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

[For use with Rule 1B-306 NMRA]

STATE OF N	BATE	COURT
		OF THE ESTATE OF No , DECEASED.
AND F	OR IN	APPLICATION FOR INFORMAL PROBATE OF WILL FORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE (WILL) ¹
I,		, state that
1. (the decedent	I had t), that	the following relationship with, the person who died qualifies me to act as personal representative of the estate of the decedent!:
(Choose one))	
(Review the p 306 NMRA.)	orioritie	es for appointment set out in Section 45-3-203(A) NMSA 1978 and Rule 1B-
	[]	I have been nominated in the will of the decedent.
devisee.	[]	I am the surviving spouse of the decedent and am listed in the will as a
	[]	I am one of the devisees of the estate of the decedent as listed in the will.
devisee.	[]	I am the surviving spouse of the decedent, but am not listed in the will as a
will as a devi	[] isee.	I am one of the heirs of the estate of the decedent, but am not listed in the
forty-five (45	[] 5) days	I am an interested person, including a creditor of the decedent, and have elapsed since the date of death of the decedent.

Because of this relationship, I have an interest in the estate of the decedent, and I am willing to serve as personal representative of the estate of the decedent. I am not disqualified to act as personal representative. I do not know of anyone else who is interested in serving as

person	al repre	esentativ	ve who has	priority to	serve.				
At dea	2. ath, the	The de		d on		(date), at the ag	ge of	
(Choo	se one)								
		[]	lived in _		County, 1	New Mexico			
of		[]	did not liv	ve in New wned prop	Mexico, lerty in	out lived in _	_ County,	County New Mexico.	, State
the sar	3. me time							and correct wi	
togeth will, it			_					ncluding myseli not be named in	-
Name				ddress		Relationship To Deceden	it	,	
									_ _ _ _
	5.	I belie	ve that this	will has b	oeen valid	ly executed.			
such a	6. docum		carefully s	earched fo	or a docun	nent that revo	okes this v	will and have n	ot found
else.	7.	A pers	onal repres	sentative h	nas not bee	en appointed	in New M	lexico or anyw	here
	8.	I do no	ot know of	any other	probate a	ction either in	n New Me	exico or anywh	ere else.
	9.	(Choos	se one)						
				not receive	ed, and do			demand for not and from anyon	
each p	erson w	[] /ho dem	I am awai anded noti		nand for n	otice and ha	ve sent the	e required notic	ce to

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

WHEREFORE, I ask this court to

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

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

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

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

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

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

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