4-991. Motion for revocation of kinship guardianship.

[Kinship Guardianship Act, Sections 40-10B-1 to 40-10B-14 NMSA 1978.]

STA	TF OF	NEW MEXICO	
		OF JUDICIAL DISTR	TOTAL CONTRACTOR OF THE PARTY O
		JUDICIAL DISTR	CICT
Petit	ioner <i>(k</i>	inship guardian or guardians)	
v.			No1
		and	
Resp	ondents	ands (parent or parents of child)	
IN T	HE MA	ATTER OF THE GUARDIANSI	HIP
OF _			2
1.	INF		R REVOCATION OF GUARDIANSHIP ARENTS
1.	A.		(mother's name) is the mother of the above named
	11.		(city, county and
		state and zip code).	
	B.	- /	(father's name) is the father of the child. His current
		address is	(city, county and state and zip
		code).	

	C.	The [respondent is] [respondents are] the child's:	
		[]	parents	
		[]	father	
		[]	mother	
	D.	The k	kinship guardianship should be revoked because	of the following change of
		circui	mstances:	
				(describe change of
		circui	mstances)	
2.	INFO	ORMA	ΓΙΟΝ RELATING TO CHILD	
	A.	The	[respondent requests] [respondents request] the	e court to enter an order
		termi	nating the kinship guardianship and to return	n the following child to
			[and] ³ .	
3.	TRA	NSITIO	ON PLAN.	
	A tra	nsition	plan that demonstrates how the child will be rei	ntegrated into our home is
	attacl	hed to th	nis motion. ⁴	
			IEXICO)	
COU	NTY O	F) ss)	
			lent was sworn and states] [respondents were swo	rn and state]: []] [We] have

The [respondent was sworn and states] [respondents were sworn and state]: [I] [We] have read this motion and it is true to the best of [my] [our] knowledge and belief. [I] [We] understand

	Signature of Respondent
Signed and sworn before me on	this, day of,

USE NOTES

- 1. This form is to be filed in the same court as the court appointing the kinship guardians. The clerk will use the same docket number.
- 2. This form may be modified if there is more than one child who was subject to a kinship guardianship.
- 3. Service of this request shall also be made on the child if the child is fourteen (14) years of age or older.
- 4. A transition plan is required to be filed with this motion. A transition plan should include, but not be limited to, information about the child's health, doctors, dentists, special medical needs, school, extra-curricular activities, religious worship, all visitation rights of the parties and other persons and any other matters relevant to the best interests of the child and how the needs of the child will be met after the termination of the kinship guardianship. Domestic Relations Form 4A-313 NMRA, Parenting Plan and Child Support Obligation, may be modified and used as a "transition plan".

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, effective January 20, 2005.]