

## MERIT SYSTEMS PROTECTION BOARD APPEAL FORM (MSPB FORM 185)

#### INSTRUCTIONS FOR COMPLETING YOUR APPEAL

**GENERAL:** This form is intended to help you provide the Board with the information we need to process your appeal. We need this information to help us determine whether the Board has jurisdiction over your appeal, whether it has been filed within the applicable time limit, and what claims you are raising. You do not have to use this form to file an appeal with the Board. However, if you do not, your appeal must still comply with the Board's regulations. See 5 C.F.R. Parts 1201, 1208 and 1209. The Board will expect you to become familiar with these regulations, which are available on the MSPB websitewww.mspb.gov-and in MSPB offices, agency personnel offices, agency libraries, and most public libraries. The Board's website also contains an electronic version of this form, addresses and telephone numbers of the MSPB regional and field offices, and additional information that explains the Board's practices and procedures.

**WHAT PARTS TO COMPLETE:** You may use this form for any of the following matters over which the Board has jurisdiction:

- An appeal of a Federal agency personnel action or decision that is appealable to the Board under a law, rule, or regulation;
- An appeal of an administrative decision or action by the Office of Personnel Management (OPM) or a Federal agency affecting your retirement rights or benefits;
- □ An Individual Right of Action (IRA) appeal under the Whistleblower Protection Act (WPA);
- □ An appeal under the Uniformed Services Employment and Reemployment Rights Act (USERRA); or
- □ An appeal under the redress procedure of the Veterans Employment Opportunities Act (VEOA).

Complete Part I of this form regardless of which type of appeal you are filing. Your appeal must contain your signature, or the signature of your representative, in question 12 of Part 1. If it does not, your appeal will be rejected and returned to you.

Complete **Part 2** if you are appealing a Federal agency personnel action or decision. **See <u>5 C.F.R. 1201.24(a)</u>**.

Complete **Part 3** if you are appealing an administrative decision or action affecting your retirement rights or benefits. **See 5 C.F.R. 1201.24(a)**.

You may raise certain other claims in connection with an appeal of an agency personnel or retirement action or decision. If you wish to raise any of these claims at this time, check the appropriate box (or boxes) in **Part 4** and provide supporting information as an attachment to this form. You may raise such claims and provide the information later—but no later than the close of the conference(s) held to define the issues in your appeal. **See 5 C.F.R. 1201.24(b).** 

Complete **Part 5** ONLY if you are filing one of the following types of appeals:

- □ An IRA appeal under the WPA. See 5 C.F.R. 1209.6;
- □A USERRA appeal. See 5 C.F.R. 1208.13; or
- □A VEOA appeal. See 5 C.F.R. 1208.23.

If you complete Part 5, you **must** provide the additional information required by the Board's regulations for the particular type of appeal as an attachment to this form. The Board may consider ONLY the claim that the agency violated the particular law involved and may NOT consider the merits of the underlying action or decision.

If you wish to designate someone to represent you in this appeal, also complete and sign Part 6, Designation of Representative. See 5 C.F.R. 1201.31.

If you prefer to file your appeal electronically, please visit the MSPB website—www.mspb.gov—and follow the link to e-Appeal.

where to file an appeal. You must file your appeal with the Board's regional or field office that is responsible for the geographic area where your duty station was located at the time the agency took the action or made the decision you are appealing. If you are appealing a retirement or suitability decision by the Office of Personnel Management (OPM), you must file your appeal with the Board's regional or field office that is responsible for the geographic area where you live. See 5 C.F.R. Part 1201, Appendix II, 5 C.F.R. 1201.4(d), and 5 C.F.R. 1201.22(a). If you have any questions, please contact the regional or field office with which you will file your appeal.

WHEN TO FILE AN APPEAL: Unless your appeal is covered by a law that sets a different filing time limit, you must file your appeal during the period that begins on the day after the effective date, if any, of the action or decision you are appealing. (You may not file your appeal before the effective date of the action or decision.) The filing period ends on the 30th calendar day after the effective date, or on the 30th calendar day after the date you received the agency's decision, whichever is later. If your appeal is late, it may be dismissed as untimely.

