IN THE PI	F NEW MEXICO ROBATE COURTCOUNTY	
IN THE M	ATTER OF THE ESTATE OF	
	, DECEASED.	No
A	APPLICATION FOR INFOR PROBATE OF WILL AND FOR INFORMAL APPOINTMENT REPRESENTATIVE (WILL) ^I	
I,1. who died (estate.	, state that: I had the following relationship with the decedent), that qualifies me to act as per	, the person rsonal representative of the
,	ne) e priorities for appointment set out in the in Form 4B-022 NMRA.)	astructions to this form, Step
[]	I have been nominated in the will of the I am the surviving spouse of the deceder a devisee;	
[]	I am one of the devisees of the estate as I am the surviving spouse of the deceder will as a devisee;	
[]	I am one of the heirs of the estate, but ar devisee;	m not listed in the will as a
[]	I am an interested person, including a creforty-five (45) days have elapsed since t decedent.	
[]	I have been nominated as personal repre of those with priority who have concurre attached.	

Because of this relationship, I have an interest in the estate, and I am willing to serve as personal representative of the decedent's estate. 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 as set out in the Uniform Probate Code.

2	The deced	dent died on		(<i>date</i>), at	the age of	
At death, the	decedent					
(Choose one)					
	(a) lived i	inounty, New Mexico or				
[]	(b) did no	ot live in New Mexico, but lived innd owned property in				
	e of	<u></u>	nd owned p	roperty in	=	
County, Nev	v Mexico.					
3. at the same t correct will.		g the original of t ling this applicat			 ,	
not be name	ether with	, <u>,</u>	t's spouse, cl	nildren and he	irs who may	
Name		Full Address		tionship ecedent	Age (if minor)	
		Addiess	io uc	cedent	(ij 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. anywhere	A personal representative has not been appointed in New Mexico or se.	
8. anywhere	r	
found no anyone fo	(Choose one) I have checked with the district court about a demand for notice and such demand. I have not received, and do not know of, any demand from or notice of any probate or related proceeding; or I am aware of a demand for notice and have sent the required notice erson who demanded notice;	
10 It has not	The decedent died more than one-hundred twenty (120) hours ago. t been more than three (3) years since the decedent's death.	
W	HEREFORE, I ask this court to:	
A	Enter an order informally probating the will of the decedent;	
В.	Appoint me as the personal representative of the decedent's estate;	
C. administr	\mathcal{B}	
D	Ask the court clerk to issue Letters Testamentary to me; and	
E.	Order such other relief as this court believes to be appropriate.	
	Signature of applicant	
	Printed name	
	Address	
	City/State/Zip Code	
	Telephone number	

STATE OF NEW MEXICO)	
COUNTY OF) ss.	
I,, ar application, and the statements in it, are to believe.	m the applicant. I state, upon oath, that the crue and correct as far as I know and
	Signature of applicant
SIGNED AND SWORN TO before m	e this day of,
	Notary Public
(Seal)	My commission expires:
(If anyone has an equal or higher priority representative, as discussed in the instruction 105, Step 1, have each sign below to shop personal representative.)	
I consent to the appointment of the perso	nal representative listed above.
Name: Signature: Relationship to decedent: Street Address: City, state and zip code:	
Name:	
Signature: Relationship to decedent:	
Street Address:	
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.