Probate Forms

NO WILL

Wendy Wallace

Probate Judge

wendy.wallace@co.valencia.nm.us (505) 866-2432 Valencia County Clerk's Office

Main Line: 505-866-2073



VALENCIA COUNTY PROBATE COURT CHECKLIST FOR SUBMITTING INFORMAL PROBATE "NO Will"

1. Information that MUST BE included in the application (4B-301)

- Your name (applicant) and relationship to the deceased person (also called the "decedent") also to include heir or devisee.
- Statement of domicile (primary residence of person at the time of their death)
- Names and full mailing addresses (including yourself, if you are an heir or devisee)
 - 5. Current marital status e.g., widowed, divorced, etc...
 - 6. Children; living, deceased children or children of deceased children
 - 7. Other Heirs (even if they are not entitled to receive anything); named and identified
 - 8. Devisees (anyone named in the Will, including churches, schools, etc...)
- · Ages of any minor children of the deceased person.
 - You do not need to list alternate beneficiaries (who would inherit if primary-named beneficiaries have died) unless the primary beneficiary has died.
- Date of decedent's death
- · Written consent of anyone with equal or higher priority for appointment as personal representative
- Contact District court at (505) 865-4639 to see if a Demand for Notice has been filed on the deceased.
- · Name, full address, phone number and email address

FAILURE TO PROVIDE ALL REQUIRED INFORMATION WILL DELAY THE PROCESS

You will also need to submit the following documents at the time of filing your application:

2. Proof of Death (this will be returned to you)

- The Court will also accept the following types of proof of death:
 - -Death Certificate
 - -Letter from OMI
 - -Letter from Funeral Home
 - ***ALL forms must include: Name of Deceased, Date of Birth, Date of Death, Marital Status and Domicile (county deceased lived in)

3. Order of Informal Appointment of Personal Representative (4B-303)

- Signed; name, complete address, telephone number and email address
- 4. Acceptance of Appointment (4B-305)
 - · Signed; name, complete address, telephone number and email address
- 5. Letters of Administration (no Will) (4B-306)

DO NOT FILL OUT ANY OF THE OTHER FORMS UNTIL YOU HAVE BEEN APPOINTED AS THE PERSONAL REPRESENTATIVE

The original documents WILL NOT be returned to you.

You will need to submit a \$30.00 filing fee at the time you file the probate documents.

Checks can be made out to Valencia County Clerk

The probate court is open Tuesdays from 10am-3pm. You may drop off your completed probate packet to the Valencia County Clerk's office during their office hours Monday – Friday from 8:00am-4:30pm.

The staff at the County Clerk's office and Probate Court are prohibited from providing <u>LEGAL ADVICE</u> or other <u>LEGAL SERVICES</u>.*

This includes, however is not limited to:

- Assisting customers in filling out forms, other than to provide general information regarding what information is required.
- 2. Providing any forms other than the NM Supreme Court approved probate forms.
- Reviewing or interpreting an existing deed, or assisting a customer with what type of deed to use or assisting them with filling out or recording any type of deed or conveyance of property.
- Explaining court orders from our Court or commenting on proceedings in another Court or before another Judge.
- 5. Providing personal or legal advice regarding the payment claims against an estate or the distribution of the estate.
- 6. Engaging in ex-parte ** communications with parties to an estate.
- Providing information or advice on how to proceed with a case or properly administer an estate once a personal representative has been appointed.
- 8. Determining whether to close a case.

If you require more assistance than we can provide it is highly recommended you seek <u>competent legal advice</u>.

Thank you in advance for your understanding.

^{*}NM Supreme Court rule prohibiting legal advice NMRA 23-113.

^{**}Ex-parte communication is talking to one party to a case outside the presence of the other parties.

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

OPENING AND CLOSING A PROBATE COURT CASE

TESTATE (WILL)

Step 1

Locate Will (Original required)

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

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



Step 2

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

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



Step 3

Obtain Order to Informally Probate Will and Appoint PR; file an Acceptance of Appointment; have Clerk issue Letters Testamentary

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



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

See Rules 18-102, 18-306(B) NMRA and Forms 48-401, 48-402 NMRA

INTESTATE (NO WILL)

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

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



File an Application to Appoint Personal Representative (PR)

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



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

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



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

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



TESTATE (WILL)

Step 5

Decide whether to Notify Creditors

If Creditors will be notified,

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

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

Step 6

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

inventory does not have to be filed with the court

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

Step 7

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

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



Step 8

Pay costs and expenses of administration

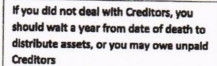
See Rules 1B-102, 1B-305, 1B-306(F)(1)
NMRA



Step 9

Pay Creditors or Dispute Claims

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



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

INTESTATE (NO WILL)

Decide whether to Notify Creditors

If Creditors will be notified.

