nd mutual funds:			
	a	Sh	\$	_ \$	\$
	b	Sh	\$	_ \$	\$
	C	Sh	\$	_ \$	\$
4.	Insurance polici	es:			
	a. Company _				
	[Face amou	nt \$	]		

	Cash value				\$	\$	\$
	Loan balance	e \$			\$	\$	\$
	b. Company				_		
	[Face amoun						
	Cash value				\$	\$	\$
	Loan balance	÷ \$			\$	\$	\$
5.	Real estate:						
	a	\$					
	Mortgage (\$/mo)						
	REC (\$/mo)	\$					
	Cost of sale						
	(\$/%)	\$			\$	\$	\$
	b				•		
	Mortgage (\$/mo)	\$					
	REC (\$/mo)	\$					
	Cost of sale						
	(\$/%)	\$			\$	\$	\$
6.	Vehicles:				•		
	a	\$					
	Lien (\$/mo)	\$			\$	\$	\$
	b						-
	Lien (\$/mo)	\$			\$	\$	\$
7.	Business assets				\$	\$	\$
8.	Household furniture						
	and goods				\$	\$	\$
9.	Tax refunds				\$	\$	\$
10.	IRA/Keogh/Annu	uity			\$	\$	\$
11.	Retirement				\$	\$	\$
12.	Retirement				\$	\$	_ \$
13.	Other total asset	ts			\$	\$	_ \$
Tota	al assets				\$	\$	\$
	DEBTS	(N	lo/Pm	t)	Value:	Petitioner:	Respondent:
1.		\$(		)	\$	\$	\$
2		Φ/		١	¢	<b>c</b>	<b>c</b>

3.	\$()	\$_		\$	\$	
4	\$()	\$_		_ \$	\$	
5. Tax Liability	\$()	\$_		_ \$	\$	
Total debts:	\$()	\$_		_ \$	\$	
ESTIMATED NET ASSI	ETS:	\$_		\$	\$	
Equalization of Assets:		\$_		_ \$	\$	
EQUAL ASSETS:		\$_		_ \$	\$	
I,State of New Mexico that cause, and I know and ur best of my knowledge an	nderstand that th	tioner (	( <i>or</i> ) [] Respo	ondent in the	above-entitled	
		,	Signature of	party		Date
		-	Name ( <i>print</i> )	)		
		-	Mailing addr	ess ( <i>print</i> )		
		-	City, state, a	nd zip code	(print)	
		:	Telephone r	number		
	US	E NOT	ES			
Include all checkin deposit.	g, savings, and	money	market acc	ounts and ce	ertificates of	
[Approved, effective Nove November 1, 2001; 4A-13 Order No. 13-8300-010, 6 2013, in all cases pending Court Order No. 14-8300 December 31, 2014, in all	31 recompiled and effective for all page or filed on or a control of the control	nd ame leading after Ma or all pl	ended as 4A gs and papel ay 31, 2013; leadings and	-214 by Sup rs filed on or as amended papers filed	reme Court after May 31, d by Supreme d on or after	
4A-215. Separate pr	operty and I	iabilit	ties sched	dule.		
STATE OF NEW MEXICOUNTY OF						
COUNTY OF	JUDICIAL DIST	TRICT	-			
Petitioner,						

V.	No	
	,	
Respondent	,	

SERVE THIS FORM ON THE OTHER PARTY. DO NOT FILE WITH THE COURT.

## SEPARATE PROPERTY AND DEBTS SCHEDULE

## **ASSETS:**

		Petitioner	Respondent
Checking & S	Savings Accounts:		
a	Bk, Ck. #		\$
b			
C	CD #		
d	Cr Un #		\$
Bonds/Stocks	S:		
a	Sh	\$	_ \$
b		\$	\$
Financial inst	itution accounts:1		
a	Account #	\$	_ \$
b	Account #	<b></b> \$	_ \$
C	Account #		
d	Account #	\$	\$
Stocks, bonds	s and mutual funds:		
a	Sh	\$	\$
b	Sh		
C			\$
Insurance po	olicies:		
a. Compa	ny		
Policy N	No		
Face ar	mount \$		
Cash va	alue \$		
Loan ba	alance \$	\$	\$
b. Compa	ny		
Policy N	No		
Face ar	mount \$		
Cash va	alue \$		

	Loan balance \$	\$	\$
6.	Real estate:		
	a		
	Present value \$		
	Mortgage (\$/mo) \$		
	REC (\$/mo) \$	\$	\$
	b		
	Present value \$		
	Mortgage (\$/mo) \$		
	REC (\$/mo) \$	\$	\$
7.	Vehicles:		
	a	\$	\$
	Lien (\$/mo)	\$	\$
	b	\$	
	Lien (\$/mo)	\$	\$
8.	Business assets	\$	
9.	Household furniture and goods	\$	\$
10.	Tax refunds	\$	
11.	IRA/Keogh/Annuity	\$	\$
12.	Retirement	\$	<b></b>
13.	Retirement	\$	\$
14.	Other total assets	\$	\$
Total	Separate Assets:	\$	\$
DEB	TS:		
	a	\$	\$
	b	\$	\$
	C	\$	\$
	d	\$	\$
Total	Separate Debts:	\$	\$
NET	SEPARATE PROPERTY:	\$	\$
		·	
State cause	, affirm u of New Mexico that I am the [] Petition, and I know and understand that the f my knowledge and belief.	ner ( <i>or</i> ) [] Respondent in the a	bove-entitled
	-	 Signature of party	Date

Name (print)	
Mailing address ( <i>print</i> )	
City, state, and zip code ( <i>print</i> )	

Telephone number

[Approved, effective November 1, 2000 until November 1, 2001; approved, effective November 1, 2001; 4A-132 recompiled and amended as 4A-215 by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]

## **Stage Three (3) Divorce Forms**

## 4A-300. Domestic relations forms; instructions for stage three (3) forms.

- A. **Stage three (3) forms; scope.** The stage three (3) forms are the last forms that you must complete to dissolve your marriage (i.e., get a "divorce"). Once approved by the Court, the agreements and promises that you have made in these forms will settle financial matters between you and the other party, and will control your rights as a parent. When both parties sign the Marital Settlement Agreement (Form 4A-301 NMRA), the Custody Plan and Order (Form 4A-302 NMRA), and the Child Support Obligation and Order (Form 4A-303 NMRA), they may be enforced by either party as contracts. When the Court signs a Final Decree of Dissolution of Marriage (Form 4A-305 or 4A-306 NMRA), you will be divorced, and the Marital Settlement Agreement, the Custody Plan and Order, and the Child Support Obligation and Order will become legally binding on both of you. Any important changes to these agreements should be in writing and signed by both parties. These changes should be filed with the Court. You should be careful when filling out these forms, and be as complete as possible. It is highly recommended that you consult with an attorney.
- B. **Marital Settlement Agreement.** A Marital Settlement Agreement ("MSA") must be completed, signed by both parties, and filed with the Court in every dissolution of marriage case. (Use Form 4A-301 NMRA.) Although the MSA is called an "Agreement," if the parties do not agree on its terms, the Court may use the terms of either party's proposed MSA in its final order after a hearing. The MSA describes how you and the other party will divide your property and debts, and how you will settle any other financial matters, including whether one party will pay spousal support or make a cash payment to the other. When the parties sign the MSA or the Court signs and files a Final

Decree of Dissolution of Marriage, the MSA is legally binding on both parties. See Paragraph A, above.

If you and the other party cannot agree on some or all of the terms of the MSA, you may request the assistance of a mediator, if available, by completing and filing a Motion for Referral to Mediation (child support or other financial issues) (Form 4A-205 NMRA) with the Court. If you do not believe a mediator will be helpful, you may complete and file a Request for Hearing (Form 4A-206 NMRA), and the Court will make a decision for you. For more information about how to request a hearing, see Subparagraph (1) of Paragraph E of Form 4A-200 NMRA.

The MSA includes the following sections:

- (1) **Property we are dividing.** This is where you describe how you will divide your property, including personal property, real property, bank and investment accounts, retirement plans, vehicles, and any other property. Examples of each type of property are included on the form. Complete the Personal Property List (Attachment A) to identify any personal property you own that is valuable to you and to show how you will divide it. If you have real property other than the home you lived in while you were married, complete the Real Property List (Attachment B) to identify the property and to show how you will divide it;
- (2) **Debts we are dividing.** This is where you describe how you will divide your debts (e.g., credit cards, loans, etc.), cancel joint credit cards, file your taxes, and handle any issues that may come up with tax returns that were filed while you were married. Complete the Debt List (Attachment C) to identify each of your debts and to show how you will divide them;
- (3) **Cash payment.** This is where you show any dollar amount that you have agreed one party should pay the other to settle the division of your property and debts. This amount will be included in the Final Decree of Dissolution of Marriage as a judgment in favor of the party who is to receive the cash payment. This judgment may be enforced as provided by law;
- (4) **Spousal support.** This is where you show any dollar amount that you have agreed one party should pay the other as monthly spousal support. If the Court approves this section, the amount and timing of spousal support can be modified only by a court order. For more information on spousal support, see Section 40-4-7 NMSA 1978;
- (5) Other statements by parties. This is where you promise to do what is necessary to carry out your agreements in the MSA and how you will resolve any arguments you may have about the MSA in the future; and
- (6) **Verification.** This is where you affirm the truth of the statements in the MSA and sign it under penalty of perjury.

C. **Custody plan and order.** A Custody Plan and Order must be completed and filed with the Court in every dissolution of marriage case when the parties are the parents of one or more children under eighteen (18) years of age or under the age of nineteen (19) and attending high school. (Use Form 4A-302 NMRA.) This document describes decisions that have been made, and how decisions will be made in the future, about the children. When the Court signs and files a Final Decree of Dissolution of Marriage, the Custody Plan and Order is legally binding on both parties. See Paragraph A, above.

If you and the other party cannot agree on the terms of a Custody Plan and Order, you may request the assistance of a mediator by completing and filing a Motion for Referral to Mediation (child custody, timesharing, or visitation) (Form 4A-204 NMRA) with the Court. If you do not believe that a mediator will be helpful, you may complete and file a Request for Hearing (Form 4A-206 NMRA), and the Court will make a decision for you. For more information about how to request a hearing, see Form 4A-200(E)(1) NMRA. Some courts will not set a hearing on custody matters until the parties have tried mediation but failed to reach an agreement. Check with the Court before you request a hearing to find out if mediation is required.

The Custody Plan and Order includes the following sections:

- (1) *Identification and contact information.* This is where you list the names and contact information of the parties and the children who are covered by the form;
- (2) **Custody of the children.** This is where you describe the agreement you have reached about how you will make decisions and who will have custody of your children. If you choose sole legal custody, you must provide the specific reason why sole legal custody is in the best interests of the children. Also describe how often, when, and where the non-custodial parent will be allowed to visit the children, if at all. If you choose joint legal custody, you must complete the parenting plan in Subparagraphs one (1) through five (5) of Paragraph B to describe how you will share the custody of your children; and
- (3) **Verification.** This is where you affirm the truth of the statements in the Custody Plan and Order and sign it under penalty of perjury.
- D. **Child support obligation and Order.** A Child Support Obligation and Order must be completed and filed with the Court in every dissolution of marriage case when the parties are the parents of one or more children under eighteen (18) years of age or under the age of nineteen (19) and attending high school. (Use Form 4A-303 NMRA.) This document describes how you will divide the expenses of raising the children, including child support and health insurance, and tax issues relating to the children. When the Court signs and files a Final Decree of Dissolution of Marriage, the Child Support Obligation and Order will become legally binding on both parties. See Paragraph A, above.

If you and the other party cannot agree on the terms of the Child Support Obligation and Order, you may request the assistance of a mediator by completing and filing a Motion for Referral to Mediation (child support or other financial issues) (Form 4A-205 NMRA) with the Court. If you do not believe that a mediator will be helpful, you may complete and file a Request for Hearing (Form 4A-206 NMRA), and the Court will make a decision for you. For more information about how to request a hearing, see Form 4A-200(E)(1) NMRA.

The Child Support Obligation and Order includes the following sections:

- (1) *Identification and contact information.* This is where you list the names and contact information of the parties and the children who are covered by the form;
- (2) **Child support.** This is where you describe how you will share the expenses of raising your children. This portion of the form refers to these additional documents:
- (a) Child support worksheet. To complete Paragraph A of this section, you must complete and attach a child support worksheet to your Child Support Obligation and Order. The worksheet will help you figure out the amount of child support required by law. The worksheet is available at Section 40-4-11.1 NMSA 1978, or you can find an interactive version at www.nmcourts.com by clicking on the "Family Law Forms" link and selecting "Child Support Worksheet." The interactive worksheet will automatically calculate the monthly child support obligation. The amount shown on the child support worksheet, they must request a different amount, explain why that amount is necessary, and the deviation must be approved by the Court; and
- (b) Wage withholding order. Under Paragraph D of this section, you must tell the Court how you will begin wage withholding for child support. Payment of child support by wage withholding is mandatory unless otherwise agreed by the parties or ordered by the Court. Wage withholding will not take effect until the parties complete a Wage Withholding Order (Form 4A-304 NMRA) and submit it to the Court for filing, or until the Court signs and files the Child Support Obligation and Order and the parties open a case with the New Mexico Human Services Department, Child Support Enforcement Division ("CSED"). CSED can issue a notice of wage withholding for the parties on full service cases. You may request the Court to order wage withholding by attaching a completed Wage Withholding Order to the Child Support Obligation and Order; and
- (3) **Verification.** This is where you affirm the truth of the statements in the Child Support Obligation and Order and sign it under penalty of perjury.
- E. **Final decree of dissolution of marriage.** When the Court signs and files a Final Decree of Dissolution of Marriage, you and the other party will be divorced. You may request a Final Decree of Dissolution of Marriage as follows:

- (1) **Uncontested.** If you and the other party agree on the terms of your MSA (and Custody Plan and Order and Child Support Obligation and Order, if you have children), you may request a Final Decree of Dissolution of Marriage by doing the following:
- (a) filing your completed MSA (and completed Custody Plan and Order and Child Support Obligation and Order, if you have children) with the Court Clerk's Office; and
- (b) submitting a completed Final Decree of Dissolution of Marriage (Form 4A-305 (without children) or 4A-306 (with children) NMRA) to the judge for approval.

The Court may sign the Final Decree of Dissolution of Marriage without further notice, or it may order you and the other party to appear for a hearing. WARNING: Once the Court signs and files the Final Decree of Dissolution of Marriage, your divorce will be final, and the terms of the MSA (and the Custody Plan and Order and Child Support Obligation and Order) will be binding as a court order on both parties. See Paragraph A, above:

(2) **Contested.** If you and the other party do not agree on the terms of your MSA (and Custody Plan and Order and Child Support Obligation and Order, if you have children) and you cannot submit completed forms to the Court, you should request a trial in your case by submitting a Request for Hearing (Form 4A-206 NMRA). For more information about how to request a hearing, see Form 4A-200(E)(1) NMRA.

The Court will set one or more hearings to resolve the remaining disagreements over the terms of the MSA (and the Custody Plan and Order and Child Support Obligation and Order, if you have children). You must complete your own proposed MSA (and Custody Plan and Order and Child Support Obligation and Order if you have children) and Final Decree of Dissolution of Marriage (Form 4A-305 (without children) or Form 4A-306 (with children) NMRA) and bring them with you to the hearing. Once the Court has decided the terms of the MSA (and the Custody Plan and Order and Child Support Obligation and Order if you have children), it will sign and file a Final Decree of Dissolution of Marriage, and you will be divorced from the other party; or

(3) **Default.** If more than thirty (30) days have passed since you filed and served the Petition for Dissolution of Marriage and the other party has not filed an answer or otherwise responded to your petition, you may be able to request a Final Decree of Dissolution of Marriage without the other party's participation. This is called a default judgment. See Form 4A-310 NMRA for instructions on how to request a default judgment and Final Decree of Dissolution of Marriage.

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings

and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014.]

Dece	mber	31, 20	)14.]
4A-3	301. I	Marit	al settlement agreement.
			MEXICO
			JUDICIAL DISTRICT
Petiti	oner,		,
V.			No
Resp	onder	nt.	<del></del> ,
			MARITAL SETTLEMENT AGREEMENT <sup>1</sup>
_	e chan PRC	ges to	(Petitioner's name) and(Respondent's name) are married and agree to follow this ning on the day we both sign it. We understand that the judge may this agreement and that we must comply with any changes made.  If WE ARE DIVIDING <sup>2</sup> Property (such as clothing, furniture, joyolny, or artwork). We have
agree	ed hov	v we v	<b>property</b> (such as clothing, furniture, jewelry, or artwork). We have vill divide our property. We have attached a Personal Property List howing all our property and which of us will receive that property.
	(Cho	oose 1	or 2)
	[] ( <i>Or</i> )	1.	Each of us already has possession of all the personal property we each expect to
	[]	2.	We will make sure we each have our own property by
<b>B.</b> build		l Prop	perty (such as a home, mobile home, condominium, lot, or commercial
	(Cho	oose a	all that apply)
	[]	1.	Neither of us owns real property.
	[]	2.	We own a marital home, which is located at

		(Ch	oose i or ii)
	[] (O		Petitioner shall keep the home and be responsible for all debts related to the ho
	[] Th	ii. e per	Respondent shall keep the home and be responsible for all debts related to the son who keeps the home is called the "homeowner." The other person is called the
	We	e furtl	her agree to the following:
	(Cl	hoos	e all that apply)
	[]	iii.	The amount owed to the moving spouse to buy out that person's interest is \$, which is included in the calculation of the Cash F below.
	[]	iv.	The homeowner will apply to refinance the debt owed on the home no later than (date).
	[]	V.	This is our plan for the homeowner to buy out the moving spouse's interest in th moving spouse off of the loan papers:4
[]	b.	Sell	I the home. We are going to sell the home and divide the money from the sale as
			ile the home is being sold, [] Petitioner ( <i>or</i> ) [] Respondent ( <i>choose one</i> ) will stay
			il the home sells, we will pay expenses, including mortgage, taxes and insurance airs for the home as follows (describe who is to pay and how much each person
		pap	both will cooperate with the showing of the home and the sale of the home, includerwork needed in order to sell it and transfer title. Both of us will preserve the how including the following things:
[] 3.	we div	e or have ision	per plan. We have attached a separate sheet with our plan regarding the home. both of us has other real property as set forth in the attached Real Property List (a agreed to divide that property as set forth in the attachment. If one party owes to of the other real property, that amount should be included in the calculation of the III, below.

[] a. **Keep the home.** We agree to the following:

[]

			its (such as checking account mutual funds, or life insurance		•
(Choose	1 or 2	2)			
[] 1 ( <i>Or</i> )	. W	Ve do not have any banl	c or investment accounts.		
[] 2	. V	Ve have the following ba	ink or investment accounts an	d will	divide them as follows:
	Р	etitioner will have the fo	llowing bank or investment ac	count	ts:
	N 	lame of institution			four (4) digits ccount number
		espondent will have the	following bank or investment	Last	unts: four (4) digits ccount number
D. Replans).5		,	As, retirement accounts, pens	ion pl	ans, or 401(k)
`		Neither of us has a re	etirement plan.		
[]	2.	We will be dividing ou Petitioner has the following retirement plan(s):	or retirement plan(s) as follows  (Circle one to show whether Petitioner will KEEP the enti- plan, DIVIDE the plan with Respondent, or TRANSFER entire plan to Respondent)  [KEEP] [DIVIDE] [TRANSFE [KEEP] [DIVIDE] [TRANSFE	ire ? the ER] ER]	If plan will be DIVIDED, the amount or % to be given to Respondent:

Respondent has the following retirement plan(s):

(Circle one to show whether Respondent will KEEP the entire plan, DIVIDE the plan with Petitioner, or TRANSFER the entire plan to Petitioner)

If plan will be DIVIDED, the amount or % to be given to Petitioner:

[KEEP] [DIVIDE] [TRANSFER] [KEEP] [DIVIDE] [TRANSFER] [KEEP] [DIVIDE] [TRANSFER]

(Check and complete if retirement plan(s) will be divided)

Qualifie	d D	ne following retirement plans that will be obmestic Relations Order ("QDRO"), obtain the QDRO to the Court by	the signature of the other party,	
a Qualif	ied	ne following retirement plans that will be one comestic Relations Order ("QDRO"), obtains the QDRO to the Court by	ain the signature of the other party,	
	or	<b>cles</b> (such as cars, trucks, motorcycles, r trailers). <sup>7</sup>	ecreational vehicles, boats,	
[] (Or)	1.	We do not have any vehicles.		
[]	2.	We have vehicles and are dividing them	as follows:	
		Petitioner will keep the following vehicles year of each vehicle and list the vehicle	s and assume any debt relating to each vehicle identification number):	( <i>t</i>
		Vehicle description	Vehicle Identification No. (last six digits)	
				_

	Respondent will keep the following vehi year of each vehicle and list the vehicle	cles and assume any debt relating to each vehicle identification number):
	Vehicle description	Vehicle Identification No. (last six digits)
	Each person listed above as keeping th will transfer title by the following date:	e vehicles will pay for the costs of the vehicles, inc
	[](da	te).
	(Or)	
	[] when the vehicle is paid off.	
	(Or)	
	[] the party who is keeping the vehicle a	already has the title in his/her name.
	ner property (such as business interests, manuscripts, or any other property).	patents, trademarks, copyrights,
(Choos	se 1 or 2)	
	Neither party has any other property.	
(Or)		ty listed below, and we have agreed to divide it as

A. Debt. We attach a Debt List (Attachment C) which lists all of our debts, including mortgages, vehicle payments, taxes, credit cards, student loans, medical debts, judgments, and any other debts we may have. Any debt not listed is the responsibility of the person who created it. Each of us will pay debts we created prior to our marriage, unless we state differently here. Unless we state differently here, a person who takes property (such as a house or car) with a debt associated with it, will take the debt.

