APPLICATION FOR LEAVE OF THE COURT TO MAKE AN APPLICATION TO VARY OR REVOKE A PERMANENT CARE ORDER

Children, Youth and Families Act 2005 (Section 326)

			Co	ourt Reference			
N					~ .		
Name of Child					Gender		
Address					D.O.B.		
Applicant's name							
Address & phone							
I	Name of applicant who is a parent who does not have parental responsibility for the child						
apply for leave pursuant to section 326(1)(b) and (1C) of the Act to make an application to vary or revoke the permanent care order.							
Details of the current order							
The Children's C	Court at	Venue	on [Date		
made a permanent care order conferring parental responsibility for the child on-							
(names and addresses of permanent care parents)							
Details of the application for leave							
This application is for leave to make an application — to vary the permanent care order to revoke the permanent care order The grounds for the application are—							
(set out grounds)							
Date		Signature					
Notice to parties							
The applicant must come to the hearing of the application for leave. The Secretary should come to the hearing of the application for leave.							

Details of the hearing of the application for leave							
A hearing of this application for leave to make an application to vary or revoke the permanent							
care order will be held at	am/pm On	Date					
at the Children's Court at		Address					
Issued at							

Registrar

Notes

Date

Pursuant to section 326(1)(b) of the Act, an application made by a parent who does not have parental responsibility for the child to vary or revoke a permanent care order may only be made with the leave of the Court. Under section 326(2A) of the Act, an application to vary or revoke a permanent care order must not be served on the child or the permanent care parents unless the leave of the Court has been granted.

Pursuant to section 326(1B) of the Act, an application to vary a permanent care order by a parent who does not have parental responsibility for the child made within 12 months of the making of the permanent care order may only be made on the basis that a contact condition in the order has not been complied with.