PROCEDURES IN SOCIAL SECURITY DISABILITY APPEALS UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

Unless otherwise ordered by the court, the following procedures will be used in all Social Security Disability Appeals filed on or after August 1, 2014.

- (a) Commencing an Action. Social Security Disability appeals are appeals from decisions of an administrative agency. As in all other appeals, the party appealing—in this case, the plaintiff—will first be required to file a complaint/petition. Please see the form complaint accompanying these instructions. The plaintiff is obliged to include within the complaint the full social security number of the worker whose wage record forms the basis of the benefit application underlying the suit. A form complaint may be accessed HERE.
- **Service of the Complaint.** The plaintiff must serve a copy of the complaint/petition on the Attorney General of the United States, the United States Attorney for the Eastern District of Wisconsin, and the Commissioner of Social Security. The addresses for these offices may be accessed <u>HERE</u>.
- (c) Answer. Within 60 days after proof of service is filed, the transcript of the administrative proceedings and a Notice of Filing of the Certified Administrative Record should be filed with the court and served on the plaintiff as the Commissioner's Answer. If the Commissioner does not raise any affirmative defenses at the time that the record is filed and served, those defenses are deemed waived. Before substantive briefs are filed, see Section (d), immediately below, plaintiff's counsel is encouraged to contact counsel for the Commissioner to discuss cases that appear highly likely, upon consultation, to be subject to voluntary remand. See contact information for the Office of the Regional Chief Counsel HERE.
- decision and for that reason, the process for filing summary judgment motions is not applicable, and no summary judgment motions shall be filed. Unless otherwise ordered, the court will issue a scheduling order establishing that the plaintiff's brief, identifying the specific grounds for appeal, must be filed within 40 days after the filing of the transcript together with appropriate supplemental materials; that the Commissioner will file a response, which may include additional relevant issues not raised by plaintiff together with appropriate supplemental materials, within 40 days of the filing of the plaintiff's brief; and that the plaintiff may file a reply brief within 15 days of the filing of the Commissioner's brief. This schedule may be modified only for good cause and with the judge's consent. When all briefing is completed, the court will be in a position to decide the appeal.

- **Length of Briefs.** Unless otherwise ordered, the initial briefs of the plaintiff and the Commissioner shall not exceed 30 double-spaced pages each, and the reply brief of the plaintiff shall not exceed 15 double-spaced pages.
- EAJA Fees. The parties are encouraged to resolve any requests for payment under the Equal Access to Justice Act (EAJA) informally. Plaintiff's counsel is encouraged to make an informal request for fees prior to filing a motion for fees with the court. Informal requests should be directed to the Regional Chief Counsel and should be supported by the assignment agreement as well as a detailed itemization of all attorney's fees. If the parties resolve the EAJA fees matter without further litigation, plaintiff's counsel should file the fee stipulation and proposed order and supporting documents. Based upon *Astrue v. Ratliff*, 560 U.S. 586 (2010), any fees paid belong to plaintiff and not his/her attorney, and the fees can be offset to satisfy pre-existing debt that the litigant owes to the United States. Model forms may be accessed HERE.

Effective Date August 1, 2014

INSTRUCTIONS FOR FILING A PRO SE COMPLAINT FOR REVIEW OF A FINAL DECISION BY THE COMMISSIONER OF THE SOCIAL SECURITY ADMINISTRATION

Enclosed is a complaint form and an *in forma pauperis* petition and affidavit.

- 1. You must fill out the complaint form in the space provided. Part II is the **ONLY** place you can use extra space, as instructed, to describe any previous cases you have filed.
- 2. Your complaint must be neatly printed or typed. You must sign the complaint, which states under penalty of perjury that the facts you have stated are true. "Under penalty of perjury" means that any false statement of a material fact may result in criminal penalties.
- 3. Do not present arguments in the complaint. If the case proceeds, the Court will issue a schedule for filing briefs that will allow you the opportunity to state your arguments.
- 4. The cost of filing this case is \$400.00, which includes a \$350.00 filing fee and a \$50.00 administrative fee. The full \$400.00 cost is due when you file your complaint and can be paid with a check or by credit card. A check should be made payable to "Clerk of Court."
- 5. If you cannot afford the filing fee, you may file a request to proceed without it. To do so, complete and sign, under penalty of perjury, the enclosed petition and affidavit to proceed without prepayment of the fees and/or costs.
- 6. You must file the original complaint with the Clerk of Court. Keep a copy of all papers you file or receive in this case.