(Choose all that apply)

	[] V	Ve have no debt from our marriage.
	[] V	Ve will pay our debts as listed on Attachment C.
<del></del>		The amount owed from to to, which is
includ	ed in the	calculation of the Cash Payment, Section III, below.
B. cards accou	, or we w	cards and charge cards. Each of us will turn in and cancel all joint credit will have the credit card company take the other person's name off of the
C. return		We will share information necessary to correctly file our income tax II get the help we need to file our taxes.
	ntested, v or who g	m with tax returns. If any of our returns that we filed together are audited we will meet to decide what to do. If we cannot decide who pays the taxes jets any refund, we will ask a judge to decide at the time the problem
party costs	sed to pa who sho	promise. We understand that if either of us fails to pay the debts we have ay, the other party may end up making that payment. If that happens, the uld have paid promises to repay the other party, including any other extra by the failure to pay, such as attorney fees, late fees, and interest charged.
III.	CASH F	PAYMENT
`	•	es have agreed that one party should pay money to the other in any of ing sections, those amounts should be included in this section.)
the ar	nount of that judge of person	settle the division of property and debts, we agree that
IV.	SPOUS	SAL SUPPORT9
A.	We agre	ee to spousal support as follows:
	( <i>Choos</i> [ ] 1 ( <i>Or</i> )	e 1 or 2)  No spousal support. Each of us can support ourselves and neither will pay spou

[]	2.	Spousal support. [] Petitioner (or) []	Respondent (choose one) will pay spousal
	Sp	pousal support shall be paid as follows:	
	(C	Choose i, ii, or iii)	
[]	i.	\$ per month on the <i>time</i> ), which is not modifiable.	(date) of each month
( <i>Or</i>	•	\$ per month on the	( <i>date</i> ) of each month u
( <i>Or</i>	•	. This is our other plan:	
		<u> </u>	

## V. OTHER STATEMENTS BY PARTIES

**A. Documents.** We will each sign the documents we need to divide the property and debts, and each will deliver to the other party all documents related to property and debt awarded to the other.

### B. Future issues.<sup>10</sup>

- 1. Either of us may ask the judge for help if
  - a. one of us does not do what we said in this agreement; or
  - b. we cannot agree on what this agreement says.

We understand that the judge may make one party pay costs such as attorney fees.

- 2. If we forgot or failed to list any property or debt, we will seek the help we need to divide that property or debt.<sup>11</sup>
- **C. Final agreement.** This is the final and entire agreement of the parties. Neither party is relying on other promises or statements that are not specifically included in this document.

## **VERIFICATION**

When I sign here, I am telling the judge under oath and penalty of perjury:

I have read this agreement and agree with everything in it; I have read the warnings and cautions listed in this agreement;

I have disclosed all assets and debts known to me, and I understand that my spouse is relying on my disclosures;

I have gotten the help I needed before signing this agreement; and this document and the statements in it are true and correct to the best of my knowledge and belief.

I understand that I can be punished both civilly and criminally if any information in this agreement is false.

Detitioner's signature		Despendent's signature	
Petitioner's signature Date:		Respondent's signature Date:	
Mailing address:		Mailing address:	
Telephone		Telephone	
STATE OF NEW MEXICO	)		
	) 00		
COUNTY OF	) ss.		
Acknowledged, signed and sworn to		day of,	
by,	the petitioner.		
		Notary public	
		My commission expires:	
		wy dominiodion expires.	
STATE OF NEW MEXICO	)		
COUNTY OF	) ss.		
Ash as to be be about a section of	Later and the	1	
Acknowledged, signed and sworn to		day or,	
by,	the respondent.		
		Notary public	
		My commission expires:	

ATTACHMENT A: PERSONAL PROPERTY LIST

(Attach additional pages if needed)

List all items of value to you, such as furniture, household items, electronics, art, jewelry, and tools.

Item	Dollar Value	Will belong to ( <i>che</i>	ck box for each item): Respondent

### **ATTACHMENT B: REAL PROPERTY LIST**

(Attach additional pages if needed)

List all homes (other than the marital home), land, or other real property owned by Petitioner or Respondent.

### **Other Real Property**

1	Address/Description of property:
,	We agree to do the following with the property after the divorce:
(	(Choose all that apply)
-	Petitioner will keep the property;
-	Respondent will keep the property;
-	[] Petitioner [] Respondent shall pay the other party \$
-	The property will be sold and the proceeds divided as follows:
-	
-	Other plan:
-	Other plan.
,	Address/Description of property:
١	We agree to do the following with the property after the divorce:
(	(Choose all that apply)
-	Petitioner will keep the property;
-	Respondent will keep the property;
-	[] Petitioner [] Respondent shall pay the other party \$
	The property will be sold and the proceeds divided as follows:

Other plan		

### **ATTACHMENT C: DEBT LIST**

(Attach additional pages if needed)

(NOTE: This document is a public document. DO NOT list the full account number for any credit card or other loan information that you would not want to make public.)

We understand that this agreement may not bind creditors.

Creditor	Last four (4) numbers on account	Amount owed	Will be paid by ( <i>che</i> Petitioner Respon	eck box): ndent

#### DO NOT FILE THIS PAGE: FOR PARTY USE ONLY

#### **USE NOTES**

- 1. A marital settlement agreement must be filed in every dissolution of marriage cause. See Forms 4A-100, -200, and -300 NMRA for additional information about completing and filing this form.
- 2. It is highly recommended that you consult with an attorney. Whether property is separate or community is a complicated issue. There can be serious consequences, including tax consequences, for the division of property and for not properly transferring property, including retirement accounts. You may need separate documents to transfer divided property.
- 3. To transfer land, a building or a home other than a mobile home, the parties must prepare, sign and record a deed in the real property records where the property is located. To transfer a mobile home, contact the Motor Vehicle Division.
- 4. If both parties are listed on the mortgage, you must seek lender approval to remove the moving spouse from the mortgage and from responsibility for payment.
- 5. If the parties are going to divide a retirement plan, contact the retirement plan before completing and filing this form. Depending on the plan, a QDRO may be necessary. If the parties cannot agree on the terms of the QDRO, they should request a hearing.
- 6. CAUTION: You may want to consult an attorney about your retirement, pension, deferred compensation, 401k plans, and/or benefits. If you do not see an attorney

regarding these assets, you risk losing any interest you have in these plans and/or benefits. There are certain documents the plan administrator must have. An attorney can help you prepare these documents.

- 7. To transfer vehicles or a mobile home, contact the Motor Vehicle Division.
- 8. This agreement may not affect the rights of creditors even when approved by the Court as part of the final decree. The creditor may expect payment from you no matter who agrees to pay the debt in this agreement. See an attorney if you have questions about separate and community debts and separate and community property.
- 9. There can be serious consequences resulting from spousal support awards. If your agreement includes spousal support, you should consult with an attorney.
  - 10. Consult with an attorney if problems arise later.
- 11. To divide property or debts left out of this agreement, see Section 40-4-20(A) NMSA 1978.

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending 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; as amended by Supreme Court Order No. 19-8300-006, effective for all pleadings and papers filed on or after July 1, 2019.]

## 4A-302. Custody plan and order.

STATE OF NEW MEXICO		
COUNTY OF		
JUD	DICIAL DISTRICT	
Detitioner	,	
Petitioner,		
V.		No
Respondent.	,	
	CUSTODY PLAN AND	O ORDER <sup>1</sup>
	and	are the parents of
the children listed below. The of the children.		tody plan and is in the best interests

### I. IDENTIFICATION AND CONTACT INFORMATION

Parent's name		Physical address and phone number	Place of employment and phone number
Child's r	name	Year of birth	Age
-	•	shall advise each other of any change to the of new information becoming available.	
I. CU	STODY	OF THE CHILDREN <sup>2</sup>	
Choose e	either Opt	ion A, Sole legal custody, or Option B, Joir	t legal custody)
(	option) Complete I sole le decisi	e 1, 2, and 3)  e and 4)  e and 4)  e and 5)  e and 6)  e and 7)  e and 8)  e and 9)	parent with sole custody) shall have h sole custody shall make the importar
3	(Choc	s the visitation plan: use a, b, or c)	
	[]a. ( <i>Or</i> ) []b.	There shall be <b>no visitation</b> until further the constraint of the children of	name of other parent) shall have n as follows: (Fully describe visitation ildren and where and when the
	(Or)		

			[]c.	(name of other parent) shall have			
				to include who s	shall supervise the visit	tation, who sl	(Fully describe visitation plan hall transport the children and dditional sheets if necessary.)
[]	B.		int lega <i>tion</i> )	al custody and p	arenting plan. ( <i>Do no</i>	ot fill out Op	tion A if you choose this
		1.	shall r	make important de	ecisions about the child	dren together	custody of the children and r. No change regarding any of the change in writing or the
			a.	City and county	of residence:		
			b.	Religion:			
			C.	Activities:			
			d.	Doctor	Name		Address and telephone
			e.	Dentist			
			f.	School			
			g.	Child care			
			h.	Other			
		2.			he parents shall resolv n this way ( <i>steps conti</i> l		ing or time-sharing dispute blem solved):
			a.	Talk together; o	r		
			b.	Communicate in	n writing as follows:		
				-	quests change, and givg parent sends respon		
				_	parent does not agree make a new proposal.		ge, that parent must say why,
			C.	[] Go [] Go [] Ot	ng steps:  pply and number them to to couple, family, or co to mediation with a new ther:  to to court.	other counsel eutral party;	ling;

3.		<b>sharing schedule</b> plete "Schedule 1	e. " or "Schedule 2" b	elow.)		
	[]		me schedule each	•	two weeks. (Set out the	time
		Week 1	's time	•	's time	
			(name of parent)		(name of parent)	
		Monday				
		Tuesday		_		
		Wednesday				
		Thursday				
		Friday				
		Saturday				
		Sunday		_		
		Week 2	's time		''s time	
			(name of parent)		(name of parent)	
		Monday				
		Tuesday				
		Wednesday				
		Thursday				
		Friday		_		
		Saturday		<u> </u>		
		Sunday		_		
	[]		ite your own schote sheet or calenda	` •	r own schedule here or ns to Schedule 1.)	
4.	Vaca	tion and holiday	plan.			
	a.	uninterrupted tin	ne with the childre	n each year. Each	i] [weeks] ( <i>circle one</i> ) of a parent shall give the oth be of the vacation time.	er
	b.	•		•	nildren shall spend holida children on each holiday)	•
		Holidays:	Even year	Odd Year	Times	
					(if split)	
		Mother's Day			From	
		<b>.</b>			To	
		Father's Day			From	
		Child's Diathde	,		To	
		Child's Birthday	<i></i>	<del></del>	From	
		Halloween			To From	
		i idiiowooii	<del></del>		To	
					· · ·	

		1st 1/2 winter break			From To
		2nd 1/2 winter break			From To
		Spring Break			From
		July 4th			To From
		Other religious holidays			To From To
		Other:			From To
		same as the Sun	day schedule ι	d due to a school, fe unless we agree diffe	ederal, or state holiday is the erently.
5.	De	tails about the timesha	ring.		
	a.	at all times. Neither pare communications with the	ent shall unrea	isonably interfere wit	munication with the children the children's
	b.	Transfer of children. For other shall be as follows:	•		nildren from one parent to the
	C.				ansferring the children from all be as follows (write down
	d.	call the other parent abo	out the emerge medical treatr	ency. If the other par	t with the children shall try to ent cannot be reached, any by the available parent in the

Thanksgiving

Winter religious \_\_\_\_\_

break

holidays

From \_\_\_\_\_ To \_\_\_\_

From \_\_\_\_\_

To \_\_\_\_\_

- e. **Changes.** Each parent may ask the other for changes to this schedule. The other parent has the right to say "no." If the other parent says "no," the parent asking for changes shall not argue or criticize the other parent's decision.
- f. **Review of plan.** The parents agree to meet [] every year (*or*) [] every \_\_\_\_\_ years to make sure this plan continues to work well.

#### **VERIFICATION**

I affirm under oath and penalty of perjury under the laws of the State of New Mexico that I have read this document, that I agree with everything in it, and that the statements in it are true and correct to the best of my knowledge and belief.

Name of parent (print)		Name of parent (print)
Parent's signature		Parent's signature
Date		Date
Mailing address		Mailing address
Physical address		Physical address
Telephone		Telephone
STATE OF NEW MEXICO	)	
COUNTY OF	) ss.	
by Notary public	, the parent. 	
Notary public		
My commission expires:	·	
STATE OF NEW MEXICO	)	
COUNTY OF	) ss.	
Acknowledged, signed an by		day of,
Notary public	<u> </u>	

My commission expires:	
	Approved, adopted, and ordered by the District Court
Date	District Court Judge
USE NOTES	
1. A custody plan must be filed in every dissolut have minor children or a child under nineteen years For more information about filling out this form, see	of age who is attending high school.
2. The parties should understand the difference of joint custodians and a sole custodian. Description NMSA 1978, Section 40-4-9.1. See an attorney with custody does not imply an equal division of the child equal division of financial responsibility for the child.	ns of these terms are set out in n questions you may have. Joint d's time between the parents or an
[Approved by Supreme Court Order No. 13-8300-01 papers filed on or after May 31, 2013, in all cases por 2013; as amended by Supreme Court Order No. 14 and papers filed on or after December 31, 2014, in a December 31, 2014; as amended by Supreme Court for all pleadings and papers filed after November 18	ending or filed on or after May 31, -8300-011, effective for all pleadings all cases filed or pending on or after rt Order No. 15-8300-024, effective
4A-303. Child support obligation and ore	der.
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT	
Petitioner,	
v. No	
Respondent.	
CHILD SUPPORT OBLIGATIO	N AND ORDER <sup>1</sup>
and	are the parents of the
children listed below.	

### I. IDENTIFICATION AND CONTACT INFORMATION

Parent's name		ne 	phone number	and phone number	
Child's	e nam	2	Year of birth		
	s name	<del></del>	tear of birth	Age 	
	_				
	_			_	
within te	en (10)		nall advise each other of any chang f new information becoming availa		
II. Cr				upport worksheet is attached to this plan. (Co	
Α.		ld supp	·		
				ver, if the youngest child turns eighteen (18) v	
	(Ch	oose 1	or 2)		
	[]	1. ( <i>Or</i> )	This amount is the amount shown	on the worksheet;	
	[]	2.	This is a deviation from the amou	nt shown on the child support worksheet beca	
B.	Hea	ılth ins	urance coverage <sup>6</sup>		
			2, or 3)		
	[]	1. ( <i>Or</i> )	•	of parent) shall keep the minor children cover	
	[]	2. ( <i>Or</i> )		or dental insurance coverage available at a reent Division ("CSED"), has been given sufficie	

	[]	3.	Other health insurance coverage shall be provided as follows:		
C.	Add	litiona	l health	care expens	es to be determined by percentage. The parents shall spl
D.	Wag	ge wit	hholding	g of child su	pport.
	(Ch	oose a	and comp	olete 1 or 2)	
	[]	1.	Withho	old wages fo	or child support. Child support payment shall be withheld fr
			(Choos	se a or b)	
			[]	a.	Attached is a completed Form 4A-304 NMRA Wage With
				( <i>Or</i> )	
			[]	b.	(name of parent) shall take a c
				( <i>Or</i> )	
	[]	2.	Other	<b>plan.</b> Wage v	withholding is not appropriate at this time as the parents hav
E.	Hea	ılth an	 d dental	insurance	The parents shall do the following:
	1100	1.			e plan in selecting a doctor or dentist;
		2.			ntists who are part of the insurance plan;
		3.			rent has a copy of the insurance card and policy; and
		4.		•	together to promptly submit all insurance forms.
F.	Exc				ce a year either parent can ask, in writing, for both parents to
	_AC	1.			x returns for the prior year;
		2.			the prior year;
		3.			the prior year;
		4.			are statements for the prior year;
		5.		=	insurance premiums for the prior year; and
		6.	•		ratements for the four months prior to the request.
G.	Tax		•		pout tax issues, such as the dependency exemption, that rela
	[]			egulations; o	· · · · · · · · · · · · · · · · · · ·
	[]			er plan as foll	
		7100	pr anomi	or prair do roi.	
Н.	Oth	er exp	enses. I	Each parent :	shall provide the children with items they need while they are
	[]	•		•	s shall pay for special activities as follows:
		` '	•	•	

I affirm under oath and penalty of perjury under the laws of the State of New Mexico that I have read this document, that I agree with everything in it, and that the statements in it are true and correct to the best of my knowledge and belief.

	<del></del>
Name of parent ( <i>print</i> )	Name of parent ( <i>print</i> )
Parent's signature	Parent's signature
Mailing address	Mailing address
Telephone STATE OF NEW MEXICO ) COUNTY OF ) ss.	Telephone
Acknowledged, signed and sworn to by, t	before me this day of, the parent.
Notary public	
My commission expires:	
STATE OF NEW MEXICO ) COUNTY OF ) ss.	
Acknowledged, signed and sworn to by,	before me this day of, the parent.
Notary public	
My commission expires:	
	Approved, adopted, and ordered by the District Cou
Date	District Court Judge

#### **USE NOTES**

- 1. A child support obligation must be filed in every dissolution of marriage case if the parties have minor children or a child under nineteen years of age who is attending high school. For more information about filling out this form, see Form 4A-300 NMRA.
- 2. If child support is not paid in a timely manner, interest will be added to the amount owed at the rate provided by law. See NMSA 1978, Section 40-4-7.3 for accrual of interest on delinquent child support.
- 3. See NMSA 1978, Section 40-4-11.1 for the child support worksheet. An interactive version of this worksheet may be found at *www.nmcourts.com*, click on "Family Law Forms." See also Form 4A-300 NMRA for a further explanation of the child support worksheet. The child support worksheet is used to determine the monthly child support obligation.
- 4. If child support is being paid for more than one child, the end of a child support obligation for a child may be a change of circumstances that justifies a different child support amount. A new child support worksheet must be completed and adopted by the court. If your child has an intellectual or physical disability, you should consult with an attorney.
- 5. The judge may or may not accept a proposed change from the worksheet amount. Proposed changes may be appropriate if application of the child support guidelines would be unjust or inappropriate, or create a substantial hardship. If child support has been ordered in another proceeding, tell the court about it here and attach that child support worksheet.
- 6. See NMSA 1978, Section 40-4C-4 for medical support orders. In some circumstances the court may order both parties to provide employer-provided health insurance.
- 7. See Form 4A-304 NMRA for the Wage Withholding Order. Wage withholding is required unless the parties show good cause and make alternate payment arrangements. Wage withholding is mandatory if the children are receiving public assistance. Payments made by wage withholding go through the Title IV-D agency (CSED) and cannot be directly sent by the employer to a party. Either party may request the court to enter a Wage Withholding Order. See also Form 4A-300 NMRA for a further explanation of the Wage Withholding Order.
  - 8. You need a court order to adjust child support payments.
  - 9. Consult with a professional about tax issues that relate to any children.

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31,

2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending 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.]

## 4A-304. Wage withholding order (domestic relations actions).

4A-304. Wage withholding order (domestic relations actions).			
STATE OF NEW ME			
	JUDICIAL DISTRICT		
Petitioner,	,		
v.	No		
Respondent.	,		
	WAGE WITHHOLDIN (domestic relations		
	•	entry of a wage withholding order and Withholding for Support Form, <sup>2</sup> the	
•	of the Income Withholding f Court, are incorporated by re	or Support Form, attached as Exhibit ference and adopted in full.	
2. Wage withhold	ling shall be implemented as	stated in Exhibit A.	
3. Exhibit A, which includes personal identifier information that is necessary to include in the record, shall be protected in accordance with Rule 1-079 NMRA if requested to be sealed by the parties.			
IT IS SO ORDERED.			
Date APPROVED: Mother's signature: Mailing address:		District judge	

Telephone:

Father's signature: Mailing address:		
Telephone:		
	USE NOTES	
1. See Form 4A-3	00 NMRA for an explanation of the Wag	e Withholding Order.
n all cases where a Was available at http://wwnstructions for filling on ttp://www.acf.hhs.govorm and instructions	come Withholding for Support Form (OM/age Withholding Order is issued by the ww.acf.hhs.gov/sites/default/files/ocse/orout the form are available at w/sites/default/files/ocse/omb_0970_0154 also may be obtained from the New Mexipport Enforcement Division.	Court. A copy of the form mb_0970_0154.pdf.  4_instructions.pdf. The
	e Court Order No. 13-8300-010, effective r May 31, 2013, in all cases pending or fi	
4A-305. Final dec	ree of dissolution of marriage (	without children).
STATE OF NEW MEX		
	_ JUDICIAL DISTRICT	
Petitioner,		
<i>1</i> .		No

## FINAL DECREE OF DISSOLUTION OF MARRIAGE (without children)<sup>1</sup>

This matter was brought before the Court to enter a Final Decree of Dissolution of Marriage by Petitioner and Respondent ("the parties").

