[Section 40-10B-8 NMSA 1978]

STA	TE OF	NEW MEXICO		
COC	J1 \ 111 O	F JUDICIAL DISTRICT		
		No		
Peti	itioner] [Petitioners]		
v.				
Resp	ondent			
		TTER OF THE GUARDIANSHIP		
		ORDER APPOINTING KINSHIP GUARDIAN WITHOUT CONSENT OF BOTH RESPONDENTS ¹		
The	court ha	s reviewed the sworn petition for appointment of [an] as [guardian] [guardians] of above minor child.		
The	court ha	ving considered the petition, FINDS that the court has jurisdiction and that		
1.	The [The [petitioner is] [petitioners are] (state the relationship) of the above named child.		
2.		The child has resided with the petitioner without a parent for ninety (90) or more days immediately preceding the date the petition was filed.		
3.	(Che. [] [] []			
4.	(Che	ck and complete applicable alternative.) (name of respondent) has been served with a summons and Petition for Order Appointing Kinship Guardian. ²		

	[]	(name of father) has been served by publishing	
		notice of this proceeding as ordered by the court. ⁴	
	[]	The child's father has not appeared in this proceeding and has not signed a	
		Parental Consent to Appointment of Guardian and Waiver of Service of	
	гп	Process. The child's father has consented to the appointment of [a guardian]	
	[]	[guardians] for his [child] [children] and the consent is filed with the	
		court.	
	[]	The child's father is unknown.	
5.		[petitioner] [petitioners] shall be appointed as the kinship [guardian] ardians] of the child.	
(Chec	ck and c	omplete applicable alternative.)	
6.	[]	The [petitioner has] [petitioners have] not requested child support.	
	įj	The [petitioners] and (name of	
		respondent) have agreed to child support as follows:	
	[]	The [petitioners] [petitioners] and	
		respondent) have agreed to visitation as follows:	
		·	
IT IS	SO OF	RDERED.	
Date		District court judge	

USE NOTES

- 1. Unless the parent's parental rights have been terminated or the parent is deceased, this form is to be used if a respondent has not appeared in the proceedings and has not signed a Parental Consent to Appointment of Guardian and Waiver of Service of Process. Use Civil Form 4-986 NMRA if both parents have signed a Parental Consent to Appointment of Guardian and Waiver of Service of Process.
- 2. See Rule 1-004 NMRA for personal service of process. See also Civil Form 4-982 NMRA for the form of summons used in kinship guardianship proceedings.
- 3. If the respondent has not been personally served with process, the court does not need to determine paternity of the child prior to signing this order.
- 4. See Rule 1-004 NMRA and Civil Forms 4-209 and 4-209A for service by publication.

[Provisionally approved, effective August 15, 2003 until August 31, 2004; approved, October 14, 2004.]