CHILDREN, YOUTH AND FAMILIES (CHILDREN'S COURT FAMILY DIVISION) RULES 2017 FORM 31

Rule 6

APPLICATION TO REVOKE A LONG-TERM CARE ORDER

Children, Youth and Families Act 2005

Section 306

Court Reference:						
Name of Child:						
Gender: Date of Birth:						
Details of the current order						
The Children's Court at [venue] on [date]						
made a long-term care order (or a protection order subsequently taken to be such an order) in respect of the child.						
Details of this application						
This application is to revoke the order.						
The grounds for the application are [set out grounds]:						
This application is made by:						
*the Secretary						
*the principal officer of an Aboriginal agency						
*the child						
*a parent of the child						

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[If this application is made by a parent of the child and the order has been in force for more than 12 months]

*I hereby apply for leave pursuant to section 306(3) of the Act to make this application. Applicant's name: Applicant's email: Agency [if applicable]: Applicant's [or agency] address: Applicant's phone: Application filed by— *Legal Representative Name: Email: Agency/Firm: Address: Phone: *Applicant Date: Signature: Notice to the parties *To the applicant: You must come to the hearing of this application. To the *Secretary/ You must come to the hearing of this application. *principal officer: To the child: If you are not the applicant, you are not required to come to the hearing of this application unless you wish to do so. To the non-If you are not the applicant, you should still come to the hearing of this application. If you do not attend, the Court may proceed applicant parent(s): to hear and determine the application in your absence. Details of the hearing A hearing of this application will be held at the Children's Court as follows: Date: Time: Place:

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Issued at [place]:		_	
Date of issue:		_	
		Registrar	

*Delete if not applicable

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