This decree references a Marital Settlement Agreement that has been signed and filed by the parties, and that settles the claims related to their marital relationship.

The Court, having considered the evidence FINDS AND CONCLUDES:

Respondent.

the pa	1. arties.	The Court has jurisdiction over the subject matter of this action and over
	2.	The parties were married on(date of marriage).
	3.	The parties are incompatible.
adopt	4. ed by	The Marital Settlement Agreement is fair and reasonable and should be the Court.
IT IS	THER	EFORE ORDERED, ADJUDGED, AND DECREED:
incom	1. npatibil	The marriage of Petitioner and Respondent is dissolved on the grounds of lity.
Agree	2. ement,	The parties are ordered to comply with the terms of the Marital Settlement which has been filed with the Court and is incorporated here by reference.
(Sel	ect and	d complete the following paragraphs if applicable)
[]	3.	The Court retains jurisdiction to enter QDROs or other orders dividing the retirement plan Agreement.
[]	4.	Judgment in favor of [] Petitioner (or) [] Respondent is awarded in the amount of \$
[]	5.	Petitioner's name is restored to the former name of (write to
[]	6.	Respondent's name is restored to the former name of (write
		SO ORDERED:
		District Court Judge
В	/ sianir	ng below I affirm under penalty of periury under the laws of the State of New

By signing below I affirm under penalty of perjury under the laws of the State of New Mexico that everything in this document is true and correct to the best of my knowledge, information and belief, including the following:

- 1. **Right to trial is waived.** I understand that by signing the Final Decree, I am waiving my right to a trial before a Judge.
- 2. **No duress or coercion; complete agreement.** I am not under force, threats, duress, coercion or undue influence from anyone, including the other party, to sign this Final Decree. This Decree and any attachments that I have signed is our full agreement. I have not agreed to something different from what is stated in writing in this Decree.

D-444	De an and and a sign of the		
Petitioner's signature Date:	Respondent's signature Date:		
Mailing address:	Mailing address:		
Telephone:	Telephone:		
DO NOT FILE THIS PAGE: FOR PARTY USE ONLY			
USE NOTES			
1. This form may be used anywhere in this state by the of dissolution of marriage when the parties do not have manineteen years of age who is attending high school.			
[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings or papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014; as amended 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. 19-8300-006, effective for all pleadings and papers filed on or after July 1, 2019.]			
after July 1, 2019.]			
after July 1, 2019.]  4A-306. Final decree of dissolution of marria	ge (with children).		
	ge (with children).		
4A-306. Final decree of dissolution of marria STATE OF NEW MEXICO COUNTY OF	ge (with children).		
4A-306. Final decree of dissolution of marria  STATE OF NEW MEXICO COUNTY OF	ge (with children).  No		

## FINAL DECREE OF DISSOLUTION OF MARRIAGE (with children)<sup>1</sup>

This matter was brought before the Court to enter a Final Decree of Dissolution of Marriage by Petitioner and Respondent ("the parties").

The following documents are referenced in this decree:
[] A Marital Settlement Agreement signed and filed by the parties, that settles the claims related to their marital relationship;
[] A Custody Plan and Order signed and submitted by the parties, that sets out the custody of their children;
[] A Child Support Obligation and Order, including a child support worksheet signed and submitted by the parties, that sets out the child support for their children.
The Court, having considered the evidence FINDS AND CONCLUDES:
<ol> <li>The Court has jurisdiction over the subject matter of this action and over the parties and the children.</li> </ol>
2. The parties were married on(date of marriage).
3. The parties are incompatible.
4. The Marital Settlement Agreement is fair and reasonable and should be adopted by the Court.
5. The Custody Plan and Order is fair and reasonable and should be adopted by the Court.
6. The Child Support Obligation and Order is fair and reasonable and should be adopted by the Court.
IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED:
1. The marriage of Petitioner and Respondent is dissolved on the grounds of incompatibility.
2. The parties are ordered to comply with the terms of the Marital Settlement Agreement, which has been filed with the Court and is incorporated here by reference.
3. The parties are ordered to comply with the terms of the Custody Plan and Order, which has been adopted by the Court and is incorporated here by reference.
4. The parties are ordered to comply with the terms of the Child Support Obligation and Order, which has been adopted by the Court and is incorporated here by reference.
5. [] Petitioner ( <i>or</i> ) [] Respondent is ordered to pay child support in the amount of \$ per month to the other parent.

6.	Lega	I custody of the children is as follows (select one):
	[]	The parties have joint legal custody of the children.
	(Or)	
	[]	[] Petitioner (or) [] Respondent has sole legal custody of the children.
		Court has continuing jurisdiction over issues relating to the children of the age of majority as provided by law.
(Sele	ct and	complete the following paragraphs if applicable)
[]	8.	The Court retains jurisdiction to enter QDROs or other orders dividing the retirement plans referenced in the Marital Settlement Agreement.
[]	9.	Judgment in favor of [] Petitioner ( <i>or</i> ) [] Respondent is awarded in the amount of \$, as set forth in Section III of the Marital Settlement Agreement (Cash Payment). The statutory interest rate shall apply as provided in Section 56-8-4(A) NMS 1978.
[]	10.	Petitioner's name is restored to the former name of (inserfull legal name).
[]	11.	Respondent's name is restored to the former name of (insert full legal name).
		SO ORDERED:
		District Court Judge

By signing below I affirm under penalty of perjury under the laws of the State of New Mexico that everything in this document is true and correct to the best of my knowledge, information and belief, including the following:

- 1. **Right to trial is waived.** I understand that by signing the Final Decree, I am waiving my right to a trial before a Judge.
- 2. **No duress or coercion; complete agreement.** I am not under force, threats, duress, coercion or undue influence from anyone, including the other party, to sign this Final Decree. This Decree and any attachments that I have signed is our full agreement. I have not agreed to something different from what is stated in writing in this Decree.
- 3. **Legal advice.** I understand that even if I am representing myself without an attorney, I have the right to be represented by an attorney. I have the right to call an attorney and get legal advice before I sign this Final Decree.

Petitioner's signature	Respondent's signature
Date:	Date:
Mailing address:	Mailing address:
Telephone:	Telephone:

#### DO NOT FILE THIS PAGE: FOR PARTY USE ONLY

#### **USE NOTES**

1. This form may be used anywhere in this state by the court to enter a final decree of dissolution of marriage when the parties have minor children or a child under nineteen years of age who is attending high school.

[Approved by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014; as amended 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. 19-8300-006, effective for all pleadings and papers filed on or after July 1, 2019.]

## 4A-310. Domestic relations forms; instructions for default proceedings.

If you are the Petitioner AND more than thirty (30) days have passed since you served the Respondent with the Petition AND the Respondent has failed to file a Response or to otherwise respond to the Petition, you may be granted a divorce without the agreement of the Respondent. This is called a default judgment. You may request a default judgment and final decree of dissolution of marriage by doing the following:

- A. Complete and file with the Court Clerk's Office an Affidavit as to Respondent's Failure To Plead or Otherwise Defend (Form 4A-311 NMRA); your affidavit must include a certificate verifying the other party's active duty military status, which you can obtain online at https://scra.dmdc.osd.mil/scra/#/home or https://scra.dmdc.osd.mil/scra/#/login; when you file your affidavit, bring a blank Certificate as to the State of the Record (Form 4A-312 NMRA) and a self-addressed, stamped envelope so that the Clerk can return a completed certificate to you;
- B. After you receive the completed Certificate as to the State of the Record (Form 4A-312 NMRA) from the Clerk, attach the certificate to an Application for Default Judgment and Final Decree of Dissolution of Marriage (Form 4A-313 NMRA), and file the application with the Court Clerk's Office; and

C. Complete and submit to the judge a copy of the Default Judgment and Final Decree of Dissolution of Marriage (Form 4A-314 NMRA (without children) or Form 4A-315 NMRA (with children)). Check with the clerk of your district to determine if your district has additional requirements.

The Court may sign and file the Default Judgment and Final Decree of Dissolution of Marriage without further notice, or it may order you to appear for a hearing. **WARNING:** Once the Court enters the Default Judgment and Final Decree of Dissolution of Marriage, your divorce will be final, and the terms of your Default Judgment and Final Decree of Dissolution of Marriage will be legally binding on both parties.

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; approved by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014; as amended by Supreme Court Order No. S-1-RCR-2023-00040, effective for all cases pending or filed on or after December 31, 2024.]

## 4A-311. Affidavit as to Respondent's failure to plead or otherwise defend (*domestic relations actions*).

STATE OF NEW MEXICO COUNTY OF	
JUDICIAL DISTR	RICT
Petitioner,	
V.	No
Respondent.	

# AFFIDAVIT AS TO RESPONDENT'S FAILURE TO PLEAD OR OTHERWISE DEFEND (domestic relations actions)<sup>1</sup>

Petitioner affirms under penalty of perjury under the laws of the State of New Mexico that the following statements are true and correct:

(1) I am the Petitioner, and I submit this Affidavit to show that Respondent has failed
to file an answer or otherwise respond to the Petition For Dissolution of Marriage that I
filed on

(2) Respondent was served as follows (choose and complete one):

[] As shown by the Affidavit of Service filed Respondent was personally served on	
(Or)	
[] As shown by the Affidavit of Publication fi Respondent was served by publication.	led on,
(3) Respondent has not filed an answer, motion, or than thirty (30) days have passed since Respondent was Petition for Dissolution of Marriage.	·
(4) Upon information and belief, Respondent is not United States and is not an infant or incompetent person	•
[] YES (required) I have attached a certificate duty status. <sup>2</sup>	verifying Respondent's active
WHEREFORE, Petitioner asks the Clerk of this Cou Default.	urt to certify Respondent's
	Signature of party
	Name (printed)
	Mailing address
	City, state, and zip code (print)
	Telephone number
VERIFICATION	
I,, affirm under penalty State of New Mexico that I am the Petitioner in the abound understand that the contents contained in the aboung knowledge and belief.	ve-entitled cause, and I know
	Signature of Petitioner Date

**USE NOTES** 

- 1. This form may be used anywhere in this state to request the clerk of the court to issue a certificate as to the state of the record (Form 4A-312 NMRA) in a domestic relations action.
- 2. This affidavit must include a certificate verifying the respondent's active duty status, which you can obtain online at https://scra.dmdc.osd.mil/scra/#/home or https://scra.dmdc.osd.mil/scra/#/login.

[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014; as amended by Supreme Court Order No. S-1-RCR-2023-00040, effective for all cases pending or filed on or after December 31, 2024.]

## 4A-312. Certificate as to the state of the record (domestic relations actions).

STATE OF NEW MEXICO

COUNTY OF	
JUDICIAL DISTRICT	
Petitioner,	
v.	No
Respondent.	
CERTIFICATE AS TO THE S (domestic relation	
I, Clerk of the District Court of this Judicial pursuant to the Affidavit as to Respondent's Fafile herein, certify as follows:	· · · · · · · · · · · · · · · · · · ·
(1) The Petition for Dissolution of Marriage	was filed on
(2) Respondent was served as follows (cho	oose and complete one):
[] As shown by the Affidavit of Servespondent was personally served on	
(Or)	

[] As shown by the Affidavit Respondent was served by publication.	of Publication filed on,	
• • •	swer, motion, or otherwise responded, and more Respondent was served with the Summons and	
WHEREFORE, I,default.	, hereby certify Respondent's	
	Clerk of the District Court	
	By: Deputy Clerk	
	Deputy Clerk	
U	SE NOTES	
1. This form may be used anywher default in a domestic relations action.	e in this state by the clerk of the court to certify a	
[Approved by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending on or after December 31, 2014; as amended by Supreme Court Order No. 15-8300-017, effective for all pleadings and papers filed on or after December 31, 2015, in all cases filed or pending on or after December 31, 2015.]		
4A-313. Application for default dissolution of marriage.	t judgment and final decree of	
STATE OF NEW MEXICO COUNTY OF JUDICIAL DIST	RICT	
Petitioner,	,	
V.	No	
Respondent.	,	

APPLICATION FOR DEFAULT JUDGMENT AND FINAL DECREE OF DISSOLUTION OF MARRIAGE<sup>1</sup>

Petitioner applies for entry of judgment by default against Respondent and in support of the application states:

(1) The statements in the Affidavit as to Respondent's Fa	ailure to Plead or Otherwise		
(2) As shown by the Certificate as to the State of the Record filed in this case on, the Clerk of this Court has certified Respondent's default.			
WHEREFORE, Petitioner applies to the Court for entry of against the Respondent as requested in the Petition for Dissemore specifically stated in the proposed Default Judgment and Dissolution of Marriage submitted with this application.	solution of Marriage, and as		
	Signature of party		
	Name (printed)		
	Mailing address		
	City, state, and zip code (print)		
	Telephone number		
USE NOTES			
1. This form may be used anywhere in this state to requ default judgment and final decree of dissolution of marriage action.			
[Approved by Supreme Court Order No. 13-8300-010, effect papers filed on or after May 31, 2013, in all cases pending of 2013; as amended by Supreme Court Order No. 14-8300-07 and papers filed on or after December 31, 2014, in all cases December 31, 2014.]	or filed on or after May 31, 11, effective for all pleadings		
4A-314. Default judgment and final decree of demarriage (without children).	lissolution of		
STATE OF NEW MEXICO COUNTY OF			
JUDICIAL DISTRICT			
Petitioner,			

V.	No
Respondent	 i.
	DEFAULT JUDGMENT AND FINAL DECREE OF DISSOLUTION OF MARRIAGE (without children)
dissolution of	(Petitioner's name) and  at's name) are married. Respondent failed to respond to the petition for of marriage after being served. The judge may make changes to this default both parties must comply with any changes made.
The parties	were married on (date of marriage).
I. PRO	PERTY BEING DIVIDED <sup>2</sup>
	onal property (such as clothing, furniture, jewelry, or artwork). Attached is a operty List (Attachment A) showing all property and which party shall property.
( <i>Cho</i> [ ] ( <i>Or</i> )	ose 1 or 2)  1. Each party already has possession of all the personal property each party will rec
[]	2. The party in possession of personal property to be received by the other party sha within days after this default judgment is signed by the judge and filed in the
B. Real building).3	Property (such as a home, mobile home, condominium, lot, or commercial
( <i>Choos</i> [] 1. [] 2.	Se all that apply)  Neither party owns real property.  The parties own a marital home, which is located at
[ 8	(Complete the correct section: a. Keep the home; b. Sell the home; or c. Other plan.)  Keep the home.  (name of Petitioner or Respondent) shall keep the home and shall be responsible for all debts related to the home.
	The person who keeps the home is called the "homeowner." The other

	•	son is called the "moving spouse." oose all that apply)
[	i.	The amount owed to the moving spouse to buy out that person's interest is \$, which is included in the calculation of the Cash Payment, Section III, below.
[	ii.	The homeowner shall apply to refinance the debt owed on the home no later than (date).
[	iii.	The homeowner shall buy out the moving spouse's interest in the home or get the moving spouse off of the loan papers as follows:4
b		I the home. The home shall be sold and the money from the sale ll be divided as follows:
		<del></del>
		ile the home is being sold, [] Petitioner ( <i>or</i> ) [] Respondent ( <i>choose</i> ) shall stay in the home.
	mor	il the home sells, the parties shall pay expenses, including tgage, taxes and insurance, utility bills, and repairs for the home as ows (describe who is to pay and how much each person will pay):
	of th	parties shall cooperate with the showing of the home and the sale ne home, including signing all paperwork needed in order to sell it transfer title. Both parties shall preserve the home in a reasonable including the following things:

j . C. Ban	. home. One or both of the partie attached Real Property L divided as set forth in the the division of the other calculation of the Cash F	d is a separate sheet with the plan is has other real property as set for List (Attachment B), and that propere attachment. If one party owes the real property, that amount is include ayment, Section III, below.  Sunts (such as checking accounts, sit, mutual funds, or life insurance points)	th in the rty shall be other money for ed in the savings accounts,
value).	as, certificates of deposi	i, muluar runus, or me msurance po	nicies with cash
(Choos	e 1 or 2)		
[] 1. ( <i>Or</i> )	The parties do not have	e any bank or investment accounts	•
[] 2.	The parties have the fo	llowing bank or investment accoun	ts and shall divide them as follo
	Petitioner shall have th	e following bank or investment acc	ounts:
	Name of institution		Last four (4) digits of account number
	Respondent shall have	the following bank or investment a	ccounts:  Last four (4) digits  of account number
401(k) plai	18).5	IRAs, retirement accounts, pens	ion plans, or
[] 1.	e 1 or 2) Neither party has a re	etirement plan.	
( <i>Or</i> ) [] 2.	The parties shall divide Petitioner has the	de the retirement plan(s) as follows (Circle one to show whether	: If plan will be DIVIDED, the
	following retirement	Petitioner will KEEP the entire plan. DIVIDE the plan with	amount or % to be given to Respondent:

		Respondent, or TRANSFER the entire plan to Respondent)	
		[KEEP] [DIVIDE] [TRANSFER]	
		[KEEP] [DIVIDE] [TRANSFER]	
		[KEEP] [DIVIDE] [TRANSFER]	
	Respondent has the following retirement plan(s):	(Circle one to show whether Respondent will KEEP the entire plan, DIVIDE the plan with Petitioner, or TRANSFER the entire plan to Petitioner)	If plan will be DIVIDED, the amount or % to be given to Petitioner:
		[KEEP] [DIVIDE] [TRANSFER]	
		[KEEP] [DIVIDE] [TRANSFER]	
		[KEEP] [DIVIDE] [TRANSFER]	
tractors, or (Choose [] 1. (Or)	trailers). <sup>7</sup> e 1 or 2) The parties do not have The parties have vehicle Petitioner shall keep the	s and shall divide them as follows: following vehicles and assume any vehicle identification number):	
		he following vehicles and assume a he vehicle identification number): Vehicle Iden	ny debt relating to each vehicl
	Each party listed above a transfer title by the follow	_	the costs of the vehicles, incl

	(Or)
	[] when the vehicle is paid off.
	(Or)
	[] the party who is keeping the vehicle already has the title in his/her name.
	er property (such as business interests, patents, trademarks, copyrights, nanuscripts, or any other property).
(Choose	e 1 or 2)
[] 1. ( <i>Or</i> )	Neither party has any other property.
	One or both parties has the other property listed below, and shall divide it as follows:
A. Deb	t. Attached is a Debt List (Attachment C) which lists all of the parties' debts,
debts, judg responsibili party prior	nortgages, vehicle payments, taxes, credit cards, student loans, medical ments, and any other debts the parties may have. Any debt not listed is the ity of the person who created it. Each party shall pay debts created by that to the marriage, unless stated differently here. Unless stated differently here, takes property (such as a house or car) with a debt associated with it, shall bt.
(Choose	e all that apply)
[] The	parties have no debt from the marriage.
[] Eacl	n party shall pay the debts as listed on Attachment C.
	amount owed from to sion of the debts is \$, which is included in the calculation a Payment, Section III, below.
	dit cards and charge cards. Each party shall turn in and cancel all joint s, or shall have the credit card company take the other party's name off of the

**C. Taxes.** The parties shall share information necessary to correctly file income tax returns. Each party will get the help needed to file taxes.

account.

- **D. Problem with tax returns.** If any tax returns that the parties filed jointly are audited or contested, the parties should meet to decide what to do. If the parties cannot decide who pays the taxes owed or who gets any refund, they will ask a judge to decide at the time the problem comes up.
- **E. Failure to pay debts.** If either party fails to pay the debts each is ordered to pay, the other party may end up making that payment. If that happens, the party who should have paid may have to repay the other party, including any other extra costs caused by the failure to pay, such as attorney fees, late fees, and interest charged by the creditor.

To equalize the division of property and debts.

III	$C \Lambda$	SH	$D\Lambda$	VI	A I	JT
111.	CA	ЭΠ	$\Gamma H$	L I IV		41

IV.

			( <i>name</i> ) shall pay	
(name	e) the a	mount of \$	no later than	
			n this amount in favor of	
•		<i>ea money</i> ). The -4(A) NMSA 1978	statutory interest rate shall apply as 3.	provided in
SPOU	SAL S	UPPORT <sup>9</sup>		
(Choc	ose 1 o	r 2)		
[]	1.	No spousal sup other.	pport. Each party can support himse	elf or herself and neither shall
(Or)				
[]	2.	Spousal suppo	<b>rt.</b> [] Petitioner ( <i>or</i> ) [] Respondent (	choose one) shall pay spous
		ousal support sha noose i, ii, or iii)	all be paid as follows:	
[]	i.		per month on the	(date) of each mor
		(period of time	), which is not modifiable.	
(Oi	)			
[]	ii.	\$	per month on the	(date) of each mont
[]	iii.	Other plan:		

The Court, having considered the evidence FINDS AND CONCLUDES:

- 1. The Court has jurisdiction over the subject matter of this action and over the parties.
  - 2. The parties are incompatible.

- 3. The division of property and debts in this Default Judgment and Final Decree of Dissolution of Marriage is fair and reasonable.
  - 4. Respondent's default has been certified by the Court.

#### IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED:

- 1. The marriage of Petitioner and Respondent is dissolved on the grounds of incompatibility.
- 2. The parties are ordered to comply with the terms of this Default Judgment and Final Decree of Dissolution of Marriage.

