## 4-402. Order of appointment for guardian ad litem.

[For use with District Court Rule 1-053.3]

	TE OF NEW MEXICO INTY OF									
	JUDICIAL DISTRICT									
	, Petitioner									
V.		N	Vo							
	, Respondent									
	ORDER APPOINTING GUARD	DIAN AD LITEM								
	THIS MATTER came before the court on	,20	The petitioner was							
prese	ent and was represented by	The responden	t was present and was							
repre	esented by The court havi	ng reviewed the file	e and being otherwise							
advis	sed FINDS:									
1.	The court has jurisdiction over the parties and sub	oject matter.								
2.	This action concerns the following minor [child] [children]:									
	, DOB	, age	_;							
	, DOB	, age	_;							
	, DOB	, age	_;							
	, DOB	, age	_;							
3.	Good cause exists to appoint a Guardian Ad Litem	n (hereinafter "GAL"	") pursuant to Section							

40-4-8 NMSA 1978 and Rule 1-053.3 NMRA to represent the [child's] [children's] best interests in this case.

## IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

1.	Appointment and duties to the court:	is hereby appointed as
GAL.	The GAL shall perform each of the following duties:	

- (a) interview the [child's] [children's] face-to-face outside the presence of both parents and counsel if the is six (6) years of age or older;
  - (b) interview all parties and any available parent subject to Rule 16-402 NMRA;
- (c) interview each mental health professional treating the [child] [children] after obtaining any necessary authorization;
- (d) interview any other [person] [persons] and review any relevant records the GAL deems reasonably necessary after obtaining any necessary authorization;
  - (e) determine the [child's] [children's] wishes, if appropriate;
- (f) submit, but do not file, a written report of investigation and separate written recommendations to all parties and counsel at least ten days before the recommendations are filed with the court, except in the case of emergency;
  - (g) file the recommendations, but not the report, with the court;
- (h) perform the duties to the [child's] [children's] as set forth in Paragraphs H and I of Rule 1-053.3 NMRA; and
  - (i) in addition to the foregoing, the court directs the GAL to:

## 2. 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 ten (10) days after the recommendations are filed.
- (b) If one or both parties are not willing to adopt the recommendations, such party may file objections to the recommendations within ten (10) days after the recommendations are filed and 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 will set a hearing on the objections.
  - (c) If no party files timely objections, the court shall enter an appropriate order.
- 3. **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.
- 4. **Expiration of appointment.** This appointment shall expire on \_\_\_\_\_\_.
- 5. **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.
- 6. **Duties of parties.** The parties shall assist the GAL in carrying out the duties set forth in this order.
- 7. **GAL fees.**

	(a)	On o	or t	efore				, 20 _	,	petitio	oner	shall	advance
\$		aı	nd re	sponde	nt shall	advance	e \$		_ to th	ie GAI	L as a	retain	er toward
the GA	L's fee	s and ex	xpen	ses. The	e GAL s	shall be j	paid at an	hourly	rate o	f		·	When the
GAL fe	es exce	eed the	retai	ner, pet	itioner s	hall pay		% and	d resp	onden	t shal	l pay_	%
of the a	ıdditioı	nal fees	S.										
	(b)	The C	GAL	shall su	ıbmit ite	emized	monthly	invoices	s for j	profess	sional	l servi	ces to the
parties.													
	(c)	The C	GAL	may rec	commen	nd reallo	cation of	GAL f	ees an	d expe	enses.		
	(d)	Either	r part	y or the	guardia	an ad lite	em may r	equest a	hear	ing on	the gr	uardiaı	n ad litem
fees an	d costs	s. The	e GA	L shall	request	t a revie	w hearir	ng if the	GAL	fees	and e	xpense	es exceed
			_•										
8.	Heari	ngs. Tl	he G	AL may	reques	t an exp	edited he	aring if	there	is non-	-comp	oliance	with this
order.													
							Dist	rict cour	t judg	ge			
				(	CERTII	FICATI	E OF MA	AILING	<u> </u>				
	I,					, cer	tify that	I caused	d an e	endorse	ed co	py of	this order
appoint	ting gu	ıardian	ad l	item to	be serv	ed on th	ne follow	ing pers	sons l	oy (del	livery	) (mai	l) on this
	day	of				,	:						

(Name of petitioner)	
(Name of petitioner's attorney)	
(Name of respondent)	
(Name of respondent's attorney)	
(Name of guardian ad litem)	
Name of person signing certificat	te)

[4A-342 NMRA; provisionally approved by Supreme Court Order No. 06-8300-29, effective January 15, 2007 until January 15, 2008; approved and recompiled by Supreme Court Order 07-8300-21, effective August 21, 2007.]