CERTIFICATE OF REPRESENTATION FOR AN ARTIFICIAL ENTITY OR PUBLIC BODY IN CIVIL CASES IN THE JUSTICE OF THE PEACE COURT

This certification form must be completed by an officer of the artificial entity or public body as defined by Supreme Court Rule 57, notarized and the original forwarded to the Chief Magistrate, 5 East Pine Street, Georgetown, Delaware 19947, along with the \$20 annual fee. Check or money order should be made payable to the State of Delaware. eFilers are required to submit Form 50 applications via eFiling to the Chief Magistrate's office eFiling location.

NAME OF ENTITY (please print):	Co. ID #			
TYPE OF ENTITY; YOU MUST CHEC	K ONE OF THESE TO BE ELIGI	BLE TO USE R	ULE 57:	(if previously assigned)
 DE Corporation DE Association DE Public Body 	DE Partnership DE Estate Foreign Entity, reg. in		 DE Limited Liability Co. DE Trust DE Entity with Registered Tradename or Title 	
NUMBER OF UNITS OWNED OR MANAGED BY THE ENTITY		MAILING ADDRESS		
OPTIONAL		Street Address		
		City	State	Zip
		Telephone		Email Address
APPOINTSNAMED REPRESE		t No. <u>FA</u>	(if previousl	y assigned)

The artificial entity or public body, through signature of an officer on this document, ratifies and confirms that the named representative is authorized to appear on its behalf in all matters before the Justice of the Peace Court, and agrees that it will be bound by the results of that representation. This certification makes the named representative of the artificial entity or public body an agent only for purposes of this representation. By filing a certification, the artificial entity or public body and its named representative are subject to the sanctions set forth in Justice of the Peace Court Rules for inappropriate actions.

The artificial entity/public body, through signature of an officer on this document, certifies and affirms:

That the artificial entity/public body is in good standing. (1)

That the named representative has not been disbarred from, or is not currently under suspension or probation with respect to, the practice of (2)law in any state or jurisdiction within the United States; and has not been convicted of a felony or a crime involving dishonesty or false statement in the ten (10) year period immediately prior to the appearance of the named representative in the Court; and has not been determined to have engaged in the unauthorized practice of law in this or any other jurisdiction; and is not an employee whose primary duty is to prosecute or defend Justice of the Peace Court civil actions; and has not had any prior authorization pursuant to this rule revoked by the Chief Magistrate.

(3)(a) That the OFFICER is (CHECK ONE) :	(b) That the NAMED REPRESENTATIVE is (CHECK ONE):
 chief executive, president or chair vice-president or vice chair secretary or assistant secretary treasurer or assistant treasurer trustee of a trust executor or administrator of an estate general partner of a limited or general partnership manager or member of a limited liability company other officer who may bind the artificial entity (specify) 	 chief executive, president or chair vice-president or vice chair secretary or assistant secretary treasurer or assistant treasurer trustee of a trust executor or administrator of an estate general partner of a limited or general partnership manager or member of a limited liability company other officer (specify)
	 full-time employee who has experience in the operations of the artificial entity/public body and knowledge of the necessary facts and law relevant to the action before the Justice of the Peace Court Manager who is responsible for the management of the rental
EXECUTED BY: Officer of Artificial Entity or Public Body	property at issue in the action before the Court EXECUTED BY: Named Representative
NAME OF OFFICER (Printed): SWORN TO AND SUBSCRIBED before me this day ofA.D. 20	SWORN TO AND SUBSCRIBED before me this day ofA.D. 20
Notary Public	Notary Public