(Select and complete the following paragraphs if applicable)

[]	Judgment and Final Decree of Dissolution of Marriage.					
[]						
[]	5.	Petitioner's name is restored to	the former name of			
			SO ORDERED:			
Date			District Court Judge	District Court Judge		
		VERIFIC	ATION			
I, pena	Ity of pe	am the erjury under the laws of the State	e Petitioner, and I affirm under oath and of New Mexico the following:			
la	am sign	ing this document alone because	e Respondent is in default;			
П	have dis	sclosed all assets and debts know	vn to me;			
		ument and the statements in it are and belief;	e true and correct to the best of my			
		and that I can be punished both onthing the contract of the co	civilly and criminally if any information in			
			Submitted/Approved by			

	Petitioner Date
	Mailing address
	City, state, and zip code
	Telephone number
STATE OF NEW MEXICO )	
COUNTY OF ) ss	S.
Acknowledged, signed and sworn to before me, the petitic	
Notary public	
My commission expires:	
ATTACHMENT A: PERSONA	L PROPERTY LIST

(Attach additional pages if needed)

List all items of value to you, such as furniture, household items, electronics, art, jewelry, and tools.

Item	Dollar Value	Will belong to ( <i>check box for each item</i> ):  Petitioner Respondent	

			L PROPERTY LIST pages if needed)			
	all homes (other than the mo	narital home), la	and, or other real property	owned by		
Othe	r Real Property					
1.	Address/Description of p	roperty:				
The parties shall do the following with the property after the divorce:						
	(Choose all that apply)					
	Petitioner will kee	p the property;				
	Respondent will k	eep the proper	rty;			
	[] Petitioner[] Re	spondent shal	I pay the other party \$			
	The property will b	oe sold and the	e proceeds divided as follo	ows:		

	Other plan:
Addre	ess/Description of property:
The p	parties shall do the following with the property after the divorce:
(Cho	ose all that apply)
	Petitioner will keep the property;
	Respondent will keep the property;
	_ [ ] Petitioner [ ] Respondent shall pay the other party \$
	The property will be sold and the proceeds divided as follows:
	_ Other plan:

### ATTACHMENT C: DEBT LIST

(Attach additional pages if needed)

(NOTE: This document is a public document. DO NOT list the full account number for any credit card or other loan information that you would not want to make public.)

This decree may not bind creditors.

Creditor	Last four (4) numbers on	Amount owed	Will be paid by ( <i>check box</i> ): Petitioner Respondent
	account		

THIS PAGE IS NOT FOR FILING

**USE NOTES** 

- 1. This form may be used anywhere in this state to enter a default judgment and final decree of dissolution of marriage when the parties do not have minor children or a child under nineteen years of age who is attending high school.
- 2. It is highly recommended that you consult with an attorney. Whether property is separate or community is a complicated issue. There can be serious consequences, including tax consequences, for the division of property and for not properly transferring property, including retirement accounts. You may need separate documents to transfer divided property.
- 3. To transfer land, a building or a home other than a mobile home, the parties must prepare, sign and record a deed in the real property records where the property is located. To transfer a mobile home, contact the Motor Vehicle Division.
- 4. If both parties are listed on the mortgage, you must seek lender approval to remove the moving spouse from the mortgage and from responsibility for payment.
- 5. If the parties are going to divide a retirement plan, contact the retirement plan before completing and filing this form. Depending on the plan, a QDRO may be necessary.
- 6. CAUTION: You may want to consult an attorney about your retirement, pension, deferred compensation, 401k plans, and/or benefits. If you do not see an attorney regarding these assets, you risk losing any interest you have in these plans and/or benefits. There are certain documents the plan administrator must have. An attorney can help you prepare these documents.
  - 7. To transfer vehicles or a mobile home, contact the Motor Vehicle Division.
- 8. This default judgment may not affect the rights of creditors even when approved by the Court as part of the final decree. The creditor may expect payment from you no matter who is ordered to pay the debt in this default judgment. See an attorney if you have questions about separate and community debts and separate and community property.
  - 9. Consult with an attorney if problems arise later.

[Adopted by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending 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; as amended 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. 19-8300-006, effective for all pleadings and papers filed on or after July 1, 2019.]

# 4A-315. Default judgment and final decree of dissolution of marriage (with children).

			MEXICO	
	JN 1 Y O	'F	JUDICIAL DIST	RICT
Petit	ioner,			
V.				No
Resp	onden	t.		
		I	FINAL DECREE OF D	T JUDGMENT AND DISSOLUTION OF MARRIAGE ofth children) <sup>1</sup>
make made	ond to t e chang e.	the per	tition for dissolution of this default decree an	dent's name) are married. Respondent failed to marriage after being served. The judge may ad both parties must comply with any changes
The	parties	were i	married on	(date of marriage).
I.	PRO	PERT	Y BEING DIVIDED <sup>2</sup>	
		operty	List (Attachment A) s	thing, furniture, jewelry, or artwork). Attached is a showing all property and which party shall
	(Chc	ose 1	or 2)	
	[] ( <i>Or</i> )	1.	Each party already	has possession of all the personal property each party will rec
	[]	2.		ssion of personal property to be received by the other party sha ays after this default judgment is signed by the judge and filed
B. buila	Real ling).³	Prope	erty (such as a home,	mobile home, condominium, lot, or commercial
	( <i>Choos</i>		that apply) ither party owns real i	property.

[] 2.		The parties own a marital home, which is located at	
[	a	(Complete the correct section: a. Keep the home; b. Sell the home; or c. C. Keep the home.	ther plan.)
		The person who keeps the home is called the "homeowner." The other person is called the "moving spouse." ( <i>Choose all that apply</i> )	
	[ ]	i. The amount owed to the moving spouse to buy out that person's interest is \$, which is included in the calculation of the Cash Payment, Section III, below.	
	[ ]	ii. The homeowner shall apply to refinance the debt owed on the home no later than (date).	
	- [ ]	iii The homeowner shall buy out the moving spouse's interest in the home or get the moving spouse off of the loan papers as follows:	
[	b	Sell the home. The home shall be sold and the money from the sale shall be divided as follows:	
		While the home is being sold, [] Petitioner (or) [] Respondent (choose one) shall stay in the home.	
		Until the home sells, the parties shall pay expenses, including mortgage, taxes and insurance, utility bills, and repairs for the home as follows (describe who is to pay and how much each person will pay):	

		espondent shall have the following bank or investment a	
		ame of institution	Last four (4) digits of account number
[] =		etitioner shall have the following bank or investment acc	
[] 1. ( <i>Or</i> ) [] 2.		ne parties do not have any bank or investment accounts  ne parties have the following bank or investment account	
	nds,	nd investment accounts (such as checking accounts, so certificates of deposit, mutual funds, or life insurance poor 2)	
] [ 3	One atta divi the	Other plan. Attached is a separate sheet with the plan home.  e or both of the parties has other real property as set for ched Real Property List (Attachment B), and that propeded as set forth in the attachment. If one party owes the division of the other real property, that amount is includiculation of the Cash Payment, Section III, below.	th in the rty shall be e other money for
ŗ	0	Other plan. Attached is a congrete sheet with the plan.	rogarding the
		The parties shall cooperate with the showing of the hom of the home, including signing all paperwork needed in and transfer title. Both parties shall preserve the home iway including the following things:	order to sell it

D. Retirement Plans (such as IRAs, retirement accounts, pension plans, or 401(k) plans).<sup>5</sup>

(Choo	se 1	or 2)		
[]	1.	Neither party has a	retirement plan.	
( <i>Or</i> )				
[]	2.	The parties shall di	vide the retirement plan(s) as f	ollows:
		Petitioner has the following retirement plan(s):	(Circle one to show whether Petitioner will KEEP the entire plan, DIVIDE the plan with Respondent, or TRANSFER the entire plan to Respondent) [KEEP] [DIVIDE] [TRANSFER	Respondent:
			[KEEP] [DIVIDE] [TRANSFER	
			[KEEP] [DIVIDE] [TRANSFER	-
		Respondent has the following retirement plan(s):	(Circle one to show whether Respondent will KEEP the entire plan, DIVIDE the plan with Petitioner, or TRANSFER the entire plan to Petitioner)	If plan will be DIVIDED, the amount or % to be given to Petitioner:
			[KEEP] [DIVIDE] [TRANSFEF	<u> </u>
			[KEEP] [DIVIDE] [TRANSFER	[
			[KEEP] [DIVIDE] [TRANSFEF	R]
shall be p	repa hicle	red and submitted to es (such as cars, truc	d, a Qualified Domestic Relation the Court by Petitioner by (date).6	· , ,
iraciors, c	n lia	ners).		
(Choo	se 1	or 2)		
[] 1 ( <i>Or</i> )	. Th	ne parties do not hav	ve any vehicles.	
[] 2	. Th	ne parties have vehic	cles and shall divide them as fo	llows:
		•	ne following vehicles and assur	me any debt relating to each vehicle ation number):
	V	ehicle description	Vehic	e Identification No. (last six digits
	_			

Respondent shall keep the following vehicles and assume any debt relating to each vehicle model, and year of each vehicle and list the vehicle identification number):

	Vehicle description	Vehicle Identification No. (last six digits
	Each party listed above as keeping the vertices shall transfer title by the following [](date	
	(Or)	
	[] when the vehicle is paid off.	
	(or)	
	[] the party who is keeping the vehicle alr	eady has the title in his/her name.
	ner property (such as business interests, pa manuscripts, or any other property).	tents, trademarks, copyrights,
•	se 1 or 2)  Neither party has any other property.	
	One or both parties has the other property	listed below, and shall divide it as follows:
II. DEI	BTS BEING DIVIDED®	·
including n debts, judo responsibi party prior	ot. Attached is a Debt List (Attachment C) we mortgages, vehicle payments, taxes, credit or gments, and any other debts the parties may lity of the person who created it. Each party to the marriage, unless stated differently he takes property (such as a house or car) we ebt.	ards, student loans, medical have. Any debt not listed is the shall pay debts created by that re. Unless stated differently here,
(Choose a	all that apply)	
[] The	e parties have no debt from the marriage.	
[] Eac	ch party shall pay the debts as listed on Atta	chment C.

		owed from e debts is \$ nt, Section III, belov	to , which is i w.	ncluded in the calcu	 lation
B. credit accou	cards, or shal		<b>s.</b> Each party shall turr ard company take the c		
C. return	•	parties shall share i will get the help ne	nformation necessary eded to file taxes.	to correctly file incor	ne tax
decide	ed or contested who pays the	d, the parties shoul	ny tax returns that the point of the total decide what no gets any refund, the	to do. If the parties	cannot
have <sub>l</sub>	her party may baid may have	end up making that to repay the other	party fails to pay the de t payment. If that happ party, including any o s, late fees, and intere	pens, the party who s ther extra costs caus	should sed by
III.	CASH PAYM	MENT			
IV.	(name) shall \$	pay no later than not for no later than not for no later than not for not for spousal supply not for .  Spousal support shall be sose i, ii, or iii)	per month on the _	ne amount of date). Judgment shale ferson owed mone on 56-8-4(A) NMSA dupport himself or here	ll enter by). The 1978. self and neither shall one) shall pay spousa
		(period of time), w	hich is not modifiable.		(date) of each mont
	( <i>Or</i> ) [] ii. [] iii.	\$ Other plan:	per month on the _	(	date) of each month

V. CUSTO		_,		
(Provide id	dentifi	cation	d contact information for each parent an	d child)
Parent's name		•	Physical address and phone number	Place of employment and phone number
Child's n	iame		Year of birth	Age
	e parti	es sha	advise each other of any change to this c	
(Choose e	Sol (Co 1.	Option e lega mplete	ew information becoming available.  Sole legal custody, or Option B, Joint le  ustody and visitation plan. (Do not fill , 2, and 3)  (name of The parent with sole custody shall make son that sole custody is in the best intere	gal custody)  I out Option B if you choose this of parent with sole custody) shall have the important decisions regarding the

		[] c.		ows: (Fully describe visita hildren and where and wh	tion plan to in		is
[] B		Impoi	tant decisions.	parenting plan. ( <i>Do not t</i> The parents shall share journal of the change in the chang	oint legal cust	tody of the children and	5
		both a	gree to the char	nge in writing or the court of	changes it:		
		a.	City and count	y of residence:			_
		b.	Religion:				_
		C.	Activities:				
		d.	Doctor	Name ————————————————————————————————————	Ad 	dress and telephone	
		e.	Dentist				
		f.	School	,			_
		g.	Child care				_
		h.	Other		<u> </u>		_
	2.	talking chang	together or cone, the answering	The parents shall resolve and the parents in writing. If a grand a parent should respond wast say why, and if possib	parent requentithin five (5)	ests a change to the pla days. If the answering p	n
	3.		<b>sharing schedu</b> olete "Schedule	<b>le.</b> 1" or "Schedule 2" below.)			
		[]		ame schedule each wee ne that each parent shall h	•		
			Week 1	<u></u> 's time (name of parent)	(na	's time ame of parent)	
			Monday Tuesday Wednesday Thursday Friday Saturday Sunday				

		Week 2	's tim		's time (name of parent)	
		Monday	(name of paren	.,	(name of parent)	
		Tuesday		<del></del>		_
		Wednesday				-
		Thursday		<del></del>		_
		Friday				- _
		Saturday				_
		Sunday				_
	[]		ite your own so re additions to So	` '	your own schedule h	ere or att
4.	Vaca	ation and holiday	nlan.			
٠.			•	sh havo [c	lovel [wooke] (circle)	ono) of ur
	a.		ar. Each parent		lays] [weeks] ( <i>circle o</i> her parent at least	
	b.			of the week, th	e children shall spen	d holidav:
	δ.		ill have the childr			a maay
		Holidays:	Even year	Odd Year	Times <i>(if split)</i>	
		Mother's Day			From	
		Would 3 Day	<del></del>		To	
		Father's Day			From	
		rather 3 Day			To	
		Child's Birthday			From	
		Offile 3 Birtifeay			To	
		Halloween			From	
		Tanowoon	<del></del>		To	
		Thanksgiving			From	
		break	<del></del>		To	
		Winter religious			From	
		holidays	<del></del>		To	
		1st 1/2 winter			From	
		break	<del></del>		To	
		2nd 1/2 winter			From	
		break	<del></del>		To	
		Spring Break			From	
					To	
		July 4th			From	
		- <del></del> , ·		<del></del>	To	
					<del>-</del>	

		Other religious        From         holidays       To       From         Other:        From         To        To
E	Do	The Monday of a 3-day weekend due to a school, federal, or state holiday is the schedule unless the parents both agree differently in writing or the court orders arrangement.  tails about the timesharing.
5.	a.	
	b.	<b>Transfer of children.</b> Responsibility for transferring the children from one parent to the follows (write what the parents will do here):
	C.	Long-distance transfer of children. Responsibility for transferring the children from o in long-distance arrangements shall be as follows (write down what the parents will do
	d.	<b>Emergencies.</b> If there is a medical emergency, the parent with the children shall try to about the emergency. to If the other parent cannot be reached, any decision for emerging shall be made by the available parent in the best interest of the children.
	e.	<b>Changes.</b> Each parent may ask the other for changes to this schedule. The other pare "no." If the other parent says "no," the parent asking for changes shall not argue or criti decision.
VI. CHILD	SU	PPORT OBLIGATION. <sup>11</sup>
olan.		<b>Support Worksheet.</b> A signed child support worksheet is attached to this d sign a child support worksheet prior to completing this section.)
and shall I month. Pa (18); howe payments	be p ayme ever sha	per month. Payments shall begin on (date) aid in the amount of \$ every [] week [] two weeks [] ents shall continue each month until the youngest child turns eighteen if the youngest child turns eighteen (18) while still attending high school, ll continue until the month the child graduates or turns nineteen (19), eurs first.13
(Choos [] (Or)		or 2) This amount is the amount shown on the worksheet.

B.	Hea	h insurance coverage.¹⁵
(C	hoose	1, 2, or 3)
[]		(name of parent) shall keep the minor children covered by heap policy of insurance available from his or her employer or other group health care insurance
[]		Neither parent has private health or dental insurance coverage available at a reasonable under Medicaid, the child support obligor shall pay a cash medical support payment as considering in which the State of New Mexico, Child Support Enforcement Division ("CSED"), has been the stipulation of the parties and with the agreement of CSED. The notification to and agcash medical support.
(0	-	Other health incurrence coverage shall be provided as follows:
11		Omer neam insurance coverage snambe provided as follows
[]	3.	Other health insurance coverage shall be provided as follows:
C. paren	<b>Add</b> ts sha	tional healthcare expenses to be determined by percentage. The I split the cost of uncovered necessary healthcare expenses in proportion to
C. paren	Add ts sha ncom	tional healthcare expenses to be determined by percentage. The
C. paren their i	Add ts sha ncom Waq	tional healthcare expenses to be determined by percentage. The I split the cost of uncovered necessary healthcare expenses in proportion to on the child support worksheet.
<b>C.</b> paren their i	Add ts sha ncom Waq	tional healthcare expenses to be determined by percentage. The Il split the cost of uncovered necessary healthcare expenses in proportion to on the child support worksheet.  E withholding of child support.  Dose and complete 1 or 2)  1. Withhold wages for child support. Child support payment shall be withheld from paycheck. 16
C. paren their i	Add ts sha ncom Waç (Che	tional healthcare expenses to be determined by percentage. The I split the cost of uncovered necessary healthcare expenses in proportion to on the child support worksheet.  Experimental withholding of child support.  Experimental support of the cost of uncovered necessary healthcare expenses in proportion to on the child support worksheet.  Experimental support worksheet.  Experimental support of the cost of uncovered necessary healthcare expenses in proportion to on the child support worksheet.  Experimental support worksheet.  Experimental support worksheet.  Experimental support of the cost of uncovered necessary healthcare expenses in proportion to on the child support worksheet.  Experimental support worksheet.  Experimental support worksheet.  Experimental support of the cost of uncovered necessary healthcare expenses in proportion to on the child support worksheet.  Experimental support of the cost of uncovered necessary healthcare expenses in proportion to on the child support worksheet.
C. paren their i	Add ts sha ncom Waç (Che	tional healthcare expenses to be determined by percentage. The split the cost of uncovered necessary healthcare expenses in proportion to on the child support worksheet.  Withholding of child support.  Dise and complete 1 or 2)  1. Withhold wages for child support. Child support payment shall be withheld from paycheck. (Choose a or b)  (Choose a or b)  1. Attached is a completed Form 4A-304 NMRA Wage Withholding Order which the Child Support Enforcement Division ("CSED").
C. paren their i	Add ts sha ncom Waç (Che	tional healthcare expenses to be determined by percentage. The lasplit the cost of uncovered necessary healthcare expenses in proportion to on the child support worksheet.  We withholding of child support.  Dose and complete 1 or 2)  1. Withhold wages for child support. Child support payment shall be withheld from paycheck.  (Choose a or b)  1. Attached is a completed Form 4A-304 NMRA Wage Withholding Order which the Child Support Enforcement Division ("CSED").  (Or)
C. paren their i	Add ts sha ncom Waç (Che	tional healthcare expenses to be determined by percentage. The split the cost of uncovered necessary healthcare expenses in proportion to on the child support worksheet.  Withholding of child support.  Dise and complete 1 or 2)  1. Withhold wages for child support. Child support payment shall be withheld from paycheck. (Choose a or b)  (Choose a or b)  1. Attached is a completed Form 4A-304 NMRA Wage Withholding Order which the Child Support Enforcement Division ("CSED").
C. paren their i	Add ts sha ncom Waç (Che	tional healthcare expenses to be determined by percentage. The I split the cost of uncovered necessary healthcare expenses in proportion to on the child support worksheet.  Withholding of child support.  Dise and complete 1 or 2)  1. Withhold wages for child support. Child support payment shall be withheld from paycheck.  (Choose a or b)  1. Attached is a completed Form 4A-304 NMRA Wage Withholding Order which the Child Support Enforcement Division ("CSED").  (Or)  1. Iname of parent) shall I take a copy of this signed by the Court to CSED to open a case and to request that CSED issue

E.	Healt	h and dental insurance. The parents shall do the following:
	1.	follow the insurance plan in selecting a doctor or dentist;
	2.	use doctors and dentists who are part of the insurance plan;
	3.	make sure each parent has a copy of the insurance card and policy; and
	4.	cooperate and work together to promptly submit all insurance forms.
•	s to ex	ange of information. Once a year either parent can ask, in writing, for both change the following information (this paragraph is required by statute, 1-11.4 NMSA 1978):17
	1.	federal and state tax returns for the prior year;
	2.	W-2 statements for the prior year;
	3.	IRS form 1099s for the prior year;
	4.	work related day care statements for the prior year;
	5.	dependent medical insurance premiums for the prior year; and
	6.	wage and payroll statements for the four months prior to the request.
<b>G.</b> exem		ssues. The parents shall address tax issues, such as the dependency hat relate to the children as follows:
[]	Follov	v IRS regulations; or
[]	Adopt	another plan as follows:
_		

**H.** Other expenses. Each parent shall provide the children with items that they need while they are with that parent.

The Court, having considered the evidence FINDS AND CONCLUDES:

- 1. The Court has jurisdiction over the subject matter of this action and over the parties.
  - 2. The parties are incompatible.

