PLEASE REVIEW THE FOLLOWING IMPORTANT INFORMATION BEFORE FILLING OUT A WITHDRAWAL REQUEST

- Please call the Board Agent to whom your pending petition or charge is assigned for assistance in filing a withdrawal request. The Board Agent will be happy to answer your questions about the withdrawal request form or to draft the withdrawal request form on your behalf. Seeking assistance from the Board Agent to whom your charge or petition is assigned may help you to avoid having the processing of your withdrawal request delayed or having your charge or petition dismissed because of mistakes made in completing the form.
- Please enter the complete case name(s) and assigned case number(s) of the charge(s) or petition(s) for which the withdrawal request is being submitted.
- After completing the withdrawal request form, be sure to sign and date the withdrawal request and mail, fax or hand deliver the completed form to the appropriate Regional Office.
- A withdrawal of the charge or petition is not automatic upon the filing of the form. The
 Regional Director must approve the withdrawal request. Generally, you should orally inform
 the Board Agent to whom your case is assigned that you intend to file such a request and
 the date you will send it to the Regional Office. If a withdrawal request is not received within
 the time period communicated to the Board Agent to whom your charge or petition is
 assigned, the Board Agent may recommend that the charge be dismissed.

UNITED STATES OF AMERICA NATIONAL LABOR RELATIONS BOARD

WITHDRAWAL REQUEST

			1
In the peritor of			
In the matter of			
	(Name of Case)		
(Number of Case)		er of Case)	
This is to request withdrawal of the (petition) (charge) in the above case.			
(Name of Party Filing)			
(Name of Representative)			
(Title)			
	Date		
Withdrawal request approved			
,	• •		
Date			
Regional Directo	r, National Labor Relations Board		

PRIVACY ACT STATEMENT

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. § 151 et seq; and 29 CFR 102.5(c). The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation and/or unfair labor practice proceedings and related proceedings or litigation. The routine uses for the information are fully set forth in the Federal Register at 89 FR 24869 (April 9, 2024). The NLRB will further explain these uses upon request. Disclosure of this information to the NLRB is voluntary. However, failure to supply the information may cause the NLRB to refuse to process your Withdrawal Request.