

EMPLOYER--UNTIL--THE--EMPLOYER--PAYS,--OR--AGREES--TO--PAY,---THE
ASSESSMENT--IN--A--MANNER--APPROVED--BY--THE--DIRECTOR.

91A.

(A)--(1)--NOTWITHSTANDING---ANY---OTHER--PROVISIONS--OF--THIS
ARTICLE,--WHEN--A--CLAIM--FOR--COMPENSATION--IS--FILED--BY--AN--EMPLOYEE,
OR--IN--THE--CASE--OF--DEATH,--BY--THE--EMPLOYEE'S--DEPENDENTS,--AGAINST--AN
UNINSURED--EMPLOYER--AND--THE--UNINSURED--EMPLOYER--HAS--FAILED--TO--MAKE
PAYMENT--OF--COMPENSATION--ACCORDING--TO--THE--TERMS--OF--THE--AWARD
WITHIN--30--DAYS--FROM--THE--DATE--OF--THE--AWARD,--THEN,--UNLESS--AN
APPLICATION--FOR--REVIEW--OR--A--NOTICE--OF--APPEAL--HAS--BEEN--TIMELY
FILED,--THE--AWARD--IS--PAYABLE--OUT--OF--THE--FUND--AS--SET--FORTH--IN--THIS
SUBSECTION.

(2)--AFTER--THE--EXPIRATION--OF--THE--TIME--PERIOD--IN
SUBSECTION--(A)--(1)--OF--THIS--SECTION,--THE--COMMISSION--SHALL--PROMPTLY
NOTIFY--THE--EMPLOYER--THAT--THE--EMPLOYER--IS--IN--DEFAULT--AND--THAT--THE
EMPLOYER'S--LICENSE--TO--DO--BUSINESS--IN--THIS--STATE--MAY--BE--SUSPENDED
UNLESS--THE--EMPLOYER--MAKES--PROMPT--PAYMENT--OF--THE--AWARD.---IF--THE
EMPLOYER--OBJECTS--TO--THE--AWARD,--THE--EMPLOYER--SHALL--NOTIFY--THE
COMMISSION--OF--THE--REASONS--FOR--THE--OBJECTION--WITHIN--30--DAYS--FROM
THE--DATE--OF--THE--NOTICE.---THE--EMPLOYER'S--NOTICE--TO--THE--COMMISSION
CONSTITUTES--AN--APPLICATION--FOR--REVIEW--UNDER--THE--PROVISIONS--OF--§
95--OF--THIS--ARTICLE.

(3)--IF--THE--EMPLOYER--FAILS--TO--NOTIFY--THE--COMMISSION--OF
THE--EMPLOYER'S--OBJECTION--AS--PROVIDED--IN--SUBSECTION--(A)--(2)--OF--THIS
SECTION--AND--FAILS--TO--MAKE--PAYMENT--OF--THE--AWARD,--THE--CLAIMANT--MAY
APPLY--TO--THE--DIRECTOR--FOR--PAYMENT--FROM--THE--FUND.---THE--FUND--MAY
PAY--THE--AWARD--OR--APPLY--FOR--REVIEW--UNDER--THE--PROVISIONS--OF--§--95--OF
THIS--ARTICLE.---BEFORE--RECEIVING--PAYMENT--FROM--THE--FUND,--THE
CLAIMANT--SHALL--PROVIDE--EVIDENCE--SATISFACTORY--TO--THE--DIRECTOR--OF
THE--FOLLOWING:

(I)--THE--CLAIMANT--HAS--PROVIDED--THE--FUND--WITH--THE
CORRECT--NAME--AND--ADDRESS--OF--THE--EMPLOYER;

(II)--THE--CLAIMANT--HAS--PROVIDED--THE--FUND--WITH
THE--PROPER--STATE--OR--LOCAL--AGENCY--THAT--LICENSED--THE--EMPLOYER;

(III)--THERE---IS---NO---PRINCIPAL---CONTRACTOR
POTENTIALLY--LIABLE--UNDER--§--62--OF--THIS--ARTICLE,--AND

(IV)--THE--CLAIMANT--HAS--MADE--A--REASONABLE--EFFORT
TO--COLLECT--THE--AWARD--FROM--THE--EMPLOYER.

(4)--IF--THE--FUND--MAKES--PAYMENT,--IT--IS--SUBROGATED--TO
THE--RIGHTS--OF--THE--CLAIMANT--AGAINST--THE--UNINSURED--EMPLOYER,--AS--SET
FORTH--IN--§--96--OF--THIS--ARTICLE,--AND--MAY--INSTITUTE--A--CIVIL--ACTION
TO--RECOVER--MONEYS--PAID--UNDER--THE--AWARD,--OR--REFER--THE--MATTER--TO
THE--APPROPRIATE--AUTHORITY--FOR--PROSECUTION--UNDER--§--19--(F)--OF--THIS
ARTICLE,--OR--BOTH.