

<input type="checkbox"/> Court of Appeals <input type="checkbox"/> Supreme Court Court Address: 2 East 14 <sup>th</sup> Ave. Denver, Colorado 80203	
Appellant(s): <hr/> v. Appellee(s): <hr/>	<b>▲ COURT USE ONLY ▲</b>
Attorney (Name and Address):  Phone Number:                      E-mail: FAX Number:                         Atty. Reg. #:	Case Number:
<b>NOTICE OF COMPLETION OF LIMITED APPEARANCE UNDER C.A.R.5 IN AN APPELLATE MATTER</b>	

COMES NOW \_\_\_\_\_ (name of attorney), and enters a notice of completion of limited appearance as counsel for \_\_\_\_\_ (the pro se party in interest to the Notice of Limited Appearance dated: \_\_\_\_\_). As grounds therefor, counsel states:

The proceedings for which I filed a Notice of Limited Appearance by Attorney with Consent of Pro Se Party under C.A.R. 5 In An Appellate Matter has concluded. My appearance has therefore terminated pursuant to C.A.R. 5(e) and (f).

I have advised the pro se party in interest that the Court retains jurisdiction over the pro se party in interest to this notice; that he/she has the burden of keeping the Court and the other parties informed where later notices, pleadings, and other papers may be served; that he/she has the obligation to comply with all appellate rules and deadlines, including preparation of necessary briefs and other filings; and that failure or refusal to meet these obligations may subject him/her to a dismissal of the proceedings before the Colorado Court of Appeals or Colorado Supreme Court.

Service of process may be served upon the pro se party in interest to this case at the last known address which is: \_\_\_\_\_, Phone: \_\_\_\_\_

The following hearings or other Court deadlines have been scheduled in this case:  
 \_\_\_\_\_.

DATE: \_\_\_\_\_, 20\_\_    Attorney Signature: \_\_\_\_\_

Name: \_\_\_\_\_  
 Registration No: \_\_\_\_\_  
 Address: \_\_\_\_\_  
 Phone: \_\_\_\_\_