The 30-day filing time limit may be extended if you and the agency mutually agree in writing to try to resolve your dispute through an alternative dispute resolution (ADR) process before you file an appeal. If you and the agency reach such an agreement, you have an additional 30 calendar days—for a total of 60 calendar days—to file your appeal with the Board if you are unable to resolve the dispute through the ADR process. This extension of the time for filing does not apply to appeals that are subject to a filing time limit established by law, e.g., IRA and VEOA appeals. See 5 C.F.R. 1201.22(b) and (c).

If you are filing an **IRA** appeal, you must file it within **65 days** of the date of the Office of Special Counsel (OSC) notice advising you that the Special Counsel will not seek corrective action, or within **60 days** after the date you received the OSC notice, whichever is later. **See 5 C.F.R. 1209.5.** 

If you are filing a **USERRA** appeal, there is no time limit for filing. See <u>5 C.F.R. 1208.12</u>. If you file a USERRA complaint with the Department of Labor first, you must exhaust the procedures of the Department before you may file an appeal with the Board.

If you are filing a VEOA appeal, you must file it within 15 days after the date you received notice that the Department of Labor was unable to resolve the matter. See <u>5 C.F.R.</u> 1208.22. Note: Before filing with the Board, you must file a VEOA complaint with the Department of Labor, and the Department is allowed at least 60 days to try to resolve the matter.

In all of the above instances, the date of filing is the date your appeal is postmarked, the date of the facsimile transmission, the date it is delivered to a commercial overnight delivery service, or the date of receipt in the regional or field office if you personally deliver it.

HOW TO FILE AN APPEAL: You may file your appeal by mail, by facsimile, by commercial overnight delivery, or by personal delivery. See <u>5 C.F.R. 1201.22(d)</u>. You must submit an original and one copy of both your appeal and all attachments. You may supplement your response to any question on a separate sheet of paper, but if you do, please put your name and address at the top of each additional page. All of your submissions must be legible and on 8 1/2" x 11" paper. Please submit only the attachments requested in this form. You will have an opportunity to submit other documentary evidence later in the proceeding.

Privacy Act Statement: This form requests personal information that is relevant and necessary to reach a decision in your appeal. The Merit Systems Protection Board collects this information in order to process appeals under its statutory and regulatory authority. Because your appeal is a voluntary action, you are not required to provide any personal information in connection with it. However, failure to supply the Merit Systems Protection Board with all the information essential to reach a decision in your case could result in the rejection of your appeal.

You should know that the decisions of the Merit Systems Protection Board on appeals are final administrative decisions and, as such, are available to the public under the provisions of the Freedom of Information Act. Additionally, it is possible that information contained in your appeal file may be released as required by the Freedom of Information Act. Some information about your appeal will also be used in depersonalized form as a database for program statistics.

Public Reporting Burden: The public reporting burden for this collection of information is estimated to vary from 20 minutes to 4 hours, with an average of 60 minutes per response, including time for reviewing the form, searching existing data sources, gathering the data necessary, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of the collection of information, including suggestions for reducing this burden, to Office of Financial and Administrative Management, Merit Systems Protection Board, 1615 M Street, NW., Washington, DC 20419.

### **PART 1—Appellant and Agency Information**

Complete this part regardless of which type of appeal you are filing. Then proceed to Part 2 if you are appealing an agency personnel action or decision, to Part 3 if you are appealing an administrative decision or action affecting your retirement rights or benefits, or to Part 5 if you are filing an IRA appeal, USERRA appeal, or VEOA appeal.

Please type or print legibly.		
1. Name (last, first, middle initial)		
Present address (number and street, city, State, and Zip code)     You must notify the Board in writing of any change in your mai	ling address while ye	our appeal is pending.
Address:		
City, State, Zip code:		
Telephone Numbers (include area code) and E-Mail Address     You must notify the Board in writing of any change in your tele	phone number(s) or	e-mail address while your appeal is pending.
Home: ( ) Work: ( ) FAX: ( )	Other: ( )	
E-mail Address:		
4. Name and address of the agency that took the action or made the de State and Zip code)	ecision you are appeal	ing (include bureau or division, street address, city,
Agency Name:		
Bureau:		
Address:		
City, State, Zip code:		
5. Your Federal employment status at the time of the action or decision you are appealing:  6. Type of appoints		
[] Permanent [] Temporary [] Term	[] Competitive	[] Excepted
[] Seasonal [] Applicant [] Retired	[] Postal Service [] Other (describe):	[] SES
[] None	Li care (accerno)	
7. Your position, title, grade, and duty station at the time of the action o appealing (if applicable):	r decision you are	8. Are you <b>entitled</b> to veterans' preference? <b>See 5 U.S.C. 2108.</b>
Occupational Series: Position Title:		[] Yes [] No
Grade: Duty Station:		
9. Length of Government service (if applicable):		g a probationary or trial period at the time of the on you are appealing?
	[]Yes	[] No

