



Form 5: Application for leave to withdraw as Representative

Instructional Guide

Form 5 must be completed by a Representative who has already been appointed to act on behalf of a Party as prescribed in Form 2 and now wishes to no longer represent the said Party in the Challenge Proceedings.

This Form must be filed and served on every Party to the Challenge Proceedings. Form 1: Confirmation of Service must therefore be filed after this Form has been served.

Below is a list of the information that must be stated under each paragraph in Form 5.

ITEM 1

1. State the full name of Representative seeking leave to withdraw;
2. State the full address of Representative seeking leave to withdraw;
3. State the full name of the Party on whose behalf the Representative was appointed to act under Form 2;
4. State the full address of the Party on whose behalf the Representative was appointed to act under Form 2.

ITEM 2

1. State the basis for the request to withdraw as a Representative.

Note: Rule 5.18 of the Hearing Rules and Procedures for Part V Challenge Proceedings requires that *all facts material to a determination of the application must be stated (without disclosing any attorney/client communication in which attorney/client privilege has not been waived) and a statement of the reasons why leave (permission) should be given.*