- 3. The division of property and debts in this Default Judgment and Final Decree of Dissolution of Marriage is fair and reasonable.
- 4. The Custody Plan in this Default Judgment and Final Decree of Dissolution of Marriage is fair, reasonable, and in the best interests of the children.
- 5. The Child Support Obligation in this Default Judgment and Final Decree of Dissolution of Marriage is fair, reasonable, and in the best interests of the children.
  - 6. Respondent's default has been certified by the Court.

### IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED:

- 1. The marriage of Petitioner and Respondent is dissolved on the grounds of incompatibility.
- 2. The parties are ordered to comply with the terms of this Default Judgment and Final Decree of Dissolution of Marriage.
- 3. The Court has continuing jurisdiction over issues relating to the children of the marriage until the children reach the age of majority as provided by law.

(Select and complete the following paragraphs if applicable)

[]	<ol> <li>The Court retains jurisdiction to enter QDROs or other orders dividing the retirement pl Judgment and Final Decree of Dissolution of Marriage.</li> </ol>					
[]	<ol> <li>Judgment in favor of [] Petitioner (or) [] Respondent is awarded in the amount of \$</li></ol>					
[]	6.	Petitioner's name is restored to the fo	ormer name of			
			SO ORDERED:			
Date			District Court Judge			
		VERIFICATION				
I, _ penalty	y of pe	, am the Petiti erjury under the laws of the State of Nev	oner, and I affirm under oath and whice the following:			

I have disclosed all assets and debts known to me;

I am signing this document alone because Respondent is in default;

This document and the statements in it are true and correct to the best of my knowledge and belief;

I understand that I can be punished both civilly and criminally if any information in this document is false.

		Submitted/Appro	oved by	
		Petitioner	Date	
		Mailing address		
		City, state, and	zip code	
		Telephone num	ber	
STATE OF NEW MEXICO COUNTY OF	) ) ss.			
Acknowledged, signed and sworn by		day of	,	
Notary public				
My commission expires:	<del>.</del>			
ATT A OLUMENIT A	DEDOONAL DOOD	EDTV LIGT		

### ATTACHMENT A: PERSONAL PROPERTY LIST

(Attach additional pages if needed)

List all items of value to you, such as furniture, household items, electronics, art, jewelry, and tools.

Item	Dollar Value	Will belong to (check box for each item)  Petitioner Respondent	

### ATTACHMENT B: REAL PROPERTY LIST

(Attach additional pages if needed)

List all homes (other than the marital home), land, or other real property owned by Petitioner or Respondent.

**Other Real Property** 

, laar	ess/Description of property:
The p	parties shall do the following with the property after the divorce:
(Cho	ose all that apply)
	Petitioner will keep the property;
	Respondent will keep the property;
	_ [ ] Petitioner [ ] Respondent shall pay the other party \$
	The property will be sold and the proceeds divided as follows:
	_ Other plan:
Addre	ess/Description of property:
The p	ess/Description of property:
The p	ess/Description of property:ess/Description of property:ess/Description of property:
The p	ess/Description of property:  parties shall do the following with the property after the divorce:  pose all that apply)
The p	ess/Description of property:  parties shall do the following with the property after the divorce:  pose all that apply)  Petitioner will keep the property;
The p	ess/Description of property:
The p	ess/Description of property:

### **ATTACHMENT C: DEBT LIST**

(Attach additional pages if needed)

(NOTE: This document is a public document. DO NOT list the full account number for any credit card or other loan information that you would not want to make public.)

This decree may not bind creditors.

Creditor	Last four (4) numbers on account	Amount owed	Will be paid I Petitioner	oy ( <i>check box</i> ): Respondent

#### **USE NOTES**

- 1. This form may be used anywhere in this state to enter a default judgment and final decree of dissolution of marriage when the parties have minor children or a child under nineteen years of age who is attending high school.
- 2. It is highly recommended that you consult with an attorney. Whether property is separate or community is a complicated issue. There can be serious consequences, including tax consequences, for the division of property and for not properly transferring property, including retirement accounts. You may need separate documents to transfer divided property.
- 3. To transfer land, a building or a home other than a mobile home, the parties must prepare, sign and record a deed in the real property records where the property is located. To transfer a mobile home, contact the Motor Vehicle Division.
- 4. If both parties are listed on the mortgage, you must seek lender approval to remove the moving spouse from the mortgage and from responsibility for payment.
- 5. If the parties are going to divide a retirement plan, contact the retirement plan before completing and filing this form. Depending on the plan, a QDRO may be necessary.
- 6. CAUTION: You may want to consult an attorney about your retirement, pension, deferred compensation, 401k plans, and/or benefits. If you do not see an attorney regarding these assets, you risk losing any interest you have in these plans and/or benefits. There are certain documents the plan administrator must have. Only an attorney can help you prepare these documents.
  - 7. To transfer vehicles or a mobile home, contact the Motor Vehicle Division.
- 8. This default judgment may not affect the rights of creditors even when approved by the Court as part of the final decree. The creditor may expect payment from you no matter who agrees to pay the debt in this default judgment. See an attorney if you have questions about separate and community debts and separate and community property.
  - 9. Consult with an attorney if problems arise later.

- 10. You should understand the difference between the rights and obligations of joint custodians and a sole custodian. Descriptions of these terms are set out in NMSA 1978, Section 40-4-9.1. See an attorney with questions you may have. Joint custody does not imply an equal division of the child's time between the parents or an equal division of financial responsibility for the child.
- 11. If child support is not paid in a timely manner, interest will be added to the amount owed at the rate provided by law. See NMSA 1978, Section 40-4-7.3 for accrual of interest on delinquent child support.
- 12. See NMSA 1978, Section 40-4-11.1 for the child support worksheet. An interactive version of this worksheet may be found at *www.nmcourts.com*, click on "Family Law Forms." See also Form 4A-300 NMRA for a further explanation of the child support worksheet. The child support worksheet is used to determine the monthly child support obligation.
- 13. If child support is being paid for more than one child, the end of a child support obligation for a child may be a change of circumstances that justifies a different child support amount. A new child support worksheet must be completed and adopted by the court. If your child has an intellectual or physical disability, you should consult with an attorney.
- 14. The judge may or may not accept a proposed change from the worksheet amount. Proposed changes may be appropriate if application of the child support guidelines would be unjust or inappropriate, or create a substantial hardship. If child support has been ordered in another proceeding, tell the court about it here and attach that child support worksheet.
- 15. See NMSA 1978, Section 40-4C-4 for medical support orders. In some circumstances the court may order both parties to provide employer-provided health insurance.
- 16. See Form 4A-304 NMRA for the Wage Withholding Order. Wage withholding is required unless the parties show good cause and make alternate payment arrangements. Wage withholding is mandatory if the children are receiving public assistance. Payments made by wage withholding go through the Title IV-D agency (CSED) and cannot be directly sent by the employer to a party. Either party may request the court to enter a Wage Withholding Order. See also Form 4A-300 NMRA for a further explanation of the Wage Withholding Order.
  - 17. You need a court order to adjust child support payments.
  - 18. Consult with a professional about tax issues that relate to any children.

[Adopted by Supreme Court Order No. 14-8300-011, effective for all pleadings and papers filed on or after December 31, 2014, in all cases filed or pending 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; as amended 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. 19-8300-006, effective for all pleadings and papers filed on or after July 1, 2019.]

### 4A-321. Motion to modify final order.

STATE OF NEW MEXICO		
COUNTY OF JUDICIAL DISTRICT		
Petitioner,		
V.	No	
Respondent.		
MOTION TO MOD	IFY FINAL ORDER <sup>1</sup>	
[] Petitioner (or) [] Respondent states:		
1. I am asking the court to modify the for you are seeking to have modified and comp	ollowing order(s): (check the order(s) that ollete the additional information required)	t
Name of Order:	Section/Paragraph/Page # that you believe should be modified	Date of order
Custody Plan and Order		
Child Support Obligation and Order	<del></del>	
Spousal Support Provision Other:		
2. The order(s) should be modified becashould be modified, including what has chait should be modified; if you are asking that and how each should be modified separated.  A	nged since the order was entered, and h more than one order be modified, list wh ly below)	ow

What the section/paragraph of the order says:

i.

	NATI at Language and a state of the state of
ii.	What has changed so that the order should be modified:
iii.	. What a new order should provide that is different from the current order:
B.	
(1)	Name of next order checked in Paragraph 1 above)
i.	What the section/paragraph of the order says:

ii.	What has changed so that the order should be modified:
iii.	What a new order should provide that is different from the current order:
hàt order der shoui	Iditional pages if necessary. Use the same format as above to tell the court you are talking about, what the order says, what has changed so that the ld be modified, and what a new order should provide that is different from the ler.)
hat order der shoui irrent ord 3. I hav arty or the	you are talking about, what the order says, what has changed so that the ld be modified, and what a new order should provide that is different from the
hat order der shoul irrent ord 3. I hav arty or the neck one	you are talking about, what the order says, what has changed so that the ld be modified, and what a new order should provide that is different from the er.)  We tried to talk to (name of the other extended). This is what happened: (You MUST)
that order order should arrent order 3. I have arrent or the neck one of the first order the f	you are talking about, what the order says, what has changed so that the ld be modified, and what a new order should provide that is different from the er.)  we tried to talk to (name of the other experience of the other party's attorney if represented). This is what happened: (You MUST of these boxes.)
that order order should arrent or the arty or the leck one leck on	you are talking about, what the order says, what has changed so that the ld be modified, and what a new order should provide that is different from the ler.)  we tried to talk to (name of the other e other party's attorney if represented). This is what happened: (You MUST of these boxes.)  other party AGREES with my motion.
that order order should urrent order should urrent order should arty or the eneck one	you are talking about, what the order says, what has changed so that the ld be modified, and what a new order should provide that is different from the ler.)  we tried to talk to (name of the other e other party's attorney if represented). This is what happened: (You MUST of these boxes.)  other party AGREES with my motion.  other party DOES NOT AGREE with my motion.
what order rder should urrent order should urrent order 3. I have arty or the heck one [] The [] The [] The [] I CA etween us	you are talking about, what the order says, what has changed so that the ld be modified, and what a new order should provide that is different from the ler.)  we tried to talk to (name of the other e other party's attorney if represented). This is what happened: (You MUST of these boxes.)  other party AGREES with my motion.  other party DOES NOT AGREE with my motion.  other party WILL NOT TALK TO ME about my motion.  NNOT TALK TO THE OTHER PARTY because there is a protective order

4. []F	etitioner ( <i>or</i> ) [] Re	ondent asks the Court to:
	•	) as described in Paragraph 2 above.
	Order such other	relief as may be deemed necessary.
5. [] <b>Y</b> o the hea		t I must bring a copy of the order(s) listed in Paragraph 2
	ing.²	
	ing.²	Signature of Petitioner/Respondent pro se
	iing.²	Signature of Petitioner/Respondent pro se  Name (print)
	iing.²	<u></u>
	iing.²	

#### **USE NOTES**

- 1. You may use this form to ask the court to modify the conditions of a final order, including a custody plan and order, a child support obligation and order, or a spousal support provision in a final decree of dissolution of marriage. If more than 90 days have passed from the issuance of the order that you wish to modify, you may have to pay the filing fee required under Rule 1-099 NMRA. You must serve the other party with the documents you filed with the court. Refer to Rules 1-089 and 1-004 NMRA for more information. Failure to have the other party served with the documents may result in a re-set of your hearing or dismissal of your motion.
- 2. If you do not have a copy of the order(s) listed in Paragraph 2, you may request one from the clerk's office. Standard copying fees may apply.

[Approved by Supreme Court Order No. 17-8300-017, effective for all pleadings and papers filed on or after December 31, 2017.]

### **Paternity Forms**

### 4A-401. Uncontested petition for paternity; forms needed; filing fee.

- A. **Forms that need to be filed.** In a parentage case where both parties agree, the parties need to file the following completed forms with the court:
  - (1) a Domestic Relations Cover Sheet, Form 4A-101 NMRA is required;
  - (2) a Petition to Establish Parentage, Form 4A-402 NMRA is provided;
- (3) an Order Establishing Parentage, Custody, and Child Support, Form 4A-404 NMRA is provided; and
  - (4) a Custody Plan and Order, Form 4A-302 NMRA is provided.
- B. **Child Support.** The Order Establishing Parentage, Custody, and Child Support (Form 4A-404 NMRA) requires the parties to fill out a child support worksheet and attach it to the Order. Parties may choose to have child support withheld from the paying parent's income, but that requires filling out a Wage Withholding Order (Form 4A-304 NMRA), having a Child Support Enforcement number (which may be obtained through Child Support Enforcement), and filling out the Income Withholding for Support Form (OMB 0970-0154).
- C. **Type or print.** The parties must type or print all of the information required to be completed on the forms. Many forms may be downloaded and completed or completed on-line. If a pre-printed form is being used by the parties and there is not enough room on the form to provide all of the information required, use a separate page for the information and staple the page to the pre-printed form before making copies and filing the form with the court.
- D. **Sign the pleadings.** A party's signature on a pleading or paper filed with the court constitutes a certificate that the party has read the paper and that to the best of the party's knowledge, information, and belief there is good grounds to support it.
- E. **Forms required to be signed before a notary.** Only the Petition for Parentage must be signed by the petitioner (*person filing the case*) in front of a notary.
- F. **File the forms with the court.** After the parties have completed and signed the forms, the parties must file them with the court clerk.
- G. **Required number of copies.** An original and two (2) copies of each form must be filed.
- H. **Pay the filing fee.** A filing fee must be paid to the clerk in cash, money order, or credit card at the time the petition and information sheet are filed unless free process is approved.

[Approved, effective November 15, 2002; 4A-206 recompiled as 4A-401 by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 13-8300-014, effective immediately in all cases pending or filed on or after June 24, 2013; as amended by Supreme Court Order No. S-1-RCR-2024-00103, effective for all cases pending or filed on or after December 31, 2024.]

### 4A-402. Petition to establish parentage.

	ATE OF NEW MEXICO		
	JNTY OF JUDICIAL DISTRICT		
Peti	tioner,	.,	
V.	No.		
Res	pondent.	.,	
	PETITION TO ESTABLIS	H PARENTAGE <sup>1</sup>	
(per Esta fath	tioner in this case and I have [a child] [childre rson listed as respondent), "the parties". The ablishing Parentage that establishes thater) is the father of the [child] [children] listed benting plan for their [child] [children].  The parties have [or are expecting]	parties ask the court for a Final De (name pelow and approves the parties'	ecree me of
2.	The parties are filing a completed Custody I Obligation, Form 4A-303 NMRA, at the same	Plan, Form 4A-302 NMRA, and Ch	•
3.	Father lives in		s in the county
4.	Both parties have gotten the help needed in	order to sign this document.	
5.	The parties are the parents of:		
	Child's name	Date of birth	Age
		<del></del>	

	Child'	s addresses		Dates of residence	People in residence
	Prese	nt address:			
	Past a	addresses:			
(/	If appli	cable, check bel	ow and list each procee	eding.)	
7.	[]	-	ld has] [children have] t r support proceedings:	peen the subject of the	efollowing
	Case	Name	Case number	Court name	Location
-	[]	No other custo named [child] [		ng has been filed in an	y state involving the above
8.	(che	eck applicable)			
	[]		er than the parties to thi bove named [child] [chi		med custody or visitation
	[]	The following r [children]:	named persons have cu	stody or visitation righ	ts to the above named [child]
	(Nai	me of person)		(Address)	
	(Nai	me of person)		(Address)	
9.		Parentage has be ather of the [child	en established because  ] [children].	e the father has ackno	wledged that he is the
10.	٧	Ve understand th	at once the judge signs	the Final Decree of P	arentage, we will be

When I sign here, I am telling the judge that I have read this document and agree with everything in it. 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.

ordered to do the things we agreed to do in the parenting plan.

Petitioner's signature  Address:  Telephone:	
Telephone:	
Telephone:	
Telephone:	
Respondent's signature	
A diduace.	
Address:	
Telephone:	
STATE OF NEW MEXICO ) ) ss.	
COUNTY OF )	
Acknowledged, subscribed and sworn to before me this day of	
by, the petitioner.	
My commission expires: Notary Public	
Notary Fublic	
STATE OF NEW MEXICO )	
) ss. COUNTY OF )	
)	
Acknowledged, subscribed and sworn to before me this day of by, the respondent.	
My commission expires: Notary Public	

#### USE NOTES

- 1. See Form 4A-401 NMRA for an explanation of an uncontested paternity proceeding and how to complete these forms.
  - Section 40-10A-209 NMSA 1978 requires the following information be disclosed:
     name of the child;

the places the child has lived in the last five (5) years; and

the names and addresses of the persons with whom the child has lived in the last five (5) years.

3. After completing this form the petitioner and respondent must sign their names before a notary.

[Approved, effective November 1, 2002; 4A-331 recompiled as 4A-402 by Supreme Court Order No. 13-8300-010, effective for all pleadings and papers filed on or after May 31, 2013, in all cases pending or filed on or after May 31, 2013; as amended by Supreme Court Order No. 13-8300-014, effective immediately in all cases pending or filed on or after June 24, 2013.]

#### 4A-403. Withdrawn.

### 4A-404. Order establishing parentage, custody, and child support.

STATE OF NEW MEXICO COUNTY OF		
	AL DISTRICT COURT	
Parent 1 Petitioner,	,	
V.	No	
Parent 2 Respondent.	,	

## ORDER ESTABLISHING PARENTAGE, CUSTODY, AND CHILD SUPPORT

**THIS MATTER** comes before the Court regarding the Petition to Establish Parentage, Custody, Time-Sharing, and Child Support. The Court has considered the evidence and hereby **FINDS AND ORDERS**:

1. The Court has jurisdiction over the subject matter and the parties.

#### 2. BACKGROUND.

A. Petitioner lives in the State of	and resides in	
County. Respondent lives in the State of _	and resides in	
County		

C. The coneeded):		l Par	ent 2 are (Please add add	itiona	ıl pages, if
(a)	Name	(b)	Date of birth	(c) _	Present age
_				_	
				_	
				_	
				_	
D. Parer	nt 1 is a legal parent of th	ne ch	nild(ren) based on:		
(Chose of [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [	having given birth to the named on the birth cert a court order adjudicati adopting the child(ren); genetic test(s); a valid Acknowledgeme an unrebutted presump a consent for assisted r child(ren); or both parents agree that	ent cotion reprotent t the	te; paternity; of Paternity; of paternity; oduction that resulted in the y are the parents of the ab is an acknowledgment tha	ove-r	named
E. Parer	nt 2 is a legal parent of th	ne ch	nild(ren) based on:		
(Chose of [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ]	having given birth to the named on the birth cert a court order adjudicati adopting the child(ren); genetic test(s); a valid Acknowledgemean unrebutted presump	tifica ng p	te; vaternity; of Paternity;		

B. This order refers to Petitioner as Parent 1 and refers to Respondent as Parent 2.

	[]	child(ren); or both parents agree that they are the parents of the above-named child(ren) and that this form is an acknowledgment that they are the parents of the above-named child(ren).
eque Mexic paren	st of ei o Depa ts of th	er parent is not currently named on the child(ren)'s birth certificate, on the ther parent, the Bureau of Vital Records and Health Statistics of the New artment of Health must prepare a new certificate(s) of birth reflecting the e child(ren) as adjudicated herein, and must substitute the new for the original certificate(s).
3. NMR <i>A</i>		<b>D CUSTODY.</b> Complete the Custody Plan and Order, which is Form 4A-302 file that form with this form.
l. he pa		OING CHILD SUPPORT. A Worksheet A or B must be attached even if are agreeing to a different amount.
A.	Amou	unt of child support:
	1. supp	The amount is \$ per month, which is the amount of child ort on the attached worksheet.
	2.	The amount is per month, which is NOT the amount of support on the attached worksheet because
	the pe	(must be a reason that would create a hardship if erson was required to pay the guideline amount in this space or list the reasons that child support should be different from the child support heet amount).
В.		Support Payments Begin:(date) and are to be paid by the of the month every month thereafter until modified by court order.
	<del></del>	
	<del></del>	
C.	This c	on-going child support obligation will continue until the court changes it in an

a consent for assisted reproduction that resulted in the birth of the

[]

C. This on-going child support obligation will continue until the court changes it in an Order of the Court or until the emancipation of the child(ren). If one of the children named in the order turns eighteen (18) years of age (or nineteen (19) years of age if they are still in high school), either party may file a motion for an order modifying child support for the remaining children or may request the court to end ongoing child support if all children are eighteen (18) years of age (or nineteen (19) years of age if the child is

still in high school). Modifying or ending ongoing child support does not change unpaid child support that may still be due and owing.

5.

