

EMPLOYMENT CONTRACT

This Agreement made by and between XXXXXXX (Client) and Palguta & Hesselgrave of 3750 Kentucky Avenue, Indianapolis, Indiana 46221 (Attorney).

1. Statement and Subject of Employment: Client hereby retains and employs Attorney to represent Client concerning Client's claim for social security disability and/or supplemental security income benefits. Client hereby authorizes Attorney to make and give any request or notice, present or elicit evidence, obtain information, and receive any notice in connection with said claim. Client understands that Attorney's employment relates only to Client's claim at the Agency level and that appeals shall be subject to a new employment contract.

2. Attorney's Fees: Client agrees that in the event of a favorable outcome Client will pay Attorney the lesser of (a) twenty-five percent (25%) of all past due benefits resulting from his or her claim, or (b) \$5,300.00 or the applicable maximum amount set by the Commissioner pursuant to 42 U.S.C., Section 406 (a). Past due benefits include all benefits to Client and Client's family members that result from a favorable outcome.

3. Costs and Other Expenses: Client is responsible for expenses.

4. Withdrawal of Attorney: Attorney may withdraw from the case at any time, with reasonable notice to Client, in which event Attorney is entitled to no fee.

5. Favorable Outcome Not Warranted: Attorney makes no warranty or representation concerning the successful prosecution of Client's claim for benefits. Attorney does not warrant or guarantee to obtain the desired result. All statements of Attorney of these matters are statements of opinion only.

6. Referring Counsel May be Compensated: Attorney may compensate referring counsel for time involved in the case, consideration of liability and referral fees, all or any of which shall be paid solely at Attorney's expense, and in strict accordance with Rule 1.5 of the Indiana Rules of Professional Conduct.

DATED this the _____ day of _____, _____.

XXXXXX

PALGUTA & HESSELGRAVE

By: _____
T. Reg Hesselgrave

By: _____
J. Paul Palguta