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

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

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

Inventory does not have to be filed with the court

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

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

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



Pay costs and expenses of administration

See Rules 18-102, 18-303, 18-304(F)(1)
NMRA



Pay Creditors or Dispute Claims

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



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

See Rule 18-304(F)(2) NMRA

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

See Rules 18-305, 18-306(C)(1) NMRA

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

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

Step 10

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

See Rules 1B-102, 1B-306(H)(1) NMRA and Form 4B-602 NMRA



Step 11

Close probate and estate when you meet the requirements in the Verified Statement

See Rule 1B-306(H)(2), (3) NMRA and Forms 4B-701, 4B-702 NMRA

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

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



Close probate and estate when you meet the requirements in the Verified Statement

See Rule 1B-304(H)(2), (3) NMRA and Forms 4B-701, 4B-702 NMRA

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

4B-301. Application for informal appointment of personal representative (<i>no will</i>). [For use with Rule 1B-304 NMRA]
STATE OF NEW MEXICO IN THE PROBATE COURT VALENCIA COUNTY
IN THE MATTER OF THE ESTATE OF No, DECEASED.
APPLICATION FOR INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE (NO WILL) ¹
I,, state that
1. I had the following relationship with, the person who died (the decedent), that qualifies me to act as personal representative of the estate of the decedent ¹ :
(Choose one)
(Review the priorities for appointment set out in Section 45-3-203(A) NMSA 1978 and Rule 1B-304 NMRA.)
[] I am the surviving spouse of the decedent.
[] I am one of the heirs of the estate of the decedent.
[] 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.
Because of this relationship, I have an interest in the estate of the decedent, and I am willing to serve as personal representative of the estate of the decedent. I am not disqualified to act as personal representative. I do not know of anyone else who is interested in serving as personal representative who has priority to serve.
(Check if applicable)
[] Anyone who has equal or higher priority to serve has consented below to my appointment by signing this form.
2. The decedent died on (date), at the age of At death, the decedent

(Choose of	one)			
		[] lived in County, New	Mexico.	
		[] did not live in New Mexico, but li _ and owned property in		County, State of
3. spouse, clinformati	hildre	I have carefully searched for all of the nar en, and other heirs [including myself]. ² I h		
Name		Address	Relationship to Decedent	Age (if minor)
4. one. I be		I have looked carefully and thoroughly fo that the decedent died without a will.	r a will of the decedent a	and did not find
5. else.	•	A personal representative has not been ap	pointed in New Mexico	or anywhere
6.		I do not know of any other probate action	either in New Mexico o	or anywhere else.
7.		(Choose one)		
		[] I have checked with the district codemand. I have not received, and do not brobate or related proceeding.		
each pers		[] I am aware of a demand for notice ho demanded notice.	and have sent the requi	red notice to
8.		(Choose one)		
than three	e (3)	[] The decedent died more than one years ago.	hundred twenty (120) ho	ours ago and less
appointm	ent is	[] The decedent died more than three s necessary to confirm title in the successor		
V	HFR	FFORE Lask this court to		

A. Appoint me as the personal representative of the estate of the decedent;

B. Allow me to serve without posting a bond, in an unsupervised administration; C. Ask the court clerk to issue Letters of Administration to me; and Order any other relief as this court believes to be appropriate. D. 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 the instructions for this form, 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:	
Name:	
Signature:	
Relationship to decedent:	
Street address:	
City state and ZIP code:	

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

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

4B-303. Order of informal appointment of personal representative (*no will*). [For use with Rule 1B-304 NMRA]

STATE OF NEW MEXICO
IN THE PROBATE COURT
VALENCIA COUNTY

VALENCIA COUNTY		
IN THE MATTER OF THE ESTATE OF, DECEASED.	No	

ORDER OF INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE (NO WILL)

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

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

THEREFORE, THIS COURT ORDERS that

A.	The application is granted;	
B.	The applicant	(name of applicant) is informally
annointed a	s the personal representative of the es	tate of the decedent, without bond, in an

unsupervised administration and

C. Letters of Administration shall be issued to the applicant upon the applicant=s acceptance of the office of personal representative.

