

UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
OFFICE OF THE CHIEF ADMINISTRATIVE HEARING OFFICER

January 25, 2024

ZAJI OBATALA ZAJRADHARA,)	
Complainant,)	
)	
v.)	8 U.S.C. § 1324b Proceeding
)	OCAHO Case No. 2021B00061
)	
ALJERIC GENERAL SERVICES, LLC a.k.a.)	
ALJRIC GENERAL SERVICES, LLC,)	
Respondent.)	
_____)	

Appearances: Zaji Obatala Zajradhara, pro se Complainant
Colin Thompson, Esq., for Respondent

POST-HEARING ORDER–TRANSCRIPT CERTIFICATION

This case arises under the employment discrimination provisions of the Immigration and Nationality Act (INA), as amended by the Immigration Reform and Control Act of 1986, 8 U.S.C. § 1324b. On September 13–15, 2023, the Court held an in-person hearing in the above-captioned case pursuant to 28 C.F.R. § 68.39.¹ Following receipt of post-hearing evidence on damages, the Court closed the record on November 21, 2023. Order Closing Record 2.

Consistent with 28 C.F.R. § 68.48(a), a verbatim transcript of the hearing was generated. Parties may acquire a copy of the transcript by contacting the contracted court reporting service utilizing the attached form and instructions.²

¹ OCAHO Rules of Practice and Procedure, 28 C.F.R. pt. 68 (2022).

² This Complainant is pro se, and evidence at hearing suggests he may have limited financial means. The Court now informs Complainant that, if appropriate, he may file a motion wherein he explains his efforts to secure the transcript and separately outlines financial hardship which gives rise to an inability to afford any fees associated with acquisition of the transcript. Such a motion should explain monthly income and expenses, and any other relevant financial information to assist the Court in making appropriate determinations.

Pursuant to 28 C.F.R. § 68.48(b), the parties shall have an opportunity to review and submit any motions for corrections to the transcript. *See* 28 C.F.R. § 68.48(b) (“Corrections of the official transcript will be permitted when errors of substance are involved and only upon approval of the [ALJ.]”).

Motions for corrections are due by February 25, 2024.

Once the transcript is certified as final, the parties will be provided a post-hearing briefing schedule. *See* 28 C.F.R. § 68.52.

SO ORDERED.

Dated and entered on January 25, 2024.

Honorable Andrea R. Carroll-Tipton
Administrative Law Judge

Such a motion must be filed in advance of the deadline to submit corrections to the transcript, after which this issue will be deemed waived by Complainant.