

PLEASE TAKE NOTICE THAT THE FOLLOWING RULES HAVE BEEN AMENDED, EFFECTIVE FEBRUARY 13, 2018 FOR CONSISTENCY WITH PHASE 2 OF THE BOARD'S NEW FORMS AND EFILING

- Rule 6.2: Each party must file one (1) signed original of its application or response. No signature is required on e-filable forms whether e-filed or printed and filed.
- Rule 7.2(c) a blank copy of the form set by the Board for responding to the application, except when delivering an e-filable form;
- Rule 7.2(e) the appropriate Information Bulletin, if any, except when delivering an e-filable form.
- Rule 16.2 An application alleging a breach of the duty of fair representation must name the employer as an affected party and must be delivered to the employer together with a Notice of Application under Section 74 of the Act (Form C-14) before or at the same time as it is filed with the Board.

Additionally the following editorial amendments have also been made:

In Rule 9A.2 “certification” is replaced with “list of employees”.

In Rules 9A.3(b) and Rule 9A.5 “Schedules A and B” have been replaced with “Schedule A”.

Transition Rules 42.1 and 42.2 are no longer necessary and have been deleted.