### PART 1—Appellant and Agency Information (continued)

HEARING: You may have a right to a hearing before an administrative judge. If you choose to have a hearing, the Board will notify you when and where it is to be held. If you do not want a hearing, the Board will make its decision on the basis of the submissions of the parties.					
11. Do you want a hearing? [] Yes	[] No				
12. I certify that all of the statements made in this form and any attachments are true, complete, and correct to the best of my knowledge and belief.					
Signature of Appellant or Representative:	Date:				
PART 2—Agency	Personnel Action or Decision	on (non-retirement)			
or action affecting your retirement or regulation. <b>See</b> <u>5 C.F.R. 1201</u> personnel action or decision is a	ealing an agency personnel action trights or benefits) that is appeala (a) for a list of appealable persoappealable to the Board, you show you of your right to file an appeal	ble to the Board under a law, rule, onnel actions and decisions. If the uld have received a final decision			
13. Check the box that best describes the agency <b>personnel action or decision</b> you are appealing. (If you are appealing more than one action or decision, check each box that applies.) <b>Attach a copy</b> of the proposal letter and decision letter (if any). If an SF-50 or its equivalent was issued and is available, attach it now; however, DO NOT delay filing your appeal because you do not have an SF-50. You may submit the SF-50 when it becomes available.					
[] Removal	[] Reduction in grade or pay	Suspension for more than 14 days			
[] Separation, demotion, or furlough f	or more than 30 days by reduction in force (RII	=)			
[] Furlough of 30 days or less	Furlough of 30 days or less [] Termination during probationary pe				
[] Failure to restore/reemploy/reinstate or improper restoration/reemployment/reinstatement					
[] Negative suitability determination		Denial of within-grade increase			
[] Other action, describe:					
14. Date you received the agency's proposal letter (if any) (month, day, year) (Attach a copy):	15. Date you received the agency's final decision letter (if any) (month, day, year) (Attach a copy):	16. Effective date (if any) of the agency action or decision (month, day, year):			
17. Prior to filing this appeal, did you and the agency mutually agree in writing to try to resolve the matter through an alternative dispute resolution (ADR) process?					
[] Yes (Attach a copy of the agreement)	[] No				

# PART 2—Agency Personnel Action or Decision (non-retirement) (continued)

18. Explain briefly why you think the agency was wrong in taking this ac	ction or making this decision.		
19. What action would you like the Board to take in this case (i.e., what	remedy are you asking for)?		
20. With respect to the agency personnel action or decision you are appealing, have you, or has anyone on your behalf, filed a grievance under a negotiated grievance procedure provided by a collective bargaining agreement?			
[] Yes [] No			
If "Yes," attach a copy of the grievance, enter the date it was filed (mo your answer to question 4 in Part 1:	onth, day, year), and enter the place where it was filed if different from		
Agency Name:	Date Filed:		
Bureau:			
Address:			
City, State, Zip code:			
If a decision on the grievance has been issued, attach a copy of the d	ecision and enter the date it was issued (month, day, year):		
PART 3—OPM or Agency Re			
Complete this part if you are appealing an administr	•		
Management (OPM) or a Federal agency affecting Retirement System (CSRS) or the Federal Employee	~ . ~ ~		
1201.3(a)(6). If the decision or action is appealable			
decision from OPM or the agency that informs you o			
21. In which retirement system are you enrolled?	22. Are you a:		
[] CSRS [] CSRS Offset [] FERS	[] Current Employee [] Annuitant		
[] Other, describe:	[] Surviving Spouse		
	[] Other, describe:		

## PART 3—OPM or Agency Retirement Decision or Action (continued)

23. If retired, date of retirement (month, day, year):

raise.

