

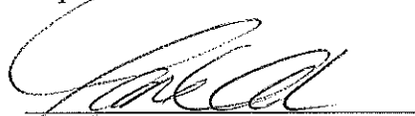
**STATE OF ILLINOIS
INDEPENDENT TAX TRIBUNAL**

RICHARD S. HYDE S.C.)	
)	
Petitioner,)	
)	Case No: 14 TT 107
v.)	
)	
THE DEPARTMENT OF REVENUE)	
OF THE STATE OF ILLINOIS)	
)	
Respondent.)	

NOTICE OF MOTION

George Foster
Special Assistant Attorney General
Illinois Department of Revenue
100 West Randolph St., 7th Floor
Chicago, IL 60601

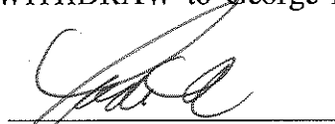
PLEASE TAKE NOTICE that on October 21, 2015 I filed the attached Motion to Withdraw with the Illinois Independent Tax tribunal via fax at (312) 814-4768, a copy of which is attached and is hereby served upon you. An oral argument is not requested and this Motion has not been agreed to by the Illinois Department of Revenue.



Tami Tolitano

CERTIFICATE OF SERVICE

I, Tami Tolitano, certify under penalty of perjury that on October 21, 2015, before the hour of 5:00 p.m., I emailed a copy of the the MOTION TO WITHDRAW to George Foster via email at George.Foster@Illinois.gov.



Tami Tolitano

Lohman Neschis & Tolitano, LLC
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2400 E. Devon Ave., Suite 284
Des Plaines, Illinois 6001
(847) 635-7877

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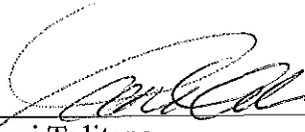
MOTION TO WITHDRAW

Tami Tolitano/ Lohman, Neschis and Tolitano LLC (“Counsel”), attorney for the Petitioner, Richard S. Hyde S.C. (“Petitioner”), hereby moves this Court, for leave to withdraw as counsel for the Petitioner. In support of this motion, Counsel states as follows:

1. Certain irreconcilable differences have arisen between Counsel and Petitioner. As a result, Counsel seeks leave to withdraw from continuing representation of Petitioner.
2. Counsel has notified Petitioner of the filing of this motion orally and electronically by transmitting a copy of this motion to Richard S. Hyde S.C at lifetimehealthcare7@gmail.com.
3. Counsel respectfully requests that the Petitioner be granted 30 days to obtain new counsel.

WHEREFORE, Counsel respectfully requests that this Court grant them leave to withdraw from representation of the Petitioner, Richard S. Hyde S.C., and that Petitioner be granted 30 days to obtain new counsel.

Respectfully Submitted,



Tami Tolitano

Tami Tolitano
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