U.S. Department of Justice

Executive Office for Immigration Review *Immigration Court*

OMB#1125-0006

Notice of Entry of Appearance as Attorney or Representative Before the Immigration Court

(Type or Print) NAME AND ADDRESS OF REPRESENTED PARTY			ALIEN ("A") NUMBER (Provide A-number of the party represented in this case.)
(First)	(Middle Initial)	(Last)	-
			Entry of appearance for (please check <u>one</u> of the following):
(Number and Street)		(Apt. No.)	All proceedings
			Custody and bond proceedings only
(City	y) (State	(Zip Code)	All proceedings other than custody and bond proceedings
Attorney or Represe	entative (please check one of	the following):	
states(s), possession necessary), and I	on(s), territory(ies), commonwe am not subject to any order dish	member in good standing of, the bar of talth(s), or the District of Columbia (use a parring, suspending, enjoining, restraining that an order, do not check this box and e	additional space on reverse side if ag or otherwise restricting me in the
Full Name of Cou	Full Name of Court Bar Number (if applicable)		
	ive accredited to appear before the following recognized organ	the Executive Office for Immigration Reization:	eview as defined in 8 C.F.R. §
I am a reputable in I am an accredited	ndividual as defined in 8 C.F.R. I foreign government official, as	ed U.S. law school as defined in 8 C.F.R. § 1292.1(a)(3). s defined in 8 C.F.R. § 1291.1(a)(5), from December 23, 1952, under 8 C.F.R. § 12	m (country).
I hereby enter my EOIR has ordered I have read and under governing appearances and any findings of n procedures at 8 C.F.R foregoing is true and c	the provision of a Qualified Restand the statements provided and representations before the misconduct by EOIR, should I. 1003.101 <i>et seq.</i> I declare und	esentative for, and at the request of, the perpendicular to the party named above a on the reverse side of this form that so Immigration Court. By signing this form become subject to any public disciplinater penalty of perjury under the laws of	and I appear in that capacity. et forth the regulations and conditions m, I consent to publication of my name he by EOIR pursuant to the rules and f the United States of America that the
X			
NAME OF ATTOR	NEY OR REPRESENTATI	VE, ADDRESS, FAX & PHONE NU	UMBERS, & EMAIL ADDRESS
Name:			
	(First)	(Middle Initial)	(Last)
Law Firm:		(Number and Street)	
	(City)	(State)	(Zip Code)
Telephone:	Facsimile:	Email:	
1			and have if now address

Indicate Type of Appearance:				
Primary Attorney/Representative Non-Primary Attorney/Representative				
On behalf of (Attorney's Name) for the following hearing: (Date)				
I am providing pro bono representation. Check one: yes no				
Proof of Service				
I (Name) mailed, emailed or delivered a copy of this Form EOIR-28 on (Date)				
to the DHS (U.S. Immigration and Customs Enforcement – ICE) at				
No service needed. I electronically filed this document, and the opposing party is participating in ECAS.				
\mathbf{X}				
Signature of Person Serving				

APPEARANCES - An attorney or Accredited Representative (with full accreditation) must register with the EOIR eRegistry in order to practice before the Immigration Court (see 8 C.F.R. § 1292.1(f)). Registration must be completed online on the EOIR website at www.justice.gov/eoir. An appearance shall be filed on a Form EOIR-28 by the attorney or representative appearing in each case before an Immigration Judge (see 8 C.F.R. § 1003.17). A Form EOIR-28 shall be filed either as an electronic form, or as a paper form, as appropriate (for further information, please see the Immigration Court Practice Manual, which is available on the EOIR website at www.justice.gov/eoir). The attorney or representative must check the box indicating whether the entry of appearance is for custody and bond proceedings only, for all proceedings other than custody and bond, or for all proceedings including custody and bond. When an appearance is made by a person acting in a representative capacity, his/her personal appearance or signature constitutes a representation that, under the provisions of 8 C.F.R. part 1003, he/she is authorized and qualified to represent individuals and will comply with the EOIR Rules of Professional Conduct in 8 C.F.R. § 1003.102. Thereafter, substitution or withdrawal may be permitted upon the approval of the Immigration Judge of a request by the attorney or representative of record in accordance with 8 C.F.R. § 1003.17(b). Please note that although separate appearances in custody and non-custody proceedings are permitted, appearances for limited purposes within those proceedings are not permitted. See Matter of Velasquez, 19 I&N Dec. 377, 384 (BIA 1986). A separate appearance form (Form EOIR-27) must be filed with an appeal to the Board of Immigration Appeals (see 8 C.F.R. § 1003.38(g)). Attorneys and Accredited Representatives (with full accreditation) must first update their address in eRegistry before filing a Form EOIR-28 that reflects a new address.

FREEDOM OF INFORMATION ACT - This form may not be used to request records under the Freedom of Information Act or the Privacy Act. The manner of requesting such records is in 28 C.F.R. §§ 16.1-16.11 and appendices. For further information about requesting records from EOIR under the Freedom of Information Act, see How to File a Freedom of Information Act (FOIA) Request With the Executive Office for Immigration Review, available on EOIR's website at http://www.justice.gov/eoir.

PRIVACY ACT NOTICE - The information requested on this form is authorized by 8 U.S.C. §§ 1229(a), 1362 and 8 C.F.R. § 1003.17 in order to enter an appearance to represent a party before the Immigration Court. The information you provide is mandatory and required to enter an appearance. Failure to provide the requested information will result in an inability to represent a party or receive notice of actions in a proceeding. EOIR may share this information with others in accordance with approved routine uses described in EOIR's system of records notice, EOIR-001, Records and Management Information System, 69 Fed. Reg. 26,179 (May 11, 2004), or its successors and EOIR-003, Practitioner Complaint-Disciplinary Files, 64 Fed. Reg. 49237 (September 1999). Furthermore, the submission of this form acknowledges that an attorney or representative will be subject to the disciplinary rules and procedures at 8 C.F.R. 1003.101et seq., including, pursuant to 8 C.F.R. §§ 292.3(h)(3), 1003.108(c), publication of the name of the attorney or representative and findings of misconduct should the attorney or representative be subject to any public discipline by EOIR.

CASES BEFORE EOIR - Automated information about cases before EOIR is available by calling (800) 898-7180 or (240) 314-1500.

FURTHER INFORMATION - For further information, please see the *Immigration Court Practice Manual*, which is available on the EOIR website at <u>www.justice.gov/eoir</u>.

ADDITIONAL INFORMATION:

Under the Paperwork Reduction Act, a person is not required to respond to a collection of information unless it displays a valid OMB control number. We try to create forms and instructions that are accurate, can be easily understood, and which impose the least possible burden on you to provide us with information. The estimated average time to complete this form is six (6) minutes. If you have comments regarding the accuracy of this estimate, or suggestions for making this form simpler, you can write to the Executive Office for Immigration Review, Office of the General Counsel, 5107 Leesburg Pike, Suite 2600, Falls Church, Virginia 22041.