**RETROACTIVE CHILD SUPPORT.** Retroactive child support is child support

owed	by one	parent to the other parent for the period of time before this order.					
A.	A. [ ] No retroactive child support is owed.						
parent of 4%. the re	t) in the . The r troactiv	troactive child support is owed					
6.	EXCH	ANGE FINANCIAL INFORMATION.					
	The party	arties will exchange financial information once a year upon written request y.					
	Financ	cial information that must be exchanged upon request is:					
the re	a. quest;	federal and state tax returns, including all schedules, for the year before					
	b.	W-2 statements for the year before the request;					
	C.	Internal Revenue Service Form 1099s for the year before the request;					
	d.	work-related daycare statements for the year before the request;					
and	e.	dependent medical insurance premiums for the year before the request;					
	f.	wage and payroll statements for four months before the request.					
7.	WAGE	WITHHOLDING.					
[ ] respoi	A nsible f	has waived income withholding. The parent or child support will make payments directly to:					
NA AD	ME: _ DRES	S:					

	through direct payments vapp, etc.).	via	(direct deposit, smart
Part	ies must keep track of all	payments, and records	of payment are encouraged.
	<ol> <li>Immediate wage withhed to pay child support mu</li> </ol>		
	HSD, Child Support Er P.O. Box 200796 Dallas, TX 75320-0796		
	•	•	rents only) using E-Bill Express, op/NMHSDCSED/Login/Index.
With	holding for Support form	must also be filled out l	payment, and an Income by the parties and signed by the until wage withholding begins.
8. <b>I</b>	MEDICAL SUPPORT.		
A. (	pick one of the selections	s below)	
covera		nsure that the child(ren	who has/will provide insurance  a) are covered under a group  asurance.
(	OR		
[	] The child(ren) is/are ca	overed by Medicaid.	
В. Г	Medical expenses not paid	d by insurance and/or N	Medicaid will be paid as follows:
Pare	ent	_ is responsible for	_% of these expenses; and
Pare	ent	_ is responsible for	_% of these expenses.
(The	e total % must add up to 1	100%).	
9. <b>I</b>	LIFE INSURANCE (option	nal)	
_		$_{ extsf{.}},$ naming the other pare	ife insurance with a benefit of \$ ent as trustee for the benefit of the paying parent's death.

10. [ ] The Department of Health, Bureau of Vital Records and Statistics will change the birth records of the minor child(ren) to reflect this parentage determination. ( <i>A copy of this order must be provided by the parties to Vital Records</i> ).
IT IS SO ORDERED.
DISTRICT COURT JUDGE
APPROVED:
Petitioner/Parent 1
Respondent/Parent 2
[Adopted by Supreme Court Order No. S-1-RCR-2024-00103, effective for all cases pending or filed on or after December 31, 2024.]
4A-405. Default order establishing parentage, custody, timesharing, and child support.
STATE OF NEW MEXICO COUNTY OF
COUNTY OF JUDICIAL DISTRICT COURT
Parent 1 Petitioner,
v. No
Parent 2 Respondent.

# DEFAULT ORDER ESTABLISHING PARENTAGE, CUSTODY, TIME-SHARING, AND CHILD SUPPORT

**THIS MATTER** comes before the Court upon Petitioner's Petition to Establish Parentage, Custody, Time-Sharing, and Child Support. The Court has considered the evidence before it and being fully advised in the premises, hereby enters its Finding of Fact, Conclusions of Law, and Final Order as follows:

#### THE COURT FINDS and ORDERS:

## A. Petitioner lives in the State of \_\_\_\_\_ and resides in \_\_\_\_ County. Respondent lives in the State of \_\_\_\_\_ and resides in \_\_\_\_\_ County. Minor child(ren) subject to this proceeding: Name Date of birth Present age (a) \_\_\_\_\_(b) \_\_\_\_(c) \_\_\_\_ 2. **PARENTAGE** A. The Court finds that \_\_\_\_\_ (name of Parent 1) is the parent of the minor child(ren). This finding of parentage is based upon: (check all that apply) having given birth to the child(ren); named on the birth certificate: [ ] a court order adjudicating paternity; adopting the child(ren); [ ] genetic test(s); a valid Acknowledgement of Paternity an unrebutted presumption of paternity; a consent for assisted reproduction that resulted in the birth of the [ ] child(ren) B. The Court finds that \_\_\_\_\_(name of Parent 2) is the other parent of the child(ren). This finding of parentage is based upon: (check all that apply) having given birth to the child(ren); [] named on the birth certificate: a court order adjudicating paternity: [ ]

1.

BACKGROUND.

[ ]

adopting the child(ren);

	<ul> <li>genetic test(s);</li> <li>a valid Acknowledgement of Paternity;</li> <li>an unrebutted presumption of paternity;</li> <li>a consent for assisted reproduction that resulted in the birth of the child(ren).</li> </ul>
	C. If either parent is not currently named on the child(ren)'s birth certificate, on the request of either parent, the Bureau of Vital Records and Health Statistics of the New Mexico Department of Health must prepare a new certificate(s) of birth reflecting the parents of the child(ren) as adjudicated herein and must substitute the new certificate(s) for the original certificate(s).
3.	CHILD CUSTODY (Complete one of the following:)
	[ ] Both Petitioner and Respondent are fit and proper persons to have care, custody, and control of the minor child(ren) of the parties.
	OR:
	[ ] is a fit and proper person to have primary care, custody, and control of the minor child(ren) of the parties and should be awarded sole legal and physical custody of the child(ren).
4.	TIME-SHARING (Complete one of the following:)
ha	[ ] Petitioner requests that (name of other parent) we visits with the child(ren) as follows:
	[ ] No visits;
	[ ] Visitation at the discretion of the custodial parent;
	[ ] (write your own plan)
	OR:
	[ ] Petitioner has submitted a Parenting Plan that describes the proposed time-sharing schedule of each parent with the minor child(ren). The parenting plan is being submitted to the court at the same time as this order. ( <i>Use Form 4A-302 NMRA, Custody Plan and Order</i> ).

### 5. CHILD SUPPORT

	[ ] is an able-bodied person, capable of paying child support in the amount of (ii) \$ per month, which is the amount on the Child Support Worksheet. A Child Support Worksheet is attached to this order and signed by Petitioner.					
	OR:					
	[ ] is an able-bodied person who is capable of paying child support and should be required to contribute (ii) \$ per month for child support. A Child Support Worksheet is attached to this order and signed by Petitioner. The amount of child support is different from Child Support Guidelines.					
	OR:					
	[ ] The Child Support Guidelines are waived in this matter because following the Guidelines would create a substantial hardship due to these circumstances:					
	It is therefore determined that application of the Guidelines would be unjust or inappropriate.					
Ord nan they sup sup chil	This on-going child support obligation will continue until the court changes it in an der of the Court or until the emancipation of the child(ren). If one of the children med in the order turns eighteen (18) years of age (or nineteen (19) years of age if y are still in high school), either party may file a motion for an order modifying child port for the remaining child(ren) or may request the court to end ongoing child port if all children are eighteen (18) years of age (or nineteen (19) years of age if the ld is still in high school). Modifying or ending ongoing child support does not change baid child support that may still be due and owing.					
6.	WAGE WITHHOLDING					
	[ ] A has waived income withholding. The parent responsible for child support will make payments directly to:					
	NAME:ADDRESS:					
	OR through direct payments via (direct deposit, smart phone app, etc.)					
	Parties must keep track of all payments, and records of payment are encouraged.					

[ ] B. Immediate wage withholding is ordered. The employer of the parent obligated to pay child support must make child support payments to:

HSD, Child Support Enforcement Division P.O. Box 200796 Dallas, TX 75320-0796

OR online (e-check, credit or debit cards – parents only) using E-Bill Express, available at https://www.e-billexpress.com/ebpp/NMHSDCSED/Login/Index.

The CSED account number must be shown on each payment and an Income Withholding for Support form must also be filled out by the parties and signed by the judge. Direct payments between parents must occur until wage withholding begins.

#### 7. MEDICAL SUPPORT.

	A. (pick one of the selections below)
	[ ](write name of parent who has/will provide insurance coverage for the child(ren)) will ensure that the child(ren) are covered under a group health insurance policy and that parent will pay for the insurance.
	OR
	[ ] The child(ren) is/are covered by Medicaid.
	B. Medical expenses not paid by insurance and/or Medicaid will be paid as follows:
	Parent is responsible for% of these expenses; and
	Parent is responsible for% of these expenses.
	(The total % must add up to 100%).
8.	LIFE INSURANCE (optional)
	will purchase life insurance with a benefit of \$, naming the other parent as trustee for the benefit of the minor child(ren) to pay the child support upon the paying parent's death.
cha	[ ] The Department of Health, Bureau of Vital Records and Statistics shall ange the birth records of the minor child(ren) to reflect this parentage determination. copy of this order must be provided by the parties to Vital Records).

#### IT IS SO ORDERED:

8.

	DISTRICT COURT JUDGE
SUBMITTED AND APPROVED:	
Petitioner	_
[Adopted by Supreme Court Order No. S-1 pending or filed on or after December 31, 2	
Kinship Guardianship Forr	ns
4A-501. Petition to appoint kinshi	ip guardians.
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT, Pe	etitioner(s) No
IN THE MATTER OF THE KINSHIP GUAR	RDIANSHIP OF
	ondent #1,
	T KINSHIP GUARDIAN(S) <sup>2</sup>
Petitioner(s), <sup>3</sup> Appointing Kinship Guardian(s) of the mino	, request(s) the court to grant an Order or child(ren),
The court has jurisdiction of the parties	and the subject matter of the cause of action.
A. INFORMATION ABOUT PETITION	ER(S) <sup>3</sup>
1. Petitioner #1 Name and address:	
2. Petitioner #2 Name and address:	

	INF	ORMATION ABOUT THE CHILD(REN)⁴					
1.		ld's Name					
		Address					
	b.	Place and year of birth					
		City					
		State Month and year of birth					
	C.	Are Petitioner(s) related to the child? Yes No					
	d.	If yes, what is the relationship?					
		If no, describe Petitioner(s)'s connection with the child.					
	e.	Is the child fourteen (14) years of age or older? Yes No					
	e. f.	Is the child fourteen (14) years of age or older? Yes No If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)?					
		Is the child fourteen (14) years of age or older? Yes No If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)? Yes <sup>5</sup> No Is the child an enrolled member of an Indian tribe or eligible for membership?					
		Is the child fourteen (14) years of age or older? Yes No  If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)?  Yes <sup>5</sup> No  Is the child an enrolled member of an Indian tribe or eligible for membership?  Yes No  If yes, what tribe is the child enrolled with or eligible to be enrolled with?					
		Is the child fourteen (14) years of age or older? Yes No If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)? Yes <sup>5</sup> No Is the child an enrolled member of an Indian tribe or eligible for membership? Yes No If yes, what tribe is the child enrolled with or eligible to be enrolled with?  Have you notified the tribe of this Petition? Yes No If yes, list the specific actions you have taken to notify the tribe and the results of					
		Is the child fourteen (14) years of age or older? Yes No If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)? Yes <sup>5</sup> No Is the child an enrolled member of an Indian tribe or eligible for membership? Yes No If yes, what tribe is the child enrolled with or eligible to be enrolled with?  Have you notified the tribe of this Petition? Yes No If yes, list the specific actions you have taken to notify the tribe and the results of those contacts, including the names, addresses, titles, and telephone numbers of the					
		Is the child fourteen (14) years of age or older? Yes No If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)? Yes <sup>5</sup> No Is the child an enrolled member of an Indian tribe or eligible for membership? Yes No If yes, what tribe is the child enrolled with or eligible to be enrolled with?  Have you notified the tribe of this Petition? Yes No If yes, list the specific actions you have taken to notify the tribe and the results of					
2.	f.	Is the child fourteen (14) years of age or older? Yes No If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)? Yes No Is the child an enrolled member of an Indian tribe or eligible for membership? Yes No If yes, what tribe is the child enrolled with or eligible to be enrolled with?  Have you notified the tribe of this Petition? Yes No If yes, list the specific actions you have taken to notify the tribe and the results of those contacts, including the names, addresses, titles, and telephone numbers of the persons contacted. Attach copies of all correspondence with the Indian tribe.					
2.	f.	Is the child fourteen (14) years of age or older? Yes No If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)? Yes^5 No Is the child an enrolled member of an Indian tribe or eligible for membership? Yes No If yes, what tribe is the child enrolled with or eligible to be enrolled with?  Have you notified the tribe of this Petition? Yes No If yes, list the specific actions you have taken to notify the tribe and the results of those contacts, including the names, addresses, titles, and telephone numbers of the persons contacted. Attach copies of all correspondence with the Indian tribe ild's Name indianal correspondence with the Indian tribe.					
2.	f. Ch	Is the child fourteen (14) years of age or older? Yes No  If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)?  Yes <sup>5</sup> No  Is the child an enrolled member of an Indian tribe or eligible for membership?  Yes No  If yes, what tribe is the child enrolled with or eligible to be enrolled with?  Have you notified the tribe of this Petition? Yes No  If yes, list the specific actions you have taken to notify the tribe and the results of those contacts, including the names, addresses, titles, and telephone numbers of the persons contacted. Attach copies of all correspondence with the Indian tribe.  Address Place and year of birth					
2.	f. Ch	Is the child fourteen (14) years of age or older? Yes No  If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)?  Yes <sup>5</sup> No  Is the child an enrolled member of an Indian tribe or eligible for membership?  Yes No  If yes, what tribe is the child enrolled with or eligible to be enrolled with?  Have you notified the tribe of this Petition? Yes No  If yes, list the specific actions you have taken to notify the tribe and the results of those contacts, including the names, addresses, titles, and telephone numbers of the persons contacted. Attach copies of all correspondence with the Indian tribe.  Address Place and year of birth  City Place and year of birth					
2.	f. Ch	Is the child fourteen (14) years of age or older? Yes No  If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)?  Yes <sup>5</sup> No  Is the child an enrolled member of an Indian tribe or eligible for membership?  Yes No  If yes, what tribe is the child enrolled with or eligible to be enrolled with?  Have you notified the tribe of this Petition? Yes No  If yes, list the specific actions you have taken to notify the tribe and the results of those contacts, including the names, addresses, titles, and telephone numbers of the persons contacted. Attach copies of all correspondence with the Indian tribe.  Address Place and year of birth					
2.	f. Ch	Is the child fourteen (14) years of age or older? Yes No  If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)?  Yes <sup>5</sup> No  Is the child an enrolled member of an Indian tribe or eligible for membership?  Yes No  If yes, what tribe is the child enrolled with or eligible to be enrolled with?  Have you notified the tribe of this Petition? Yes No  If yes, list the specific actions you have taken to notify the tribe and the results of those contacts, including the names, addresses, titles, and telephone numbers of the persons contacted. Attach copies of all correspondence with the Indian tribe.					

	e.	Is the child fourteen (14) years of age or older? Yes No					
		If yes, has the child stated that they want the named Petitioner(s) as the guardian(s)? Yes <sup>5</sup> No					
	f. Is the child an enrolled member of an Indian tribe or eligible for members Yes No						
		If yes, what tribe is the child enrolled with or eligible to be enrolled with?					
		Have you notified the tribe of this Petition? Yes No If yes, list the specific actions you have taken to notify the tribe and the results of those contacts, including the names, addresses, titles, and telephone numbers of the persons contacted. Attach copies of all correspondence with the Indian tribe.					
C.	INF	FORMATION ABOUT CHILD'S PARENTS (RESPONDENTS) <sup>6</sup>					
1.	Re	spondent #1					
	a.	(name of Respondent-parent if known) is the parent					
	b.	of This Respondent-parent is alive deceased (if deceased, provide proof					
	c.	of death) If alive, list address (include physical street address, city, state, and zip code):					
		Is Respondent #1 an enrolled member of an Indian tribe or eligible for membership in an Indian tribe? Yes No If yes, what tribe is Respondent #1 enrolled with or eligible to be enrolled with?					
	d.	On information and belief, (complete only one choice below)					
		i. Respondent-parent (name) consents to the appointment of Petitioner(s) as Kinship Guardian(s). <sup>7</sup>					
		Or					
		ii. This legal parent is unable or unwilling to provide adequate care, maintenance, and supervision for the minor child(ren) named in this petition (explain why you think this parent is unable or unwilling to provide care):					

	a.	of	(name of Respondent-parent if known) is the parent
	b.		Respondent-parent is alive deceased ( <i>if deceased, provide proof</i>
	٠.		eath)
	C.	If ali	ve, list address (include physical street address, city, state, and zip code):
		in a	espondent #2 an enrolled member of an Indian tribe or eligible for membership n Indian tribe? Yes No
		If ye	es, what tribe is Respondent #2 enrolled with or eligible to be enrolled with?
	d.	On i	nformation and belief, (complete only one choice below)
		i.	Respondent-parent (name) consents to the appointment of Petitioner(s) as Kinship Guardian(s). <sup>7</sup>
		Or	
		ii.	This legal parent is unable or unwilling to provide adequate care, maintenance, and supervision for the minor child(ren) named in this petition (explain why you think this parent is unable or unwilling to provide care):
	<b>-</b>	OT C	
			REGARDING REQUEST FOR GUARDIANSHIP
1.			t to Guardianship
	a.	If no	es Respondent #1 consent to the guardianship? Yes No o, has the child(ren) lived with Petitioner(s) without Respondent #1 in the home for ety (90) days immediately prior to filing this petition? Yes No
	b.	If no	es Respondent #2 consent to the guardianship? Yes No o, has the child(ren) lived with Petitioner(s) without Respondent #2 in the home for s immediately prior to filing this petition? Yes No
	De	scrib	e how the child came to reside with you and why you want guardianship.
2.			
2.			

- - -	Yes (please explain) No
C	THER INFORMATION
Are there any other court cases involving these children?  Yes No Unsure     If yes, please provide:     Case Number     Type of case	
2.	s there current CYFD involvement? <sup>10</sup> Yes No
;	a. If yes, what is the contact information for the CYFD case worker?  Name: Position (if known): Phone Number and/or email address:
	o. If yes, does CYFD have legal custody of any of the child(ren) named in this petition? Yes No If yes, CYFD must be served with a copy of this petition. <sup>10</sup>
(	c. If yes, does CYFD consent to this guardianship?  Yes No Don't know (please explain):
.	Has CYFD filed a court case against the parents concerning this child?  Yes No
(	Do any other person(s) have or claim to have court ordered custody of the child(ren)?  Yes No
	If yes, the name(s), phone number(s), and address(es) are:
-	

6.	. Petitioner(s) are requesting child support from Respondents. <sup>11</sup> Yes No			
7.	<ul> <li>Petitioners accept the duties and responsibilities of guardianship, including providing for the care, maintenance, and supervision of the child(ren).</li> </ul>			
8.				
9.				
	WHEREFORE, Petitioner(s) respectfully request(s) an Order Aardian(s) of the minor child(ren).	Appointing Kinship		
	VERIFICATION			
Petitio	itioner #1:			
read t	I,, Petitioner, affirm under penalty of perjustate of New Mexico that I am the Petitioner in the above-ention to Appoint Kinship Guardian(s); and that the contrue and correct to the best of my information and belief.	tled cause; that I have		
	Signat	ure of Petitioner #1		
Date	<del></del>			
	Addres Petitio	ss, phone number, and email foner #1		
Petitio	itioner #2:			
the St read t	I,, Petitioner, affirm under penalty of perjunction of New Mexico that I am the Petitioner in the above-ention of the Petition to Appoint Kinship Guardian(s); and that the contrue and correct to the best of my information and belief.	tled cause; that I have		
	Signatu	re of Petitioner #2		
Date	nte			
	Address Petition	s, phone number, and email fo er #2		

- 1. Enter the initials of each child. Each child should be listed in the petition under Section A.
- 2. Forms 4A-501 to -513 NMRA are required to be used by persons representing themselves in kinship guardianship proceedings. Parties represented by an attorney may use other forms that serve the same purpose.
- 3. A petitioner must be an adult with whom the child has a significant bond. See NMSA 1978, Section 40-10B-5 (2022) for persons who may file as a petitioner under the Kinship Guardianship Act.
- 4. Fill out Section B for each child you are seeking guardianship over. If you are applying for guardianship of more than two children, repeat the sections as necessary for each child.
- 5. Any minor child fourteen (14) years of age or older must be served with a copy of this petition. A child fourteen (14) years of age or older may nominate a person to be their kinship guardian using Nomination of Kinship Guardian(s) Form, Form 4A-506 NMRA. The court shall appoint a person nominated by a child who is fourteen (14) years of age or older unless the court finds the nomination contrary to the best interests of the child. Additionally, the court shall not appoint a person as the kinship guardian if a child who is fourteen (14) years of age or older files a written objection in the proceeding before the person accepts appointment as kinship guardian unless the court makes a specific finding that it is in the best interests of the child. See NMSA 1978, § 40-10B-11(B) (2023).
- 6. If there are more than two parents for the children involved, repeat the information for each additional parent. Unless the child's parent is deceased or the parent's parental rights have been terminated, use Form 4-206 NMRA for service of process on each parent named in the petition unless (a) the parent is deceased; or (b) the parent's rights as a parent have been terminated by a court order.
- 7. Form 4A-505 NMRA must be signed, notarized, and filed with the court for each respondent-parent who consents to the guardianship.
- 8. For example: Has the child lived with the petitioner(s) for so long that removing the child would cause anguish or harm to the child? Are there other reasons why the child should not be with the parent? Explain why neither parent can care for the children.
- 9. If there are other people claiming to have court-ordered custody or court-ordered visitation of the child(ren), they must also be served with a copy of the petition and notice of the hearing.

- 10. If CYFD has legal custody of any child named in this petition, CYFD must be served with a copy of this petition. CYFD has designated addresses and individuals to accept service of the petition. Court clerks and the local CYFD office will supply the contact information for the address and person that will accept service on behalf of CYFD.
- 11. Both parents may be ordered to pay child support. The petitioners' income should not be used for calculation of child support.