7. MAIL OR BRING COMPLETED FORM(S) TO:

Clerk, United States District Court Room 362 Federal Courthouse 517 E. Wisconsin Avenue Milwaukee, WI 53202

- 8. The Court will notify you by mail of everything that happens in your case, so you must provide the address where you receive your mail. If that address changes, notify the Court of the new address immediately.
- 9. The Clerk of Court has a guide, *Answers to Pro Se Litigants' Common Questions*, which may be helpful if you have questions. Not everything covered in the guide will apply to your case. You can pick up a copy in the Clerk's Office, Room 362, Federal Courthouse, or call the Clerk's Office at (414) 297-3372 and ask that one be mailed to you. The guide is also available at the District Court's website www.wied.uscourts.gov under Pro Se Resources.
- 10. You may be able to get legal assistance from the Eastern District of Wisconsin Bar Association Pro Se Federal Civil Litigant Help Line. Before a volunteer lawyer can help you, you must read and sign an agreement form. You can pick up this form at the Clerk's Office, Room 362, Federal Courthouse, or you can call the Clerk's Office at (414) 297-3372 or the Eastern District of Wisconsin Bar Association at (414) 276-5933 and ask that a copy be mailed to you. You may also complete the form online at www.edwba.org or by using the link to the helpline at www.wied.uscourts.gov under Pro Se Resources.

Social Security Complaint – Pro Se Form Revised 3/2014

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

DI :	.:CC	
	ntiff: your full name and the full e of any person on whose behalf you	
	filing this case; use initials instead	
	ne full name for a child under age 18	3.
	_	
	v.	Case No
		(supplied by Clerk after case is filled)
Con	nmissioner of the Social Security	Administration,
Defe	endant.	,
CO		FINAL DECISION BY THE COMMISSIONER OF THE
	SOCIAL SE	CCURITY ADMINISTRATION
I P	<u>arties</u>	
1. 1	<u>artics</u>	
A.	Plaintiff (your name):	his case on behalf of someone else, include that person's full name and
	If you are filing t	his case on behalf of someone else, include that person's full name and
	relationship to you. Use initials instead of the f	ull name for a child under age 18.
ъ	T	
В.	The Social Security Number used	by the Social Security Administration in this case:
		
C.	Your mailing address, including th	e county where you reside, and phone number (with area
	code):	
		
D.	Defendant:	
	Commissioner of the Social Se	curity Administration
	c/o Office of General Counsel,	SSA
	200 W. Adams Street, 30 th Flo	or
	Chicago, Illinois 60606-5208	

II. Previous Lawsuits

A.	Have you filed any other case in state or federal court related to the same facts involved in this case?				
	\square YES \square NO				
B.	Have you filed any other case in state or federal court, even if it was not related to the facts involved in this case?				
	\square YES \square NO				
C.	If your answer to A or B is YES, provide the requested information below. If you filed more than one case, describe each additional case on a separate sheet of paper using the format below . DO NOT USE THE BACK OF THIS FORM.				
	1. Parties to the previous case:				
	Plaintiff(s):				
	Defendant(s):				
	2. Court in which the case was filed (for federal courts, name the district; for state courts, name the county):				
	3. Case number:				
	4. Current status (for example: open, closed, on appeal):				
	5. Approximate date the case was filed:				
	6. Approximate date the case ended:				
<u>III. S</u>	Statement of Claim				
A.	The type of Social Security benefits that you, or the person on whose behalf you are filing this				
	case, seek in this case (check all that apply):				
	☐ Supplemental Security Income (SSI)				
	and/or				
	☐ Disability Insurance (SSDI or Widow/Widower)				
	and/or				
	☐ Other (explain):				

B.			eision of the Commissioner o and/or 42 U.S.C. § 1383(c)	•			
	I have receive	ed a decision from the Adm	inistrative Law Judge, and it	is dated:			
	If you have a copy of the Administrative Law Judge's decision, attach it to this complaint.						
	I have receive	ed an Appeals Council's no	tice or determination, and it i	is dated:			
	If you have a co	If you have a copy of the Appeals Council's notice or determination, attach it to this complaint.					
	period includ	ed in this case. I believe the	ing this case, was disabled due Commissioner's unfavorab stantial evidence; and/or are	le conclusions and			
	whose behalf	Use the space below to state any additional facts that may explain why you or the person on whose behalf you are filing this case are/is entitled to relief. Use only the space provided below—keep the facts short and to the point.					
<u>IV. I</u>	Relief Sought						
	-	such relief as is proper unde priate, including costs.	r the Social Security Act and	as the Court otherwise			
I dec	clare under pen	alty of perjury that the fo	regoing is true and correct.				
Date	d this	day of	, 20	<u>_</u> .			
Signa	ature of Plaintiff	f/Legal Representative					