	Wendy E. Wallace Probate Judge
Submitted by:	
Signature of applicant	•
Printed name	
Date	
Street address	
City, state, and ZIP code	
Telephone number (optional)	
Email address (optional)	

USE NOTE

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

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

4B-305. Acceptance of appointment as p [For use with Rules 1B-304 and 1B-306 N	
STATE OF NEW MEXICO IN THE PROBATE COURT VALENCIA COUNTY	
IN THE MATTER OF THE ESTATE OF, DECEASED.	No
APPOINTMENT AS I	CEPTANCE OF PERSONAL REPRESENTATIVE WILL) (WILL)
I,estate of the decedent, and agree to perform according to the law.	, accept the duties of personal representative of the n the duties of the office to the best of my abilities
I affirm under penalty of perjury un above statements are true and correct.	der the laws of the State of New Mexico that all of the
Signature of applicant	
Printed name	
Date	
Street address	
City, state, and ZIP code	
Telephone number (optional)	
Email address (optional)	

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

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

4B-306. Letters of administration (no will [For use with Rule 1B-304 NMRA]).
STATE OF NEW MEXICO IN THE PROBATE COURT VALENCIA COUNTY	
IN THE MATTER OF THE ESTATE OF, DECEASED.	No
	F ADMINISTRATION NO WILL)
TO WHOM IT MAY CONCERN:	
representative) has been appointed to serve a	(name of personal as the personal representative of the estate of ualified as the personal representative of the estate of nent of acceptance of the duties of that office.
The personal representative has all of specifically, by Section 45-3-715 NMSA 197	f the powers and authorities provided by law and 78.
Issued this day of	
	Clerk of the Probate Court
	By: Deputy Clerk
(Seal)	

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

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



DO NOT complete the remaining documents until the Court has appointed you as the Personal Representative of the Estate.

Make sure to use the assigned case number on all documents you file with the Court.

For return copies by mail, enclose a selfaddressed stamped envelope.

4B-401. Notice of informal appointment of personal representative. [For use with Rules 1B-304, 1B-306, and 1B-401 NMRA] STATE OF NEW MEXICO IN THE PROBATE COURT VALENCIA COUNTY IN THE MATTER OF THE ESTATE OF , DECEASED. NOTICE OF INFORMAL APPOINTMENT OF PERSONAL REPRESENTATIVE YOU ARE HEREBY NOTIFIED THAT This notice is being sent to the heirs [and devisees] of the decedent. 1. On ______, ____ (date), _____ (personal 2. representative=s name) was appointed the personal representative of the estate of the decedent in an informal proceeding under the Probate Code. 3. No bond has been filed. 4. All documents relating to the estate of the decedent are on file with the probate County. They are available for your inspection. court of The estate of the decedent is being administered by the personal representative according to the terms of the Probate Code without supervision from the court. You are entitled to information regarding the administration of the estate of the decedent from the personal representative. You may also petition the court in any matter relating to the estate of the decedent, including distribution of assets and expenses of administration. Dated: ______, _____. Signature of personal representative Printed name Street address City, state, and ZIP code Telephone number (optional)

USE NOTE

Email address (optional)

- 1. If the decedent had a will, use the bracketed language. See Rule 1B-102 NMRA for the definition of a Adevisee.@
- 2. See NMSA 1978, Section 45-3-705 for notice of appointment of personal representative.

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

4B-402. Proof of notice. [For use with Rules 1B-304, 1B-306, and 1]	B-401 NMRA]
STATE OF NEW MEXICO IN THE PROBATE COURT VALENCIA COUNTY	
IN THE MATTER OF THE ESTATE OF, DECEASED.	No
PROC	OF OF NOTICE
have mailed a copy of the Notice of Information following people at the addresses listed belowill, and all heirs, even if not named in a will have a support of the Notice of Information and the support of the Support	
Heir	s and devisees
Name	Address
People who	have demanded notice
Name	Address
Dated:,	
Signature of personal representative	
Printed name	

Street address	
City, state, and ZIP code	
Telephone number (optional)	
Fmail address (ontional)	

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

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

4B-501. Notice to creditors by publication and not or other delivery). [For use with Rules 1B-304, 1B-306, and 1B-401 NM	
STATE OF NEW MEXICO IN THE PROBATE COURT VALENCIA COUNTY	
IN THE MATTER OF THE ESTATE OF, DECEASED.	No
NOTICE TO CRI NOTICE IS HEREBY GIVEN that the under representative of the estate of the decedent. All perso decedent are required to present their claims within for publication of any published notice to creditors or six other delivery of this notice, whichever is later, or the be presented either to the undersigned personal representative that the Probate Court of County address:,	signed has been appointed personal ons having claims against the estate of the four (4) months after the date of the first sty (60) days after the date of mailing or e claims will be forever barred. Claims must sentative at the address listed below, or filed, New Mexico, located at the following
Signature of personal representative	_
Printed name	_
Address	
City, state, and ZIP code	
Telephone number (optional)	
Email address (optional)	_