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005; 4-981 recompiled and amended as 4A-501 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.]

### 4A-502. Motion for service by publication.

STATE OF NEW MEXICO
COUNTY OF JUDICIAL DISTRICT, Petitioner(s)
No
IN THE MATTER OF THE KINSHIP GUARDIANSHIP OF,1 (a) Child(ren) (use initials only), and concerning
, Respondent #1,
, Respondent #2.
MOTION FOR SERVICE BY PUBLICATION <sup>2</sup>
Petitioner(s), (name(s) of Petitioner(s)), state(s) that after diligent inquiry and search efforts, Petitioner(s) have been unable to serve process on (name of Respondent), and the following diligent efforts were made to locate and serve the Respondent with a summons and petition:  (Check each method of service attempted and complete applicable blank spaces.)
[1 Personal service:

[] Service at Respondent's last known residential address by (name of person attempting					
service);	( ********************************				
[] Service by mail or courier serv	vice under Rule 1-004(F) NMRA;				
[] Service at Respondent's last known business address;					
[] Service at the address listed at the motor vehicle division for Respondent's lriver's license;					
	n the last telephone directory listing for the discounties):;				
[] A search of the records of the	following courts (list courts):				
[] A search of the records of inm	nates at the following jails/prisons:				
[] Contacted the post office for th Respondent and there was no forwar	he zip code of the last known address of rding address;				
[] Other (describe other attempts searches using the internet, Faceboo	s to locate and serve Respondent, including ok, or other social media):				
WHEREFORE, Petitioner(s) ask(s publication of the attached Notice of I	s) the court to permit service on Respondent by Pendency of Action. <sup>4</sup> Submitted by,				
	Signature				
	Printed name				
	Address				

Phone number and email address		
VERIFICATION		
I,, Petitioner, affirm under penalty of perjury under the laws of the State of New Mexico that I am the Petitioner in the above-entitled cause; that I have lead the motion for service by publication; and that the contents of the motion are true and correct to the best of my information and belief.		
Date: Signature of Petitioner		
USE NOTES		
Enter the initials of each child listed in the Petition to Appoint Kinship Guardian(s).		
2. You need to try to find and serve the respondent(s) with the petition and other documents you filed in the kinship guardianship case. If you are unable to find the respondent, you may want to consider service by publication in a newspaper. If there is more than one respondent that you need to serve by publication (for example, the mother and the father of the child), you need to file one motion for each respondent. The information you provide about trying to locate the respondent in the motion is for each individual respondent. If the court allows you to serve by publication, you may use only one Notice of Pendency of Action and include all of the respondents in the same document.		
3. Check all of the boxes that apply. You need to tell the court about all of the efforts you made to find and serve the respondent. Be prepared to show the court your efforts to search records to find the respondent, including, for example, a letter from the postmaster, any court docket printouts, or any returned mail.		
4. Complete and attach a Notice of Pendency of Action, Form 4A-503 NMRA.		
Adopted 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

4A-503. Notice of pendency of action.<sup>1</sup>

pending or filed on or after December 31, 2024.]

STATE OF NEW MEXICO	
COUNTY OF	

- 1. This form must be filled out and attached to Form 4A-502 NMRA, Motion for Service by Publication.
  - 2. Enter initials of each child listed in the Petition to Appoint Kinship Guardian.
- 3. Enter name of the respondent. If there is more than one respondent and all respondents are located in the same area (*i.e.*, will be notified by the same newspaper), you may list all of the respondents' names. If the respondents are in different areas (*e.g.*, New Mexico and Texas), then you must fill out a separate Notice of Pendency of Action for each respondent.
  - 4. Enter names of all petitioners.

5. Enter the initials and year of birth for each minor child that is named in the petition.

[Adopted 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.]

### 4A-503.1. Notice to Tribe of pendency of action.

STATE OF NEW MEXICO
COUNTY OF JUDICIAL DISTRICT
, Petitioner(s)
No
IN THE MATTER OF THE KINSHIP GUARDIANSHIP OF
, <sup>1</sup> (a) Child(ren) (use initials only), and concerning
, Respondent #1,
, Respondent #2.
NOTICE TO TRIBE OF PENDENCY OF ACTION
STATE OF NEW MEXICO to, Name of Tribe of which the Indian child is a member or eligible for membership.
Greetings:
You are hereby notified that,  1 Petitioner(s), filed a Petition to Appoint Kinship Guardian(s) for,  2, child(ren) that the court knows or has reason to know are members or eligible for membership in the tribe.
The above referenced tribe is hereby notified that the tribe has the right to intervene

The above referenced tribe is hereby notified that the tribe has the right to petition the district court to transfer this proceeding to tribal court.

as a party to this proceeding.

The above referenced tribe is hereby notified that the tribe has the right to participate in this proceeding whether or not the tribe intervenes as a party to this proceeding.

Name and address of Petitioner or Petitioner's attorney:		
USE NOTES		
Enter names of all petitioners.		
2. Enter initials and date(s) of birth of each child listed in the Petition to Appoint Kinship Guardian.		
3. Petitioner(s) shall ensure that this completed form is mailed, by certified mail with return receipt requested, to a representative authorized to accept service on behalf of the tribe. Contact information for authorized representatives can be found at https://www.bia.gov/bia/ois/dhs/icwa/agents-listing/.		
4. Petitioner(s) shall file proof of service with the Court when service has been completed.		
[Adopted by Supreme Court Order No. S-1-RCR-2023-00052, effective for all cases pending or filed on or after December 31, 2024.]		
4A-504. Order for service of process by publication in a newspaper.		
STATE OF NEW MEXICO COUNTY OFJUDICIAL DISTRICT, Petitioner(s) No		
IN THE MATTER OF THE KINSHIP GUARDIANSHIP OF		

ORDER FOR SERVICE OF PROCESS
BY PUBLICATION IN A NEWSPAPER
(THIS ORDER IS NOT TO BE PUBLISHED IN NEWSPAPERS)

\_\_\_\_\_,1 (a) Child(ren) (use initials only), and concerning

\_\_\_\_\_, Respondent #1,

\_\_\_\_\_, Respondent #2.

, Petitioner(s), No
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT
4A-505. Parental consent to appointment of kinship guardian.
Approved 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. 17-8300-017, effective for all pleadings and papers filed on or after December 31, 201 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. 3-1-RCR-2023-00052, effective for all cases pending or filed on or after December 31, 2024.]
USE NOTES  1. Enter initials of each child listed in the Petition to Appoint Kinship Guardian.
District Judge
Dated this day of, 20
Petitioner shall file proof of service with a copy of the affidavit of publication when service has been completed.
THEREFORE, IT IS HEREBY ORDERED that Petitioner serve process on (name of Respondent) by publishing the Notice of Pendence of Action (Form 4A-503 NMRA) once a week for three (3) consecutive weeks in the (name of newspaper)
The court further FINDS that the newspaper of general circulation in this county is (name of newspaper), and that
Respondent's last known address).
The court FINDS that Petitioner has made diligent efforts to make personal service out has not been able to complete service of process. The last known address of (name of Respondent to be served) is
served) by publication in a newspaper of general circulation.
Petitioner(s) filed a motion requesting that the court approve service of process on (name of Respondent to be

IN THE MATTER OF THE KINSHIP GUARDIANSHIP OF
,¹ (a) Child(ren) (use initials only), and concerning
, Respondent #1,
, Respondent #2.
PARENTAL CONSENT TO APPOINTMENT OF KINSHIP GUARDIAN
1. I, (name of parent), am the adoptive or biological parent of (name(s) of child(ren)). I do hereby knowingly and voluntarily consent to the following: (select all that apply) <sup>2</sup>
[] The appointment of Petitioner(s) as TEMPORARY kinship guardian(s) for no more than one hundred eighty (180) days.
[] The appointment of Petitioner(s) as PERMANENT kinship guardian(s).3
2. I understand that the purpose of the guardianship is to establish a legal relationship between (child(ren)) and (Petitioner(s)).
3. I agree that it is in the child(ren)'s best interests that Petitioner(s) be named as the child(ren)'s Kinship Guardian(s).
4. I understand that while the guardianship is in effect, Petitioner(s) will have the right to make all decisions about visitation and the health, education, and welfare of the child(ren) unless otherwise ordered by the court.

- 5. I understand that I might not have visitation and it may be up to Petitioner(s) if I have visitation with my child(ren).
- 6. I request to be notified of hearings in this case at the address listed below. I understand that I must notify the court of any changes in my address.
  - 7. I understand that the court may require me to pay child support.
- 8. I understand that I do not have to sign this consent form, and that I have the right to appear in court to contest the guardianship.
- 9. I understand that I may withdraw this consent before the court enters an order granting the guardianship. I also understand that to withdraw my consent I must notify the court in writing.

10. I understand that if I desire at a later date to revoke the guardianship, I will have to petition the court using Form 4A-512 NMRA and will have to prove that the circumstances have changed and that revocation is in the child(ren)'s best interests.

	Signature of Respondent-parent
	Address
STATE OF NEW MEXICO	Telephone number and email address
COUNTY OF	) ss )
Acknowledged, subscribed and swo	orn to before me this day of, spondent-parent.
	Notary Public My commission expires:

#### **USE NOTES**

- 1. Enter the initials of each child listed in the Petition to Appoint Kinship Guardian.
- 2. You may select either option or both options, depending on whether you consent to the appointment of a temporary kinship guardian or a permanent kinship guardian or both.
- 3. As used in this form, a permanent kinship guardian is a guardian whose appointment continues until the child's eighteenth birthday or until the guardianship is revoked based on proof that the circumstances justifying the appointment have changed and that revocation is in the child(ren)'s best interests.

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005; 4-985 recompiled and amended as 4A-505 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.]

## 4A-506. Nomination of kinship guardian(s).

STATE OF NEW MEXICO	
COUNTY OF JUDIO	CIAL DISTRICT
	, Petitioner(s)
	No
IN THE MATTER OF THE	KINSHIP GUARDIANSHIP OF
	,¹ (a) Child(ren) ( <i>use initials only</i> ), and concerning
	, Respondent #1,
	, Respondent #2.
NOI	MINATION OF KINSHIP GUARDIAN(S)
I, and am	(name of minor child), was born in the years old (current age).
I nominate and reques (name(s) of Petitioner(s))	t the court to appointas my guardian(s).
I affirm under penalty of statements in this docume	of perjury under the laws of the State of New Mexico that the ent are true and correct.
Date	Signature of Minor Child
	USE NOTES
1. Insert the initials of	each child listed in the Petition to Appoint Kinship Guardian.
effective January 20, 2005 Court Order No. 16-8300- December 31, 2016; as ar for all pleadings and pape	ffective August 15, 2003 until August 31, 2004; approved, 5; 4-983 recompiled and amended as 4A-506 by Supreme 020, effective for all pleadings and papers filed on or after mended by Supreme Court Order No. 22-8300-020, effective rs filed on or after December 31, 2022; as amended by S-1-RCR-2023-00052, effective for all cases pending or filed 2024.]
4A-507. Ex parte mo	tion to appoint temporary kinship guardian(s).
STATE OF NEW MEXICO	)

JUDICIAL DISTR			
, Petitioner(s) No			
IN THE MATTER OF THE KINSHIP G	SUARDIANSHIP OF		
,1 (	a) Child(ren) ( <i>use initia</i>	als only), and conce	rning
, R	espondent #1,		
, R	espondent #2.		
	MOTION TO APPOIN KINSHIP GUARDIAN		
Petitioner, grant this Ex Parte Motion to Appoint 7 child(ren). In support of the motion, Pe	etitioner(s) state(s) as f	ollows:	
A Petition to Appoint Kinship Gu Kinship Guardianship Act for the follow	` ,	ed in this court unde	er the
Child's name	Birth year	Age	
2. Petitioner(s) incorporate all of the Kinship Guardian(s).	ne allegations containe	d in the Petition to A	Appoint
3. Section 40-10B-7(C) NMSA 197 court to appoint a temporary guardian and eighty (180) days or until the case	ex parte for good caus	se, to serve for one I	hundred
4. There is good cause to appoint why the court should appoint a tempor			explain
5. It is in the child(ren)'s best inter child(ren)'s temporary guardian(s) unti Guardian(s) is heard.	· ,	• •	hip

WHEREFORE, Petitioner(s) request(s) that Temporary Kinship Guardian(s) of the minor c	hild(ren),,
to last one hundred and eighty (180) days or unwhichever occurs first. If the court does not grantened the filing of this motion as	ant an Order on this Ex Parte Motion for ) request(s) that a hearing be set within
twenty (20) days of the filing of this motion as NMSA 1978.	provided under Section 40-108-7(B)
	Submitted by,
	Signature
	Printed Name
	Address
	Phone number and email address
STATE OF NEW MEXICO ) ) ss.	
) ss. (COUNTY OF)	
Acknowledged, subscribed, and sworn to be	pefore me this day of
,	
	Notary Public
	My commission expires:

- 1. Insert the initials of each child listed in the Petition to Appoint Kinship Guardian.
- 2. An ex parte motion is used when one party asks the court to issue an order without hearing from the other party. This is used only for emergency purposes.
- 3. An ex parte motion may be filed at the same time as the petition to appoint kinship guardian(s), see Form 4A-501 NMRA, or after the petition is filed.

[Adopted 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.]

### 4A-508. Ex parte order appointing temporary kinship guardian(s).

STATE OF NEW MEXICO		
COUNTY OF JUDICIAL DISTRIC	CT	
, I	Petitioner(s)	
	No	
IN THE MATTER OF THE KINSHIP GU	JARDIANSHIP OF	
,¹ (a	) Child(ren) ( <i>use initial</i>	s only), and concerning
, Re	spondent #1,	
, Re	spondent #2.	
TEMPORARY	ORDER APPOINTING KINSHIP GUARDIAN( OTICE OF HEARING	
THIS MATTER, coming before the con Petitioner(s)' Ex Parte Motion to Apprehild(ren), and the court being sufficient	oint Temporary Kinshi	
1. Section 40-10B-7 NMSA 1978 of to appoint a temporary guardian ex part hundred and eighty (180) days.	•	•
2. A petition to appoint kinship guar children:	dian has been filed re	garding the following
Child's name	Birth year	Age

3. Based on the Motion, there is good cause for the ex parte appointment of a temporary guardian.

4. If a party files an objection to this judge with a request for hearing, the cor (10) days of the date the objection is file 1978.	urt shall schedule a h	earing to be held within ten
WHEREFORE IT IS ORDERED:		
1. Petitioner(s) is/are appointed as children:	the temporary guardia	an(s) of the following
Child's name	Birth year	Age
2. The appointment of temporary ki and eighty (180) days from the date of t court, whichever occurs first.		
3. The guardian(s) has/have the leg to consent to the adoption of the child(re 1978.		
4. The parental rights and duties of <i>Respondents</i> ) pertaining to the child(remeans that while the guardianship is in decisions about the health, education, a ordered by the court.	n) are hereby tempora effect, the guardian(s	arily suspended. This ) have the right to make all
5. Visitation between the legal pare persons, shall be at the discretion of the 13(B) NMSA 1978.		
6. Petitioner shall immediately have Ex Parte Order Appointing Temporary keepersonally served on each of the name	Kinship Guardian(s), a	
7. Other orders:		
8. A hearing on the Petition to Appo	oint Kinship Guardian	is set for:

District Court Judge	

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

[Adopted 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]

### 4A-509. Motion to appoint temporary kinship guardian(s).

• •		` '
STATE OF NEW MEXICO COUNTY OF		
COUNTY OF JUDICIAL DISTRICT		
, Pet	titioner(s)	
IN THE MATTER OF THE KINSHIP GUAR	RDIANSHIP OF	
,¹ (a) C	child(ren) ( <i>use initia</i>	ls only), and concerning
, Respo	ondent #1,	
, Respo	ondent #2.	
	TO APPOINT ISHIP GUARDIAN(	( <b>S</b> ) <sup>2</sup>
Petitioner(s), to grant this Motion to Appoint Temporary under the Kinship Guardianship Act. In sup follows:	_, ( <i>name of Petitior</i> Kinship Guardian fo oport of the motion,	ner(s)), move(s) the court or the minor child(ren) Petitioner(s) state(s) as
A Petition to Appoint Kinship Guard Kinship Guardianship Act for the following		d in this court under the
Child's name	Birth year	Age
	<del></del>	

Appoint Kinship Guardian(s).		
3. Petitioner(s) request(s) appointment of a temporary guardian(s) because (explain why a temporary guardianship is requested before a final hearing is held on the Petition):		
4. It is in the child(ren)'s best interests child(ren)'s temporary guardian(s) until a h Guardian(s) is heard.	` ' ' '	
WHEREFORE, Petitioner(s) request(s) Temporary Kinship Guardian(s) of the min	, , , , , , , , , , , , , , , , , , , ,	
	Submitted by,	
	Signature	
	Printed Name	
	Address	
	Phone number and email address	
VERII	FICATION	
Petitioner #1:		
the State of New Mexico that I am the Pet	m under penalty of perjury under the laws of itioner in the above-entitled cause; that I have nship Guardian(s); and that the contents of the my information and belief.	

2. Petitioner(s) incorporate(s) all of the allegations contained in the Petition to

Date Signature of Petitioner #1		
Petit	ioner #2:	
the S read	, Petitioner, affirm under penalty of perjury under the laws of State of New Mexico that I am the Petitioner in the above-entitled cause; that I have the Petition to Appoint Temporary Kinship Guardian(s); and that the contents of the on are true and correct to the best of my information and belief.	
 Date	Signature of Petitioner #2	
	VERIFICATION OF SERVICE <sup>3</sup>	
1	affirm under penalty of perjury under the laws of the State of New Mexico that on (date), I (check the applicable item below and fill in all information)	
[]	mailed a copy of this motion by United States mail, postage prepaid, to:	
	Name:	
	Mailing address:	
	City, state, and zip code:	
[]	delivered a copy of this motion to (the other party or the other party's attorney); or	
[]	emailed a copy of this motion to (the other party or the other party's attorney) using the following email address: The time and date of the email was (a.m.) (p.m.) on (date).	
	Signature of person who made service	
	Date of signature	

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

- 2. This motion may be filed at the same time as, or at anytime after, the Petition to Appoint Kinship Guardian is filed.
- 3. All respondents must be served with this motion. The Children, Youth and Families Department must be served with a copy of this motion if it has custody of the minor child(ren).

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005; 4-984 recompiled and amended as 4A-509 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.]

### 4A-510. Order appointing temporary kinship guardian(s).

STATE OF NEW MEXICO COUNTY OF
JUDICIAL DISTRICT
, Petitioner(s)
No
IN THE MATTER OF THE KINSHIP GUARDIANSHIP OF
,¹ (a) Child(ren) (use initials only), and concerning
, Respondent #1,
, Respondent #2.
ORDER APPOINTING TEMPORARY KINSHIP GUARDIAN(S) [] AND NOTICE OF HEARING
THIS MATTER came before the court on Petitioner(s)' motion to appoint temporary kinship guardian of the minor child(ren). Petitioner(s), (name(s) of Petitioner(s)), appeared pro se. Respondent #1, (name of Respondent #1), [ ] appeared pro se [ ] did not appear. Respondent #2, (name of Respondent #2), [ ] appeared pro se [ ] did not appear. The court having reviewed the motion, heard testimony, and being sufficiently
advised, <b>FINDS</b> :

1. The court has jurisdiction under the Kinship Guardianship Act, Sections 40-10B-1 to -15 NMSA 1978.

Section	on 40-1	0B-7 NMSA 1978.	
3.	A Petition to Appoint Kinship Guardian(s) has been filed with this court.		
4.	Respondent #1		
	[]	consents to the appointment of Petitioner(s) as the guardian(s);	
	OR		
prior tin the	o filing home a	does not consent to the appointment of Petitioner(s) as the guardian(s) or child(ren) has/have resided with Petitioner(s) for at least ninety (90) days the Petition for Kinship Guardianship, and Respondent #1 was not residing and is unable or unwilling to provide appropriate care, maintenance, and or the minor child(ren);	
	OR		
	[]	extraordinary circumstances justify granting the guardianship. <sup>2</sup>	
5.	Respo	ondent #2	
	[]	consents to the appointment of Petitioner(s) as the guardian(s);	
	OR		
filing the	he Peti and is	does not consent to the appointment of Petitioner(s) as the guardian(s) or child(ren) has/have resided with Petitioner(s) for at least 90 days prior to tion for Kinship Guardianship, and Respondent #2 was not residing in the unable or unwilling to provide appropriate care, maintenance, and or the minor child(ren);	
	OR		
	[]	extraordinary circumstances justify granting the guardianship. <sup>2</sup>	
		the minor child(ren)'s best interests that Petitioner(s) be appointed as the en)'s temporary guardian(s).	
7.	[]	A guardian ad litem shall be appointed.	
8.	Other	·	

2. The court has the authority to appoint a temporary kinship guardian under

W	HERE	FORE IT IS ORDERED:
1. child(		oner(s) is/are appointed as the temporary kinship guardian(s) of the minor
hundr	ed eig	appointment of temporary kinship guardianship shall remain in effect for one hty (180) days from the date of filing of this order or until further order of the ever comes first.
		er Section 40-10B-13(A) NMSA 1978, Petitioner(s) has/have the legal rights of a parent except the right to consent to the adoption of the minor child(ren)
suspe effect	ended in the g	ondents' parental rights pertaining to the minor child(ren) are temporarily until further order of the court. This means that while the guardianship is in uardian(s) have the right to make all decisions about the health, education, of the child(ren) unless otherwise ordered by the court.
5.	Interi	m visitation shall be as follows:
	ns, sha	Visitation between the legal parents and the minor child(ren), or any other all be at the discretion of the temporary guardian(s) as provided in Section 3) NMSA 1978;
	OR	
	[]	Visitation shall be as follows:
6.	Interi	m child support shall be as follows:
	[]	No child support is ordered at this time;
	OR	
	[]	Child support is ordered as follows:

7. [ ] As this is a contested case, a guardian <i>ad litem</i> shall be appointed. A eparate order will be entered appointing the guardian <i>ad litem</i> . <sup>3</sup>
8. Other:
9. A hearing on the Petition to Appoint Kinship Guardian is set for:
District Judge
USE NOTES
<ol> <li>Insert the initials of each child listed in the Petition to Appoint Kinship Guardian(s).</li> </ol>
2. In considering whether there are extraordinary circumstances, the court may onsider, for example, whether the child lived with the petitioner(s) for so long that emoving the child would cause anguish or harm to the child, and whether there are ther reasons why the child should not be with the parent.
3. Use Form 4-402 NMRA to order the appointment of a guardian ad litem.
Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, ffective January 20, 2005; 4-987 recompiled and amended as 4A-510 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 or 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 in or after December 31, 2024.]
A-511. Order appointing kinship guardian(s).
STATE OF NEW MEXICO
JUDICIAL DISTRICT
, Petitioner(s) No.