SERVICE ADDRESSES SOCIAL SECURITY DISABILITY APPEALS

Pursuant to Fed. R. Civ. P. 4(i)(1) & (2) and 79 Fed. Reg. 4519-04 (Jan. 28, 2014), the following offices must be served:

The Attorney General of the United States 950 Pennsylvania Ave., N.W. Washington, D.C. 20530-0001

The United States Attorney 530 Federal Courthouse 517 E. Wisconsin Ave. Milwaukee, WI 53202

Commissioner of the Social Security Administration c/o Office of the Regional Chief Counsel, Region V Social Security Administration 200 West Adams Street, 30th Floor Chicago, IL 60606-5208

CONTACT INFORMATION OFFICE OF THE REGIONAL CHIEF COUNSEL

Office of the Regional Chief Counsel 200 W. Adams Street, 30th Floor Chicago, Illinois 60606-5208 Tele. No. 877-800-7578

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WISCONSIN

Plaintiff, Case No v.				
CAROLYN W. COLVIN, Acting Commissioner for Social Security,				
Defendant.				
STIPULATION FOR ATTORNEY FEES PURSUANT TO THE EQUALACCESS TO JUSTICE ACT				
Plaintiff,, by and through his/her attorney,, and				
Defendant, Carolyn W. Colvin, Acting Commissioner of Social Security, by and through her				
attorneys, James L. Santelle, United States Attorney for the Eastern District of Wisconsin, and				
Brian E. Pawlak, Assistant United States Attorney, for said district, HEREBY JOINTLY				
STIPULATE that the Court award attorney fees and expenses under the Equal Access to Justice				
Act, 28 U.S.C. § 2412, to Plaintiff in the amount of \$, and costs in the amount of				
\$ Plaintiff agrees that he/she shall accept this award in full satisfaction of any				
claims for fees, expenses, or costs pursuant to the EAJA. Any fees paid belong to Plaintiff and				
not his/her attorney and can be offset to satisfy pre-existing debt that the litigant owes to the				
United States under Astrue v. Ratliff, 560 U.S. 586 (2010).				
After the Court enters this award, if counsel for the parties can verify that Plaintiff owes				

no pre-existing debt subject to offset, or if there is a remainder from the offset, Defendant will

direct that the award be made payable to Plaintiff's attorney pursuant to the EAJA assignment duly signed by Plaintiff and counsel, and the award shall be mailed to the attorney's office.

Submitted herewith are the supporting document(s).

WHEREFORE, the parties here	eby request that the Court enter an order awarding				
Plaintiff attorney fees and expenses in the amount of \$, and costs in the amount of					
\$, in settlement of any and all claim	ns he/she may have in the matter pursuant to the				
EAJA.					
	JAMES L. SANTELLE United States Attorney				
Ву	<i>y</i> :				
Attorney for Plaintiff Firm Name Street Address City Phone: (414) Facsimile: (414) Email: State Bar:	BRIAN E. PAWLAK Assistant United States Attorney Attorneys for Defendant 530 Federal Building 517 E. Wisconsin Ave. Milwaukee, WI 53202 Phone: (414) 297-4134 Facsimile: (414) 297-4394 brian.pawlak@usdoj.gov State Bar: 1009916				

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WISCONSIN

Plaintiff,
Case No v.
CAROLYN W. COLVIN, Acting Commissioner for Social Security,
Defendant.
ORDER FOR EAJA FEES
This matter coming before the Court on the parties' Stipulation for Attorney Fees Pursuant
to the Equal Access to Justice Act, and the Court being fully informed, it is HEREBY ORDERED
that the Stipulation for an award of \$ for attorney's fees and expenses, and \$
for costs, be granted. After the Court enters this award, if the parties can verify that Plaintiff owes
no pre-existing debt subject to offset, or if there is a remainder from the offset, Defendant will
direct that the award be made payable to Plaintiff's attorney pursuant to the agreement duly signed
by Plaintiff and counsel and the award shall be mailed to the attorney's office.
SO ORDERED this Day of, 2014.
United States District Judge

Proposed Form EAJA Order Revised May 22, 2014