APPOINTMENT OF REPRESENTATIVE

NAME OF BENEFICIARY PARTY SECTION I: APPOINTMENT OF REPRESENTATIVE To be completed by the part y seeking representation (i.e., the Medicare beneficiary, the provider or the supplier) beneficiary:	NUMBER OR NATIONA IDENTIFIER NUMBER			
appoint this individual:				
SIGNATURE OF BENEFICIARY PARTY SEEKING REPRESENTATION STREET ADDRESS	DATE PHONE NUMBER (WITH			
CITY	AREA CODE)	ZIP		

SECTION II: ACCEPTANC E OF APPOINTMENT To be completed by the repr esentative:

CSCIICACIVCI									
I, hereby accept the above appointment. I ce									
I,, hereby accept the above appointment. I ce rtify that I have not been disqualified, suspended, or prohibited from practice before the Department of Health and Human Services; that I am not, as a current or former employee of the United States, disqualified from acting as the beneficiary's									
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					am a / an				
					/DDOFFCCIONAL STATUS OF	DEL ATIONICIUS			
					(PROFESSIONALSTATUS OR RELATIONSHIP TO THE PARTY, E.G. ATTORNEY, RELATIVE, ETC.)				
					·		——		
SIGNATURE OF REPRESENTATIVE	DATE								
STREET ADDRESS	PHONE NUMBER (WITH								
	AREA CODE)								
CITY	STATE	ZIP							
		•							
SECTION III: WAIVER OF FEE FOR REI		ı							
Instructions: This section form must be o	<u>completed</u>								
should be filled out if the representative	e <u>is required to,</u>	or chooses to							
waives theira fee for such representation.									
(Note that									
providers or suppliers may not charge a fee for representation and thus, all pr									
oviders or suppliers that <u>are representing a beneficiary and</u>									
· · · · · · · · · · · · · · · · · · ·									
furnished the items or services <u>may not charge a fee for representation</u>									
and at issue must complete this section.) I									
waive my right to charge and collect a fee for representing									
hafara bha Caaratam, af tha Danartas at a Cili		Camilaas							
before the Secretary of the Department of Health and Human Services.									
SIGNATURE									

SECTION IV: WAIVER OF PAYMENT FOR ITEMS OR SERVICES AT ISSUE

Instructions: Providers or suppliers <u>serving as a representative for a beneficiary to whom they provided items or services</u>

that furnished the items or services at issue must complete this section if the appeal involves a question of liability under section 18 79(a)(2) of the Act. (Section 1879(a)(2)

generally addresses whether a provider/supplier or beneficiary did not know, orand could not reasonably be expected to

know, that the items or services at issue would not be covered by Medicare.)

waive my right to collect payment from the beneficiary for <u>furnishedthe</u> items or services <u>at issue in this appeal if a determination of liability under at issue involving §1879(a)(2) of the Act is at issue.</u>

SIGNATURE

D A T E

Form CMS1696 (07/05) EF (07/222222222205)

CHARGING OF FEES FOR REPRESENTING BENEFICIARIES BEFORE THE SECRETARY OF THE DEPARTMENT OF HEALTH AND HUMAN SERVICES

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attorney, or other representative for a beneficiary, who wishes to charge a f ee for services rendered in connection with an appeal before the <u>Secretary of the Department of Health and Human Services (DHHS) (i.e., Line 1) (All 1) (i.e., Line 2) (i.e., Line 2) (i.e., Line 3) (i.e., Line 3) (i.e., Line 4) </u>

at anthe Administrative Law Judge (ALJ) hearing,

or Medicare Appeals Council (MAC) <u>review</u>, or a <u>proceeding before an ALJ or</u> the MAC as a result of a remand from federal district

court) level is required by law tto obtain approval of the fee in accordance with 42 CFR §405.910(f). A

claim that has been remanded by a court to the Secretary for further admini strative proceedings is considered to be before the cretary after the remand-by the court.

<u>review</u>DHHS. Where a representative has rendered services in a claim before

DHHS, the regulations require that the amount of the fee to be charged, if a ny, for services performed before the

Secretary of DHHS be specified. If any fee is to be charged for such services , a petition for approval of that amount must be submitted.

An Aapproval of a <u>representative's</u> fee is not required <u>ifwhere (1)</u> the appellant <u>being represented</u>

is a provider or supplier; or(2) where the fee is for services (1) rendered in an official capacity such as that of legal guardian, committee, or similar court appointed representative office and the court

has approved the fee in question; (32) the fee is for representation of a beneficiary in a proceeding in

in representing the beneficiary before the federal district court; of above, or (43) the fee is for representation of a beneficiary in a redetermination or reconsideration in representing the beneficiary in appeals below the ALJ level.

If the representative wishes to waive a fee, he or she may do so. Section III on the front of this form can be used for that purpose. In some instances, as indicated on the form, the fee must be waived for representation.

AUTHORIZATION OF FEE

The requirement for the approval of fees ensures that <u>a</u> representative will receive fair value for the services performed before DHHS on behalf of a <u>beneficiary, claimant and provides athe</u> <u>beneficiary while at the same time giving with</u> a measure of security <u>that the fees are determined to be reasonable to the beneficiaries</u>. In

approving a requested fee, the ALJ or MAC considers the nature and type of s ervices performed, the complexity of the

case, the level of skill and competence required in rendition of the services, the amount of time spent on the case, the

results achieved, the level of administrative review to which the representative carried the appeal and the amount of the fee requested by the representative.

CONFLICT OF INTEREST

Sections 203, 205 and 207 of Title XVIII of the United States Code make it a c riminal offense for certain officers,

employees and former officers and employees of the United States to render certain services in matters affecting the

Government or to aid or assist in the prosecution of claims against the United States. Individuals with a conflict of

interest are excluded from being representatives of beneficiaries before DHH S. WHERE TO SEND THIS FORM

Send this form to the same location where you are sending (or have already sent) your: appeal if you are filing an appeal, grievance if you are filing a grievance, initial determination or decision if you are requesting an initial determination or decision.

If additional help is needed, contact your Medicare plan or 1-800-MEDICARE (1-800-633-4227).

212441850.

According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

The valid OMB control number for this information collection is 09380950. The time required to prepar e and distribute this collection is 15 minutes per notice,

including the time to select the preprinted form, complete it and deliver it to the beneficiary. If you have comments concerning the accuracy of the time estimates or

suggestions for improving this form, please write to CMS, PRA

Clearance Officer, 7500 Security Boulevard, Baltimore, Maryland