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

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

4B-601. Inventory. [For use with Rules 1B-	304, 1B-306, and 1B-50)1 NMRA]		
STATE OF NEW MEX IN THE PROBATE CO VALENCIA COUNTY				
IN THE MATTER OF T		No		
	INVE	NTORY		
I,decedent, have prepared I am sending a continuentory is as follows:	an inventory of the proppy of this document to	personal represe perty of the esta the interested pe	entative of the of te of the decede eople who have	estate of the ent. e requested it. The
Item	Estimated Value on Date of Death		rtgage or Lien	ı
1.				
2	- \$	_ \$		
2	\$	_		
4.	•			
5.	\$			•
6.	\$	\$		
Signature of personal rep	presentative			
Date				
Printed name				
Street address				
City, state, and ZIP code				
Telephone number (option	onal)			

Email address (optional)

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

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

	02. Accounting. use with Rules 1B-	304, 1B-306, and 1B-	501 NMRA]	
IN TH	TE OF NEW MEX HE PROBATE CO ENCIA COUNTY	URT		
		THE ESTATE OF, DECEASED.	No.	
		ACC	OUNTING	
	I am sending a co	the personal tring of the administration of this document counting is as follows	to the distributees v	e of the estate of the decedent, f the decedent. whose interests are affected by
Cash A.	and Other Assets Items from Inve	s in the Estate entory (not sold)	Valu	ie
1. 2.			\$	
3. 4.				
5. 6.				
В.	Items Received Making of Inve	Since the	Valu	
1.			\$	
 3. 			\$	
4.			\$	
5.			\$	
C.	Items Sold	Sales Price	Sales Expense	Net Amount Received
1.		\$	\$	<u> </u>
2.		_ \$ \$	\$	\$
3. 4.	-	_ <u>\$</u> \$		\$ \$
5.		\$	\$	\$

D.	Income Received	Amount
1		ø
1. 2.		
3.		
<i>3</i> . 4.		_ \$
5.		¢
	l of Cash and Other Assets: \$ nents and Distributions	· · · · · · · · · · · · · · · · · · ·
A.	Payments to Creditors and	
	for Expenses of Administration	Amount Paid
1.		\$
2.		
3.		_ \$
4.		_ 3
5.		_ \$
6.		
B.	Distributions to Devisees or Heirs	Value of
U.S.Y.		Distribution
1.		
2.		
3.		
4.		
5.		_ \$
6.		\$
Tota	l of Payments and Distributions:	\$
	of Cash and Other Assets	5
	ld equal Total of Payments and Distributions.)	
Signa	ature of personal representative	
Printe	ed name	
Date	_	
Stree	t address	

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

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



DO NOT complete the following documents until you have fulfilled your duties as Personal Representative of the Estate and are ready to close the Estate.

*Cannot be filed before 6 months from date appointed as Personal Representative.

Make sure to use the assigned case number on all documents you file with the Court.*

Provided Courtesy of the Valencia County Probate Court

4B-701. Verified closing statement of the personal representative. [For use with Rules 1B-304, 1B-306, and 1B-601 NMRA] STATE OF NEW MEXICO IN THE PROBATE COURT VALENCIA COUNTY IN THE MATTER OF THE ESTATE OF , DECEASED. VERIFIED CLOSING STATEMENT OF THE PERSONAL REPRESENTATIVE I, _____, state that I am the personal representative of the estate of the decedent; 1. The probate was filed more than six (6) months ago and the time for the 2. presentation of creditor=s claims has expired; I have completed my work on the estate of the decedent. In order to do this, I inventoried and estimated the value in writing of all of the decedent=s property and encumbrances on this property; resolved all claims that were presented to me, either by paying them or otherwise taking care of them; paid all the expenses of administration; C. paid federal and state taxes that were due, including estate tax, inheritance D. or other death taxes, and income taxes; and distributed all the remaining assets, including decedent=s real property, if any, to the people who were entitled to receive them, taking into account the family and personal property allowances allowed by law. The distributions were in the appropriate amounts; I mailed a copy of this document to anyone entitled to a distribution from the estate of the decedent. I also mailed a copy of the accounting of this estate to anyone entitled to a distribution from this estate whose interests were affected by the accounting; As far as I know, there are no other actions pending in any court; and By this closing statement, I am indicating to the court that I am closing the estate. 6. I affirm under penalty of perjury under the laws of the State of New Mexico that the above statements are true and correct. Signature of personal representative

Printed name

Date

Address

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

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

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