24 Are you appealing an action or decision concerning a retirement

20. Il Toured, date of Tourement (Monar, day, your).	coverage error under the provisions of the Federal Erroneous Retirement Coverage Corrections Act (FERCCA)?		
	[] Yes [] No		
25. Describe the retirement decision or action you are appealing.			
Answer either Question 26 OR Question	n 27, whichever applies to your appeal.		
26. If you are appealing an OPM retirement decision, have you receive	d a final or reconsideration decision from OPM?		
[] Yes (Attach a copy) [] No			
If "Yes," on what date did you receive the OPM decision (month, day, yea	ar)?		
27. If you are appealing a retirement decision or action by a Federal agency?	gency other than OPM, have you received a final decision from that		
[] Yes (Attach a copy) [] No			
If "Yes," on what date did you receive the agency decision (month, day,	year)?		
28. Why do you think the decision or action was wrong?			
29. What action would you like the Board to take in this case (i.e., what	t remedy are you asking for)?		
	Tomou, and you doming to //.		
PART 4—Of	ther Claims		
If you completed Part 2 to appeal an agency pers administrative decision or action affecting your ret other claims in connection with that appeal. Such cl	tirement rights or benefits, you may raise certain		

conference(s) held to define the issues in your appeal. See <u>5 C.F.R. 1201.24(b)</u>. If you wish to raise any of these claims at this time, check the appropriate box (or boxes) in this part to indicate the claim(s) you are raising. Provide information supporting the claim(s), including any information required by the Board's regulations for the specific type of claim(s), on a separate sheet of paper and attach it to this form. If you prefer, you may raise such claims later—but no later than the close of the conference(s) on your appeal. Remember that you are responsible for proving each claim you

## PART 4—Other Claims (continued)

- 30. Check the appropriate box (or boxes) for any claim(s) that you wish to raise at this time in connection with the action or decision you are appealing in Part 2 or Part 3, and provide supporting information as an attachment to this form:
  - [] A claim that the agency made errors in applying required procedures (harmful error), that the agency action or decision was the result of a prohibited personnel practice, or that the agency action or decision was not in accordance with law. See <u>5 C.F.R. 1201.56(b)</u> and (c)(3). For prohibited personnel practice claims, also see 5 U.S.C. 2302(b).
  - [ ] A claim that the agency action or decision was the result of prohibited discrimination (race, color, religion, sex, national origin, disability, age). See <u>5 C.F.R. 1201.151</u> and <u>1201.153</u>. If you previously filed a formal discrimination complaint with the agency concerning the action or decision you are appealing, attach a copy of the complaint. If the agency has issued a final decision on your discrimination complaint, attach a copy of the decision.
  - [] A claim that the agency action or decision was based on whistleblowing. See 5 U.S.C. 2302(b)(8), 5 C.F.R. 1209.2(b)(2), and 5 C.F.R. 1209.6(a). If you previously sought corrective action from the Office of Special Counsel (OSC) concerning the same disclosure(s) and the same agency action or decision you are appealing, attach a copy of your request to OSC for corrective action. If you have received written notice from OSC of your right to appeal to the Board, attach a copy of the OSC notice. Also see 5 C.F.R. 1209.8 and 1209.9 if you wish to request a stay of the agency action or decision.
  - [ ] A claim that the agency violated your rights under the Uniformed Services Employment or Reemployment Rights Act (USERRA) (other than rights related to the Thrift Savings Plan for Federal employees) in taking the action or making the decision. See 38 U.S.C. 4322 and 4324, 5 C.F.R. 1208.11, and 5 C.F.R. 1208.13. If you previously filed a USERRA complaint with the Department of Labor (DOL) on this matter, attach a copy of the complaint. If you have received written notice from DOL that your USERRA complaint could not be resolved, attach a copy of the DOL notice.
  - [ ] A claim that the agency violated a law or regulation relating to veterans' preference in taking the action or making the decision. IMPORTANT: If you choose to make your veterans' preference claim in connection with this appeal of an agency action or decision, you may NOT also file a complaint under the redress procedure of the Veterans Employment Opportunities Act (VEOA) with DOL. See 5 U.S.C. 3330a(e) and 5 C.F.R. 1208.26.

### PART 5—IRA Appeal, USERRA Appeal, or VEOA Appeal

Complete the applicable question in this part ONLY if you are filing an Individual Right of Action (IRA) appeal under the Whistleblower Protection Act, a Uniformed Services Employment and Reemployment Rights Act (USERRA) appeal, or a Veterans Employment Opportunities Act (VEOA) appeal.

