



Under these regulations, the Board must consider the petition under the following general criteria:

- (1) The usefulness of the Representative's services;<sup>2</sup>
- (2) The nature and complexity of the appeal;<sup>3</sup>
- (3) The capacity in which the Representative has appeared;<sup>4</sup>
- (4) The actual time spent in connection with the Board appeal;<sup>5</sup> and
- (5) Customary local charges for similar services.<sup>6</sup>

As required by the Board's regulations, appellant has been afforded written notice of the fee requested and provided an opportunity to comment on the fee petition.<sup>7</sup>

The Board, having considered the fee petition and supporting documentation, denies the fee petition. The Board finds that the petition provides insufficient information to allow approval of any portion of the amount claimed. The Board notes the following defects:<sup>8</sup>

- (1) The fee petition does not adequately delineate the services performed relative to the appeal(s) before the Board and for what purposes. Discrete, listed services billed separately were not adequately described. Counsel used entries of three or four words to identify and explain the services the Board has been asked to approve.

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<sup>2</sup> The Board's consideration of "usefulness" includes, but is not limited to, the frequency and quality of communication by the attorney with the client, the factual evidence and legal argument offered by the attorney and written pleadings filed in the case. The Board will also consider the usefulness of an attorney's work as it aided the Board in its consideration and decision of the issue appealed.

<sup>3</sup> The Board's evaluation of the "nature and complexity" of an appeal includes, but is not limited to, whether the issue appealed is novel or required extensive or unusual factual evidence or legal argument. The Board recognizes that not all complex issues are cases of first impression. However, the attorney must establish the complex or unusual nature of the appeal.

<sup>4</sup> The Board's consideration of the "capacity" in which an attorney appears includes, but is not limited to, whether the attorney obtained a written retainer and fee agreement.

<sup>5</sup> The Board's evaluation of an attorney's itemized statement of work and charges includes, but is not limited to, whether the statement is clear, detailed and describes those aspects of the appeal which merit the fee claimed and whether counsel has personally affirmed the correctness of the fee. No stipulated or contingent fee will be approved by the Board. 20 C.F.R. § 501.9(e).

<sup>6</sup> The Board's consideration of customary, local fees recognizes that attorneys often have clients in several states and that local custom must be balanced against national practice in the Federal Employees' Compensation Act appeals.

<sup>7</sup> 20 C.F.R. § 501.9(e).

<sup>8</sup> This list is intended to assist counsel but does not limit the Board's discretion to evaluate any future fee petition on its own merits.

(2) The Board specifically requests clarification of entries for office meetings or status meetings.

(3) The Board requests a specific statement from counsel as to whether fees were collected or received for work on this appeal prior to Board approval. (See correspondence dated May 30, 2013 from Erika Bauer concerning fees “requested at this time”).

(4) The fee petition more generally fails to explain in detail how the claimed fee is justified under the five factors listed in this order.

**IT IS HEREBY ORDERED THAT** the fee petition is denied and may be resubmitted to the Board within 60 days of the date of this order.

Issued: September 18, 2014  
Washington, DC

Alec J. Koromilas, Alternate Judge  
Employees’ Compensation Appeals Board

Michael E. Groom, Alternate Judge  
Employees’ Compensation Appeals Board

James A. Haynes, Alternate Judge  
Employees’ Compensation Appeals Board