



## Quikaid \$1,000 Guarantee

At Quikaid, we guarantee you will be awarded *at least* \$1,000 in disability benefits. We make this pledge to demonstrate our commitment to you, our belief in ourselves, and our belief in you. We are highly confident that our experience, process, compassion and hard work will result in a favorable outcome – as long as we both live up to our respective commitments. If you are accepted as a Quikaid client and are *not* awarded benefits by the Social Security Administration, we will pay you \$1,000. Obviously, we do not seek this outcome. Rather, our pledge is a “good faith” gesture on our part to demonstrate that we will do *everything possible* to win your disability case. No other firm will offer you this opportunity, because no other firm offers the same level of commitment to you as we do at Quikaid.

The Quikaid \$1,000 Guarantee is an agreement that we enter into at the time we mutually agree that Quikaid will represent you in your efforts to obtain disability benefits.

Here are the key elements of the Quikaid \$1,000 Guarantee:

### Quikaid’s Commitment to You

- ✔ **\$1,000 Guarantee.** If we do not win your disability case, we will pay you \$1,000
- ✔ **You Come First.** We will act with your best interest in mind at all times – we will treat you like family or like a best friend
- ✔ **Professionalism.** We will be professional, respectful and compassionate at all times. We understand you are experiencing extraordinarily difficult times, and we will do our best to recognize and appreciate the difficulty of your situation.
- ✔ **Easy To Reach.** If you contact us (by phone, email or fax) we will respond within 24 hours, if we cannot respond immediately at the time of contact
- ✔ **Integrity Matters.** We will conduct ourselves and our business with the highest integrity and ethical standard at all times
- ✔ **Success.** We will do everything possible to win your disability case

### Your Commitment to Quikaid

- ✔ **Medical Treatment.** You agree to do “whatever it takes” to receive regular treatment for your medical conditions. This includes receiving medical treatment for your disabling conditions *at least once every 3 months* throughout the disability process.
- ✔ **Contact Information.** You agree to keep in “constant contact” with Quikaid throughout the disability process. If you have new contact information, you agree to provide it to Quikaid immediately. If we cannot reach you (via email, phone or mail), we have the right to withdraw our representation of you. If we cannot reach you, we cannot win. And we like to win.
- ✔ **Abide by Social Security requirements.** You agree to complete any Questionnaires requested by Social Security Administration in the time allotted. You agree to attend any Consultative Examinations (“C.E. appointments” with Social Security-selected doctors) at the time and location requested by SSA. We are here to help you make these things happen. If you do not cooperate fully, we have the right to withdraw our representation of you.
- ✔ **Abide by Quikaid’s Recommended Course of Action.** You agree to proceed with Quikaid’s recommendations regarding the proper steps for your case, including the following: (1) appealing Denial of disability benefits at the Initial Application or Reconsideration stages; (2) if an Unfavorable decision is received following an Administrative Law Judge Hearing, you agree to either file an Appeal to the Appeals Council, or commence an Initial Application with Quikaid. *Together, we will not be denied.*

If you meet Quikaid's stringent criteria for client selection, and you are willing to commit to doing *whatever it takes*, we will work hard and smart on your behalf until a Favorable outcome is obtained. If we cannot win, or do not win, we will give you our sincere apologies – and \$1,000 in cash.

If you want to get started now, *let's go.*