10-550. Motion to withdraw as counsel.		
STATE OF NEW MEXICO COUNTY OF JUDICIAL DISTRICT		
IN THE CHILDREN'S COURT		
STATE OF NEW MEXICO ex rel. CHILDREN, YOUTH AND FAMILIES DEPARTMENT		
No		
In the Matter of, (a) Child(ren), and Concerning, Respondent(s).		
MOTION TO WITHDRAW AS COUNSEL		
COMES NOW, and moves this court for its order allowing movant to withdraw as counsel of record for Movant has sought the concurrence of all attorneys and parties pro se to this proceeding and states that they [do] [do not] oppose this motion. 1. As grounds for this motion, movant states: (Set out grounds)		
2. Hearings in this case are set as follows: (Specify date, time, and matters to be heard)		
3. Supreme Court deadlines relevant to this case are as follows: (Specify rule and date deadline expires)		
4. (Select appropriate option) [] (name of substitute counsel) has agreed to appear on behalf of (name of party). The address and telephone number of (name of substitute counsel) are as follows:		
[] This motion is being filed along with an entry of appearance by as a party pro se. [] I acknowledge that has twenty (20) days to obtain counsel or be deemed appearing pro se. The last known address and telephone numbers for are as follows:		

	Signature
	Name (<i>print</i>)
	Address (print)
	City, state, and zip code (<i>print</i>)
	Telephone number
CERTIFICATE OF SERVICE	
I hereby certify that on this day was served oncomplete applicable alternative)	of, this motion(name of person served) by:
United States first class mail, postage prep Name:	
\ddress:	
City, State and zip code:	-
fax to the absence of the pages and was sent to: served). The transmission was reported as late of the transmission was (a.n. date).]	(fax number of person complete and without error. The time and
Sig	nature of attorney

USE NOTES

1. This form may be used to request an order permitting withdrawal of counsel only when the request is made less than fifteen (15) days prior to the adjudicatory hearing or before substitute counsel has been identified. [Adopted by Supreme Court Order No. 14-8300-009, effective for all cases filed or pending on or after December 31, 2014.]