

- (a) *Stock company rating organization members;*
- (b) *Mutual company rating organization members;*
- (c) *Independent stock companies; and*
- (d) *Independent mutual and other companies.*

*A person designated as a representative shall be an employee or officer of an insurer of the class which he represents. None of the members of the board shall receive any compensation or remuneration from the fund. Such board shall maintain an office in this state, administer the fund subject to the provisions of this Act, SUB-TITLE, determine its cash requirements, and the amounts, if any, available for investment, and shall have the power to employ such administrative, clerical and other help as may be necessary to the proper discharge of the duties of the board. The commissioner in the administration of the Motor Vehicle Safety-Responsibility Law and the board in the administration of this sub-title shall cooperate in order to avoid duplication and to achieve efficiency and economy.*

*145D. Rules and regulations. The board may, from time to time, adopt, amend and enforce all reasonable rules and regulations necessary or desirable in its opinion in connection with its functions, duties and responsibilities in administering this sub-title.*

*145E. Notice of accident and intention to file claim.*

*(a) Any qualified person, who suffers damages resulting from bodily injury or death or damage to property arising out of the ownership, maintenance or use of a motor vehicle in this state on or after the first day of June 1959, and whose damages may be satisfied in whole or in part from the fund or the personal representative of such person, shall, within 90 days after the accident, as a condition precedent to the right thereafter to apply for the payment from the fund, give notice to the board, as prescribed by it, of his intention to make a claim thereon for such damages, if otherwise uncollectible, and shall otherwise comply with the provisions of this section; provided, any such qualified person may, in lieu of giving said notice within said time, make proof to the court on the hearing of the application for the payment of a judgment, or during the hearing of an application to sue the commissioner under section 145R, that he was physically incapable of giving said notice within said period and that he gave said notice within 30 days after he became physically capable to do so or, in the event that he did not become so capable, that a notice was given on his behalf within a reasonable period. In said notice he shall describe the manner in which the accident occurred, specifying the time and place of occurrence, identify the operators and vehicles involved therein and such witnesses to said accident as are then known to him and describe the injuries then known to him and the damage to property sustained. Said notice shall be accompanied by*

*(1) Certification by a physician of the injuries sustained so far as they can then be anticipated and of the treatment afforded by him.*

*(2) Itemized estimates of an automobile repairman or itemized bill, of the cost of repairs if the damage is to an automobile.*