Before you may file an IRA appeal with the Board, you must first file a whistleblower complaint with the Office of Special Counsel (OSC) and exhaust the procedures of that office. See 5 C.F.R. 1209.2(b)(1). To pursue redress for a USERRA violation, you may either file a USERRA complaint with the Department of Labor (DOL) or file an appeal with the Board. However, if you filed a USERRA complaint with DOL, you must exhaust DOL procedures before you may file an appeal with the Board. See 5 C.F.R. 1208.11. Before you may file a VEOA appeal with the Board, you must first file a VEOA complaint with DOL and allow DOL at least 60 days to try to resolve the matter. See 5 C.F.R. 1208.21.

### Answer Question 31 ONLY if you are filing an IRA appeal.

31. Have you exhausted OSC procedures with respect to your whistleblower complaint, i.e., with respect to the same disclosure(s) and the
same agency action or decision underlying your IRA appeal?

If "Yes," attach a copy of your complaint to OSC, provide the information required by the Board's regulations at <u>5 C.F.R. 1209.6(a)</u> as an attachment to this form, and explain what action you would like the Board to take in this case. If you have received written notice from OSC of your right to file an IRA appeal with the Board, attach a copy of the OSC notice. Also see <u>5 C.F.R. 1209.9</u> if you wish to request a stay of the agency action or decision.

Answer Question 32 ONLY if yo	ou are filin	g a USER	RA appeal.		
32. Have you previously filed a USERRA complaint with DOL on this m	natter?	Yes	[] No		
If "Yes," attach a copy of your USERRA complaint to DOL, provide the information required by the Board's regulations at <u>5 C.F.R.</u> <u>1208.13(a)</u> as an attachment to this form, and explain what action you would like the Board to take in this case. If you have received written notice from DOL that your USERRA complaint could not be resolved, attach a copy of the DOL notice. If your USERRA complaint was referred to OSC and OSC declined to represent you, attach a copy of the OSC notice. If OSC is representing you in your USERRA appeal, complete Part 6.					
If "No," provide the information required by the Board's regulations what action you would like the Board to take in this case.	at <u>5 C.F.R. 1</u>	<b>208.13(a)</b> as	an attachment to t	this form, and explair	1
Answer Question 33 ONLY if	you are fili	ng a VEO	A appeal.		
33. Have you filed a VEOA complaint with DOL and allowed DOL at lea	ast 60 days to t	ry to resolve t	his matter?	Yes [] No	
If "Yes," attach a copy of your VEOA complaint to DOL, provide 1208.23(a) as an attachment to this form, and explain what action written notice from DOL that your VEOA complaint could not be received it. If more than 60 days have passed since you filed your attach a copy of your notice to DOL stating your intent to appeal	n you would like solved, <b>attach</b> VEOA complai	e the Board to a copy of the nt with DOL a	take in this case. In this case. In this case. In the property of the property	f you have received provide the <b>date</b> you has not been resolve	
PART 6—Designatio	n of Rep	resentat	ive		
Complete this part to designate an organization or a appeal before the Board. If you are representite designating a representative, you agree to allow the concerning the appeal. Any changes of this desoffice handling the appeal and to the other party	ing yourse e Board to ignation m	elf, do No give your in nust be se	OT complete representative ent in writing	this part. By all information	
34. Do you wish to designate an individual or organization to representative at any time. However, the processing of your appeal wobtaining a representative.)  [] Yes (Complete the information below and sign)					
DESIGNATION:					
I hereby designate to serve as my representative during the course of this appeal. I understand that my representative is authorized to act on my behalf. In addition, I specifically delegate to my representative the authority to settle this appeal on my behalf. I understand that any limitation on this settlement authority must be filed in writing with the Board.					∕ to
Representative's address (number and street, city, State and ZIP code).	-	ve's telephone	e numbers (include	area code) and e-mail	ı
Address:	address: Office:				
City, State, Zip code:	FAX:		Other:		
	E-mail addre	ss:			
SIGN BELOW TO MAKE YOUR DESIGNA	TION OF RE	PRESENTA	TIVE EFFECTIV	E	
Appellant's Signature		Da	ate		