4B-102. Application for informal probate of will and for informal appointment of personal representative (will).

STATE OF NEW MEXICO		
IN THE PROBATE COURT		
SAN MIGUEL COUNTY		
	No	_
IN THE MATTER OF THE ESTATE OF		

______, DECEASED.

APPLICATION FOR INFORMAL PROBATE OF WILL AND FOR INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE (WILL)1

I, 1.	I had the f	, state that: Collowing relationship with, the person who died (the that qualifies me to act as personal representative of the estate.
(Choo	ose one)	
	ew the prioritie	es for appointment set out in the instructions to this form, Step 1, Probate Form4B-
	[]	I have been nominated in the will of the decedent; I am the surviving spouse of the decedent and am listed in the will as a devisee;
	[]	I am one of the devisees of the estate as listed in the will; I am the surviving spouse of the decedent, but am not listed in the will as a devisee;
	[]	I am one of the heirs of the estate, but am not listed in the will as a devisee; I am an interested person, including a creditor of the decedent and forty-five (45) days have elapsed since the date of death of the decedent.
repres	entative of the now of anyone as set out in th	cionship, I have an interest in the estate, and I am willing to serve as personal edecedent's estate. I am not disqualified to act as personal representative. I do else who is interested in serving as personal representative who has priority to be Uniform Probate Code. It died on
At dea	ath, the decede	ent
(Choo	ose one)	

		County, New Mexico or	Country	State of	
	[] did not rive in New	Mexico, but lived in and owned property in			
	New Mexico.	and owned property in		, ,	
3.		l of the will of the decedent,			
4.	The following is a list	this application. I believe that of the devisees named in the s spouse, children and heirs were spouse.	will [including my	self]2, together with	
Name	4	Address	Relationship	Age	
			to Decedent	(if minor)	
			_		
5.	I believe that this will	has been validly executed.			
6.	I have carefully searched for a document that revokes this will and have not found such a document.				
7.		tive has not been appointed in	n New Mexico or ar	nywhere else.	
8		other probate action either in	New Mexico or any	where else.	
9.	(Choose one)				
		checked with the district cour			
		no such demand. I have not re		•	
		nyone for notice of any proba			
		ware of a demand for notice a who demanded notice;	ind have sent the re	quired notice to each	
10.	_	ore than one-hundred twenty	(120) hours ago. It i	has not been more than	
10.	three (3) years since	•	(120) 110415 450. 11	nas not seen more than	
	REFORE, I ask this cou				
		robating the will of the deced			
		representative of the deceder			
		posting a bond, in an unsuper		n,	
		Letters Testamentary to me; nis court believes to be appro-			
L. Old	er such other rener as th	ns court believes to be appro-	oriaic.		
Signati	ure of applicant				

Printed name	
Street address	
City, state and zip code	
Telephone number	
STATE OF NEW MEXICO))ss.
COUNTY OF)
I,, am the a in it, are true and correct as far as	applicant. I state, upon oath, that the application, and the statements is I know and believe.
	Signature of applicant
SIGNED AND SWORN TO before	fore me this day of, by
	.
	Notary Public
(Seal)	My commission expires:
discussed in the instructions for a	r priority than you for appointment as personal representative, as this form, Probate Form 4B-105, Step 1, have each sign below to ur serving as personal representative.)
I consent to the appointment of the	he personal representative listed above.
Name:	
Signature:	
Relationship to decedent:	
Street address:	
City, state and zip code:	

Name:
Signature:
Relationship to decedent:
Street address:
City, state and zip code:
Name:
Signature:
Relationship to decedent:
Street address:
City, state and zip code:

USE NOTE

- 1. *See* Section 45-3-203 NMSA 1978 for priority among persons seeking appointment as personal representative and Section 45-3-301 NMSA 1978 for informal appointment of a personal representative.
- 2. If the applicant is an "heir", as defined in 4B-002 NMRA, use the bracketed language.

[Approved, effective September 15, 2000; as amended by Supreme Court Order No. 07-8300-05, effective March 1, 2007.]