

FEE AGREEMENT

Martin A. Harry, Attorney at Law, and _____, claimant, understand that for a fee to be payable, the Social Security Administration (SSA) must approve any fee an attorney charges and collects from a client for services provided in connection with proceedings before SSA for a claim for benefits.

We agree that if SSA favorably decides _____'s claim(s), (s)he will pay Martin A. Harry an attorney fee equal to the lesser of **25 percent** of the past-due benefits resulting from the claim(s) or **\$5,300.00**.

We understand that Social Security past-due benefits are the total amount of money to which a claimant (and any auxiliary beneficiaries) becomes entitled through the month before the month SSA effectuates a favorable administrative determination or decision on the claim and that Supplemental Security Income (SSI) past-due benefits are the total amount of money for which the claimant becomes eligible through the month SSA effectuates a favorable administrative determination or decision on the SSI claim. We further understand that the fee for both claims may not exceed the lesser of **\$5,300.00** or **25 percent** of the combined past-due benefits.

We agree that administrative review under Section 206(a)(3)(A) of the Social Security Act may be requested if a claim is approved but there are no past-due benefits. (No fee will exceed the monthly benefit amount for the first month of entitlement.)

If SSI benefits are awarded, the fee for work done on this claim will be due from the claimant at the time past-due benefits are received.

We agree that this agreement may be terminated at any time by either party upon reasonable notice. In the event the claimant terminates the agreement, (s)he will be responsible for the reasonable value of the services provided by the attorney to that date if benefits are later awarded.

We have both received signed copies of this agreement.

Date

Martin A. Harry Date