

CLAIM--FOR--COMPENSATION--REFERRED--TO--IN--THIS--SECTION--BUT--NOT PAYABLE--FROM--THE--FUND, EXCEPT--FINES--COLLECTED--FROM--THE--EMPLOYER PURSUANT--TO--§--19--OF--THIS--ARTICLE, WHETHER--A--COLLECTION--IS--MADE PRIOR--OR--SUBSEQUENT--TO--ENTRY--OF--JUDGMENT--AGAINST--THE--EMPLOYER, ARE--DEEMED--IN--PAYMENT--OF--AND--APPLICABLE--FIRST--IN--SATISFACTION--OF ANY--COMPENSATION--AND--BENEFITS--DUE--FROM--THE--EMPLOYER--WITH--RESPECT TO--A--CLAIM--AND--SECURITY--DEMAND, IF--ANY, IN--CONNECTION--THEREWITH AND--ONLY--WHEN--THESE--OBLIGATIONS--ARE--SATISFIED--IN--FULL--SHALL--THE BALANCE--OF--THE--SUMS--COLLECTED, IF--ANY, BE--DEEMED--PAYMENT--IN SATISFACTION--AND--APPLICABLE--TO--THE--ASSESSMENTS--PRESCRIBED--IN--THIS SECTION.

(G)--ALL--SUMS--RECOVERED--FROM--UNINSURED--EMPLOYERS--ON JUDGMENTS--ENTERED--FOR--FAILURE--TO--PAY--ASSESSMENTS--UNDER--THIS SECTION--AND--FOR--FAILURE--TO--PAY--COMPENSATION--AND--BENEFITS--THAT WERE--PAID--FROM--THE--FUND--SHALL--AFTER--RECOVERY--BE--PAID--TO--THE--FUND.

(H)--(1)--IF--THE--COMMISSION--DETERMINES--THAT--PAYMENT--OF COMPENSATION--AWARDED--OR--LIKELY--TO--BE--AWARDED--AGAINST--AN--INSURANCE CARRIER--OR--SELF--INSURER--IS--NOT--AWARDED--OR--IS--ABATED--BECAUSE--OF DEATH--OR--LACK--OF--A--CLAIMANT--ELIGIBLE--FOR--THE--COMPENSATION, THE COMMISSION--SHALL--LEVY--AGAINST--THE--AWARD--AN--ASSESSMENT--TO SUPPLEMENT--THE--FUND. THIS--ASSESSMENT--IS--EQUAL--TO--10--PER--CENTUM OF--THE--AMOUNT--OF--COMPENSATION--AWARDED--OR--LIKELY--TO--BE--AWARDED--AND UNPAID, NOT--TO--EXCEED--\$4,500.

(2)--IF--AN--EMPLOYEE--DIES--AS--A--RESULT--OF--AN--ACCIDENTAL INJURY--OR--OCCUPATIONAL--DISEASE--THAT--ARISES--OUT--OF--AND--IN--THE COURSE--OF--THE--EMPLOYEE'S--EMPLOYMENT--AND--WITHOUT--ANY--SURVIVING DEPENDENT, THE--COMMISSION, AFTER--EXPIRATION--OF--THE--TIME--PERIOD WITHIN--WHICH--A--CLAIM--MAY--BE--FILED--UNDER--THIS--ARTICLE, SHALL ASSESS--THE--INSURANCE--CARRIER--OR--SELF--INSURER--\$4,500.

(3)--THIS--SUBSECTION--DOES--NOT--APPLY--TO--ANY--AWARD AGAINST--THE--SUBSEQUENT--INJURY--FUND.

(I)--NOTWITHSTANDING--ANY--OTHER--PROVISION--OF--THIS--ARTICLE, IF AN--EMPLOYER--FAILS--TO--PAY--AN--ASSESSMENT--REQUIRED--UNDER--THIS SECTION, THE--DIRECTOR--SHALL--NOTIFY--THE--EMPLOYER--BY--CERTIFIED--MAIL THAT--THE--EMPLOYER'S--LICENSE--TO--DO--BUSINESS--IN--THIS--STATE--MAY--BE SUSPENDED. THE--DIRECTOR--SHALL--FORWARD--A--COPY--OF--THE--NOTIFICATION TO--EACH--STATE--OR--LOCAL--LICENSING--AGENCY--THAT--HAS--ISSUED--A--LICENSE OR--PERMIT--TO--THE--EMPLOYER--FOR--AN--ACTIVITY--FOR--WHICH--WORKERS' COMPENSATION--COVERAGE--IS--REQUIRED--BY--LAW. WITHIN--15--DAYS--AFTER RECEIPT--OF--THE--NOTIFICATION, THE--LICENSING--AGENCY--SHALL--PROVIDE THE--EMPLOYER--WITH--NOTICE--AND--OPPORTUNITY--FOR--A--HEARING--AS--MAY--BE REQUIRED--BY--LAW.

(J)--IF--A--HEARING--IS--REQUIRED--BY--LAW--TO--BE--HELD--BY--THE LICENSING--AGENCY, THE--LICENSING--AGENCY--SHALL--SEND--WRITTEN--NOTICE OF--THE--HEARING--DATE--TO--THE--DIRECTOR. UPON--A--FINDING--THAT--AN EMPLOYER--HAS--FAILED--TO--PAY--AN--ASSESSMENT--AS--REQUIRED--IN--THIS SECTION, THE--LICENSING--AGENCY--SHALL--SUSPEND--THE--LICENSE--OF--THE