IN THE MAT	TER OF THE KINSHIP GU	JARDIANSHIP OF	
	,¹ (a	) Child(ren) ( <i>use initia</i>	ls only), and concerning
	, Re	espondent #1,	
	, Re	espondent #2.	
		R APPOINTING P GUARDIAN(S)	
Respondent ] did not apportent appeared protestimony, are 1. The contour 1. The contour 1. All needs 2. All needs	ear. Respondent #2, o se [] did not appear. The nd being sufficiently advise ourt has jurisdiction under 1978. cessary parties have been	for the minor child(rer_ (name(s) of Petitional (name of Responden given adequate notice	n). Petitioner(s) er(s)) appeared pro se. et #1), [] appeared pro se [ me of Respondent #2), [] d the petition, heard ship Act, Sections 40-10B-1 e of the proceedings.
3. The na	ame and age of the minor	child(ren) are as follov	vs:
Child's	name	Birth year	Age
	oner(s) is/are the minor chiloper person(s) to be kinshi		( <i>relationship</i> ) ne Kinship Guardianship
5. (Selec	ct all that apply)		
[] Resp	ondent #1 is the minor chil	ld(ren)'s legal parent a	ınd
[]	consents to the appointme	ent of Petitioner(s) as	the guardian(s);
OR			
	the minor child(ren) has/h or to filing the petition to ap ding in the home during tha	ppoint kinship guardiar	` '

	•	п
ı	1	к

[] There are <b>extraordinary circumstances</b> 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 <b>extraordinary circumstances</b> 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):			
6. Petitioner(s) is/are providing appropriate care, maintenance, and supervision for the minor child(ren).			
7. 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.			

If the Indian Family Protection Act applies in this matter, the court makes the following additional findings regarding the domicile and residence of the minor child, and 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, ion between the legal parents and the minor child(ren), or any other persons shall the discretion of the guardian(s);
	or
	[] Visitation shall be as follows:
6.	Child support shall be as follows:
	No child support is ordered because Petitioner(s) waive a request for child rt at this time, but reserve his/her/their right to request child support at a later
Or	
[]	Child support is ordered as follows:
assist	This order allows the kinship guardian to apply for State programs and ance on behalf of the minor child(ren) without reference to the kinship ian(s)'s income.
8.	Other:
	District Court Judge
Signa	ature of Petitioner #1
Printe	ed 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.]

## 4A-512. Motion to revoke kinship guardianship.

STATE OF NEW MEXICO		
COUNTY OF JUDICIAL DISTR	- ICT	
·	Petitioner(s)	
	NO.	
IN THE MATTER OF THE KINSHIP G	UARDIANSHIP OF	
,1 (a	a) Child(ren) ( <i>use initia</i>	als only), and concerning
, Ro	espondent #1,	
, Re	espondent #2.	
MOTION TO REVO	KE KINSHIP GUARD	IANSHIP
COME(S) NOW [Respondent] [Kins that this court revoke the kinship guard	( <i>name</i> ) pro se, a	( <i>circle one</i> ), nd respectfully requests
		en)). As grounds for this
motion, movant states the following:		
1. The court has jurisdiction under to -15 NMSA 1978.	the Kinship Guardians	ship Act, Sections 40-10B-1
2. The name, year of birth, and ag	e of the minor child(re	n) are as follows:
Child's name	Birth year	Age
3. Kinship guardian(s),guardian(s)), were appointed on	(date)	(name(s) of kinship
4. The circumstances have change why the guardianship should be revoke		e what has changed and

	<ol> <li>A transition plan is attached to this n motion or the judge may not grant this</li> </ol>	notion. A transition plan must be attached to motion. <sup>2</sup>	
6.	6. It is in the child(ren)'s best interests to revoke the guardianship.		
7.	<ul><li>[] I have contacted the other parties</li><li>[] agree with this motion;</li><li>[] do not agree with this motion;</li><li>[] did not respond after I asked motion;</li><li>OR</li></ul>	•	
	[] I have not contacted the othe	r parties.	
	VHEREFORE, Movant(s) respectfully r t the Motion to Revoke Kinship Guardi	request(s) that the court, after a hearing, anship.	
Resp	pectfully submitted by:		
		Respectfully submitted by,	
		Signature	
		Printed name	
		Address	
		Phone number and email address	
	VERIFICATIO	ON OF SERVICE	
l :		ne laws of the State of New Mexico that on able item below and fill in all information)	
[]	mailed a copy of this motion by Unite	ed States mail, postage prepaid, to:	
	Name:		
	Mailing address:		
	City, state, and zip code:		

[]	delivered a copy of this motion to		(the other party
	or the other party's attorney); or		
[]	emailed a copy of this motion to		other party or the
	The time and da		(a.m.)
	(p.m.) on ( <i>date</i> ).		,
	-	Signature of person wh	o mada corvica
		Signature of person with	o made Service
	Ī	Date of signature	
	USE NOTE	ES .	
	Insert the initials of each child listed in the dian(s).	Petition to Appoint Kir	nship
parer child(	Describe the plan for moving the child(rent. Include information about how quickly the (ren)'s needs will be met like school, doctor(dians.	e move will occur and I	now the
effect Court Dece for al Supre	risionally approved, effective August 15, 200 tive January 20, 2005; 4-991 recompiled and Order No. 16-8300-020, effective for all pleamber 31, 2016; as amended by Supreme Collaboration of January 2016; as a mended by Supreme Collaboration of January 2016; as a filed on or after December Court Order No. S-1-RCR-2023-00052 after December 31, 2024.]	d amended as 4A-512 eadings and papers file court Order No. 22-830 ember 31, 2022; as an	by Supreme ed on or after 0-020, effective nended by
4A-5	513. Order revoking kinship guard	lianship.	
COLL	TE OF NEW MEXICO NTY OF		
	JUDICIAL DISTRICT		
	, Petitioner	r(s)	
		No	<del></del>
IN TH	HE MATTER OF THE KINSHIP GUARDIAN	SHIP OF	
	,¹ (a) Child(re	en) ( <i>use initials only</i> ), a	nd concerning
	, Respondent	t #1,	

, Respondent #2.		
ORDER REVOKING KINS	SHIP GUARDIA	ANSHIP
THIS MATTER having come before the court on ( <i>insert date</i> ) regarding 's Motion to Revoke Kinship Guardianship of the minor child(ren) and the court being sufficiently advised, <b>FINDS:</b>		
1. The court has jurisdiction under the Kir to -15 NMSA 1978.	ship Guardians	ship Act, Sections 40-10B-1
2. The name, year child was born, and ag	e of the minor	child(ren) are as
Child's name	Birth year	Age
3. Kinship guardian(s),	(n	ame(s) of kinship (date).
4. The guardianship should be revoked for the following reasons:		
WHEREFORE IT IS ORDERED:		
1. The Order Appointing Kinship Guardian of child(ren)) is hereby revoked.	nship of	(name(s)
The parental rights of are hereby restored.		(names of Respondent(s))
3. Other:		
[ ] This case is dismissed with prejudice.		
Submitted by:	District Court	Judge

#### **USE NOTES**

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

[Adopted 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.]

# 4A-514. Department consent to appointment of kinship guardian and waiver of service of process.

STATE OF NEW M		
	JUDICIAL DISTRICT	
	, Petition	er(s)
		No
IN THE MATTER (	OF THE KINSHIP GUARDIAN	NSHIP OF
	, <sup>1</sup> (a) Child(re	en) (use initials only), and concerning
	, Responden	nt #1,
	, Responden	nt #2.
DEPARTME	ENT CONSENT TO APPOINT AND WAIVER OF SERVI	TMENT OF KINSHIP GUARDIAN CE OF PROCESS
The Children child(ren):	ո, Youth and Families Depart	ment has legal custody of the following
(include full	names and dates of birth):	
received a copy of		ment is the legal custodian and has ip Guardian(s) filed by (name(s) of;

3. The Children, Youth and Families Department hereby knowingly and voluntarily consents to the following: (*select all that apply*)<sup>2</sup>

[] The appointment of Petitioner(s) as TEMPORARY kinship guardian(s) for no more than one hundred eighty (180) days.
[] The appointment of Petitioner(s) as PERMANENT kinship guardian(s).3
4. The Children, Youth and Families Department understands that the purpose of the guardianship is to establish a legal relationship between (child(ren)) and (Petitioner(s)).
5. The Children, Youth and Families Department states that it is in the child(ren)'s best interests that Petitioner(s) be named as the child(ren)'s kinship guardian(s).
6. The Children, Youth and Families Department understands that while the guardianship is in effect, Petitioner(s) will have the right to make all decisions about visitation and the health, education, and welfare of the child(ren) unless otherwise ordered by the court.
7. The Children, Youth and Families Department waives the right to be served with the Petition, and understands it will be made a party to this case and concurs.
8. The Children, Youth and Families Department understands that the Department or the parents may withdraw a consent before the court enters an order granting the guardianship. The Children, Youth and Families Department understands that to withdraw its consent, it must notify the court in writing.
9. The Children, Youth and Families Department understands that if it desires at a later date to revoke the guardianship, a petition to revoke the guardianship must be filed.
Signature of counsel for CYFD
Address
Telephone number
Email address
LISE NOTES

### USE NOTES

- 1. Enter the initials of each child listed in the Petition to Appoint Kinship Guardian.
- 2. You may select either option or both options, depending on whether you consent to the appointment of a temporary kinship guardian or a permanent kinship guardian or both.

3. As used in this form, a permanent kinship guardian is a guardian whose appointment continues until the child's eighteenth birthday or until the guardianship is revoked based on proof that the circumstances justifying the appointment have changed and that revocation is in the child(ren)'s best interests.

[Adopted 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.]

### 4A-515. Order appointing guardian ad litem.

STATE OF NEW MEXICO	
COUNTY OF JUDICIAL DISTRICT	•
Petitioner,	
,	No:
IN THE MATTER OF THE KINSHIP GU	ARDIANSHIP OF
	, (a) Child(ren) ( <i>use initials only</i> ), and
concerning	
, Res	spondent #1,
, Res	spondent #2.
ORDER APPOINTI	NG GUARDIAN AD LITEM
THIS MATTER came before the cour	rt on, 20 (name(s) of
Petitioner(s)), appeared pro se. Respond	(name(s) of dent #1,(name of
Respondent #1), [] appeared pro se [] of	did not appear. Respondent #2, ndent #2), [] appeared pro se [] did not appear.
The court having reviewed the motion, h	eard testimony, and being sufficiently advised,
	e parties and subject matter. The court has hip Act, Sections 40-10B- 1 to -15 NMSA 1978.
2. This action concerns the following	g minor [child] [children]:
	year of birth, age; year of birth, age; year of birth, age;

		_, year of birth	, age;
Guard	Good cause exists to appoint a dianship Act, Section 40-10B-9 I hild's] [children's] best interests	NMSA 1978, and Rule	
IT IS I	HEREBY ORDERED, ADJUDG	ED, AND DECREED:	
1. GAL.	Appointment and duties to the	court:	is hereby appointed as
2.	The GAL shall perform each of	f the following duties o	n behalf of the court:
should	a. If the appointment is to d be granted or denied	determine if a petition	for kinship guardianship
for gu	(i) make a diligent investig ardianship;	ation of the circumstar	ices surrounding the petition
	(ii) visit the[child] [children]	in the home;	
[childr	(iii) if the [child] [children] aren] face to face;	re six (6) years old or c	older, interview the [child]
	(iv) interview the person(s)	proposed as guardian(	s);
	(v) interview the parents of	the [child] [children], if	available;
[childr	(vi) interview any mental he ren], Petitioner(s), and Respond	•	king with the [child]
residir revoke	(vii) recommend an approping with Petitioner(s) and the peted.		
guard	b. If the appointment is to ianship should be granted or de	•	or motion for revocation of a
descri	(i) conduct an investigation (bed in Subsections (a)(ii) through		]'s best interests as
revoke	(ii) recommend an appropr ed; and	iate transition plan in tl	ne event the guardianship is

In any kinship guardianship case

c.

- (i) 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;
  - (ii) file the recommendations, but not the report, with the court; and
- (iii) at a hearing held in connection with proceedings described in sections (a) or (b) above, report to the court concerning the best interests of the [child] [children] and the [child] [children]'s position on the requested relief.

d.	In addition to the foregoing, the court directs the GAL to:

- 3. 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 any of the parties are not willing to adopt the recommendations, that party may file objections to the recommendations within eleven (11) days after the recommendations are filed along with 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 may set a hearing on the objections.
- c. A party's failure to file timely objections to the recommendations of the GAL shall be deemed a waiver of the right to object, and the court shall, without the necessity of a hearing, enter an order adopting the GAL's recommendations.
- 4. Acceptance of appointment. If the named GAL is willing to serve, the named GAL shall forthwith file an entry of appearance. If the named GAL is unable or unwilling to serve, the named GAL shall promptly advise the court.
  - 5. Expiration of appointment. This appointment shall expire on \_\_\_\_\_\_
- 6. Immunity of GAL. The GAL serves as an arm of the court and assists the court in discharging its duty to adjudicate the [child's] [children's] best interests.
- 7. Duties of parties. The parties and minor children over the age of fourteen (14) shall assist the GAL in carrying out the duties set forth in this order, including providing information and documents requested by the GAL and signing any releases requested by the GAL.
  - 8. GAL fees.

a.	On or before, 20, Petitioner(s) shall
advance \$ _	On or before, 20, Petitioner(s) shall, Respondent #1 shall advance \$,
and Respon	dent #2 shall advance \$to the GAL as a retainer toward ses and expenses. The GAL shall be paid at an hourly rate of \$
THE OALS IC	. When the GAL fees exceed the retainer, Petitioner(s) shall
%	of the additional GAL fees.
b. to the parties	The GAL shall submit itemized monthly invoices for professional services s.
C.	The GAL may recommend reallocation of GAL fees and expenses.
d. The GAL sh	all request a review hearing if the GAL fees and expenses exceed
e.	GAL fees are considered in the nature of support of the child.
f. order appoir	The GAL shall not begin work until receiving an endorsed copy of the nting the GAL and full payment of the retainer.
therefore, th	court finds that the parties are unable to pay for the services of a GAL and e court directs that [] Administrative Office of the Court funds shall be used e GAL or [] the GAL takes the case pro bono.
9. Heari with this ord	ngs. The GAL may request an expedited hearing if there is non-compliance er.
	parties shall immediately contact the GAL to set up an initial appointment. name is, phone number is, and email is
	District Court Judge
	CERTIFICATE OF MAILING
I, order appoir ( <i>mail</i> ) (or en	, certify that I caused an endorsed copy of this nting guardian ad litem to be served on the following persons by (delivery) nail) on this
day	y of:
(Name of Pe	etitioner)

(Name of Petitioner's attorney)	
(Name of Respondent #1)	
(Name of Respondent #1's attorney)	
(Name of Respondent #2)	
(Name of Respondent #2's attorney)	
(Name of guardian ad litem)	
(Name of person signing certificate)	
[Adopted by Supreme Court Order No. 22-8300 papers filed on or after December 31, 2022; as a S-1-RCR-2023-00052, effective for all cases per 2024.]	amended by Supreme Court Order No.
4A-516. Letters of guardianship.	
STATE OF NEW MEXICO COUNTY OFJUDICIAL DISTRICT	
	No
In the Matter ofConcerning	_, (a) Child(ren), (use initials only) and
	, Petitioner(s)
, Responden	t #1,
, Responden	t #2.
LETTERS OF GUA	
On, 20 this co	

WITNESS the Honorable	District Court Judge, and the seal
6. Petitioner(s) is/are permitted to	
5. Petitioner(s) is/are permitted to obtain a  6. Petitioner(s) is/are permitted to	
4. Petitioner(s) shall be considered the edparent under Section 300.519 of the Individua	
3. Petitioner(s) is/are permitted to enroll the activities, including religious activities and cere	
2. Petitioner(s) is/are permitted to seek tri of the child(ren) without reference to the incon based on the parent(s)' income);	
1. Petitioner(s) is/are permitted to consenservices and treatment for the minor child(ren	
WHEREFORE, the order appointing kinshi Respondent(s) and vests in the guardian(s) all except for the right to consent to adoption of the state of th	I rights and responsibilities of a parent,
child(ren)) under Sections 40-10B-1 to -21 NM	
	(minor

[Adopted 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.]

Deputy

of the \_\_\_\_\_ Judicial District Court on \_\_\_\_\_.

4A-517. Kinship guardianship information sheet.

CLERK OF THE DISTRICT COURT

[SEAL]

KINSHIP GUARDIANSHIP INFORMATION SHEET.
NOTE TO CLERK: DO NOT FILE THE INFORMATION SHEET

Type or print responses. Use only for kinship guardianship cases.

1. Petitioner's attorney information. (C	Complete only if Petitioner has an attorney.)
Petitioner's name:	
Attornovia namo:	
City	
Ctoto	
Zin codo:	
Tolophono	
Email address:	
2. Information regarding Petitioner(s)	
nultiple petitioners and respondents. Fill out	
espondent. ( <i>Do not use an attorney's mailin</i> g	g address. Use a separate sheet if
necessary.)	
Petitioner 1	Petitioner 2 (if applicable)
Name:	
(Last name, first, middle)	(Last name, first, middle)
Other names (e.g., maiden name):	Other names (e.g., maiden name):
Address:	Address:
City:	City:
State:	State:
Zip code:	Zip code:
Email address:	
Date of birth:	Date of birth:
Social Security number:	Social Security number:
Respondent 1	Respondent 2
Name:	Name:
(Last name, first, middle)	(Last name, first, middle)
Other names (e.g., maiden name):	Other names (e.g., maiden name):
A ddroos	Addroop
Address:	
City:	City:
State:	State:
Zip code:	Zip code:
Email address:	Email address:
Date of birth:	Date of birth:
Social Security number:	Social Security number:

Nama:	Respondent 4 (if applicable) Name:	
Name:(Last name, first, middle)	(Last name, first, middle)	
Other names (e.g., maiden name):	Other names (e.g., maiden name):	
Address:	Address:	
City:	City:	
State:	State:	
Zip code:	Zip code:	
Email address:		
Date of birth:	Date of birth:	
Social Security number:	Social Security number:	
Name:	Name:	
Name:(Last name, first, middle)	Name: (Last name, first, middle)	
(Last name, first, middle)	(Last name, first, middle)	
	(Last name, first, middle)	
(Last name, first, middle) Date of birth: Social Security number:	(Last name, first, middle) Date of birth: Social Security number:	
(Last name, first, middle) Date of birth:	(Last name, first, middle) Date of birth: Social Security number:	
(Last name, first, middle)  Date of birth:  Social Security number:  Name:  (Last name, first, middle)	(Last name, first, middle)  Date of birth:  Social Security number:  Name:  (Last name, first, middle)	
(Last name, first, middle)  Date of birth:  Social Security number:  Name:	(Last name, first, middle)  Date of birth:  Social Security number:  Name:  (Last name, first, middle)	
(Last name, first, middle) Date of birth: Social Security number:  Name: (Last name, first, middle) Date of birth: Social Security number:	(Last name, first, middle) Date of birth: Social Security number:  Name: (Last name, first, middle) Date of birth: Social Security number:	
(Last name, first, middle) Date of birth: Social Security number:  Name: (Last name, first, middle) Date of birth:	(Last name, first, middle) Date of birth: Social Security number:  Name: (Last name, first, middle) Date of birth: Social Security number:	
(Last name, first, middle) Date of birth: Social Security number:  Name: (Last name, first, middle) Date of birth: Social Security number:  Name:	(Last name, first, middle) Date of birth: Social Security number:  Name: (Last name, first, middle) Date of birth: Social Security number: Name: (Last name, first, middle)	

[Adopted by Supreme Court Order No. 22-8300-020, effective for all pleadings and papers filed on or after December 31, 2022.]