

The [Commission] DIRECTOR, if in [its] HIS discretion [it] HE deems the interests of the Fund will be best served thereby, may compromise the amount for which judgment has been entered against an employer pursuant to this subtitle and the judgment entered may be modified accordingly. Such compromise shall be effective without the necessity of obtaining the approval of any other State officials [thereto], but shall not reduce the amount of benefits payable to or on behalf of any claimant.

94.

The [Commission] DIRECTOR shall request the Attorney General to furnish a member of his staff to serve as the representative of the Fund and shall assign to assist him in the discharge of his duties as such representative, such other employees of the [Commission] BOARD as may be necessary for this purpose. Such representative may apply to the [Commission] BOARD for authority to hire such medical and other experts and to defray the expense thereof and of such witnesses as are necessary to a proper defense of the claim within an amount in the discretion of the [Commission] BOARD and, if authorized, such amount shall be a charge against the Fund. The representative of the Fund may appear for and represent the interest of the Fund in any case in court involving the rights of the Fund against another not in the same employ as the employee who received benefits under this article and whose injury or death was caused by the negligence or wrong of such other. The representative of the Fund is authorized only to represent the Uninsured Employers' Fund under the direction of the [Commission] DIRECTOR, and may not represent any other party in interest in any claim under this article.

95.

The provisions of this article with respect to procedure and the right to appeal to the courts shall be reserved to the claimant, and to the uninsured employer, and to the Fund.

96.

All the rights, powers and benefits of the UNINSURED employer under this article shall become the rights, powers and benefits of the [fund] FUND in any case in which the [fund] FUND has paid or is paying compensation to an injured employee or his dependents under this subtitle. If the UNINSURED employer has also paid compensation to or on behalf of the injured employee or his dependents in such case any recovery by the [fund] FUND shall first be applied to repayment of any awards paid by the [fund] FUND to or on behalf of the injured employee or his dependents in such case, the balance then applied to any outstanding unsatisfied demand for security in said case and assessments imposed against the UNINSURED employer pursuant to the provisions of this subtitle, the remainder, if any, to be returned to the UNINSURED employer. If the UNINSURED employer has also paid compensation to or on behalf of the injured employee or his dependents in such case, that portion, if any, of a recovery by