- (6) Amendments and supplemental pleadings (§134.207):
- (7) Requirement of signature (§134.209);
 - (8) Motions (§ 134.211);
 - (9) Summary decision (§134.212):
 - (10) Sanctions (§134.219); and
- (11) Review of initial decisions (§ 134.228).

§134.802 [Reserved]

§ 134.803 Commencement of appeals from AMO decisions.

- (a) An appeal from an AMO decision must be commenced by filing an appeal petition within 15 days from the date the Employee receives the AMO's decision.
- (b) If the AMO does not issue a decision, the appeal petition must be filed no sooner than 16 days and no later than 55 days from the date on which the Employee filed the original Statement of Dispute with the AMO.
- (c) The rule for counting days is in \$134.202(d).
- (d) OHA will dismiss an untimely appeal.

§ 134.804 The appeal petition.

- (a) Form. There is no required format for an appeal petition. However, it must include the following:
- (1) A copy of the original Statement of Dispute;
- (2) A copy of the AMO's decision or other response, if any;
- (3) Statement of why the AMO's decision is alleged to be in error;
- (4) Any other pertinent information the OHA Judge should consider;
- (5) A request for mediation, if applicable:
- (6) The Employee's name, home mailing address, daytime telephone and facsimile numbers, e-mail address, and signature; and
- (7) If represented by an attorney, the attorney's contact information and signature
- (b) Service of the appeal petition upon the SBA. The Employee must serve copies of the entire appeal petition upon three SBA officials:
 - (1) The AMO;
- (2) Chief Human Capital Officer, U.S. Small Business Administration, 409

- Third Street, SW., Washington, DC 20416; and
- (3) Associate General Counsel for General Law, U.S. Small Business Administration, 409 Third Street, SW., Washington, DC 20416, e-mail: OGLService@sba.gov, except that an employee of the Office of Inspector General (OIG) must serve it upon the Counsel to the Inspector General, U.S. Small Business Administration, 409 Third Street, SW., Washington, DC 20416, e-mail: ig.counseldiv@sba.gov.
- (c) Certificate of Service. The Employee will attach to the appeal petition a signed certificate of service meeting the requirements of §134.204(d).
- (d) The rules governing filing and service are in §134.204.
- (e) Dismissal. An appeal petition that does not meet all the requirements of this section may be dismissed by the Judge at his or her own initiative or upon motion of the SBA.

§ 134.805 After the appeal petition is filed.

- (a) The AA/OHA will assign a Judge to adjudicate the case. If mediation is requested or offered, the AA/OHA will assign a different person to mediate the case.
- (b) OHA will issue and serve upon the Employee and the SBA a notice and order informing the parties that an appeal has been filed, and setting the date for SBA's response and the close of record.
- (c) The rules for amendments to pleadings and supplemental pleadings are in §134.207.
- (d) Unless otherwise instructed, OHA will serve all orders and the decision by U.S. Mail upon the Employee at his or her home address, or upon the attorney if represented by an attorney.

§ 134.806 Mediation.

Either the Employee or the SBA may request mediation, or OHA may offer mediation. OHA may designate a Judge or an OHA attorney to serve as a mediator. If the parties reach a settlement through mediation, they may file a joint motion to dismiss the appeal based on that settlement. If the parties do not reach a settlement, the mediation will conclude and the appeal will