

State of New Jersey DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT

PO BOX 381 TRENTON, NEW JERSEY 08625-0381

DAVID J. SOCOLOW Commissioner

MEMORANDUM

December 1, 2008

To:

JON S. CORZINE

Governor

All Judges and Attorneys

From:

Peter J. Calderone, Director and Chief Judge

Subject:

Counsel Fees

Pursuant to N.J.S.A. 34:15-64, judges of compensation have the discretion to award a reasonable counsel fee not to exceed 20% of the award entered. The judge should in all matters determine a reasonable fee based on the circumstances of the case and the value of the services performed.

In the 2005 Final Report of the Counsel Fee Review Committee, which report is available on the Division of Workers' Compensation website, the Committee recommended a \$35,000.00 counsel fee threshold concept for calendar year 2006. Further, the Committee found that the threshold should be adjusted each year thereafter by the percentage increase or decrease in the state average wage rounded up or down to the nearest \$1,000.00. This is consistent from a percentage standpoint with the process for annual changes to the workers' compensation charts. The Committee Report was accepted by this office for implementation. The applicable percentage change in the state average wage is an increase of approximately 4.2% for 2009 calculations. This results in a \$2,000.00 counsel fee threshold increase for 2009.

Based on the Committee Report and acceptance and effective January 5, 2009, in those cases where a counsel fee allowance is greater than \$40,000.00, judges of compensation are required, in addition to whatever other procedures a judge may set, to include in the record an affidavit of services, testimony and/or other information on which the judge's counsel fee allowance is based. It should be recognized that the \$40,000.00 figure is not intended as a cap or a maximum counsel fee allowance. In those cases where the benefits received by the petitioner allow for a counsel fee greater than \$40,000.00, a judge of compensation has the discretion following the procedure outlined above to award a fee greater than \$40,000.00.

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This process provides discretion to judges of compensation in reviewing requests for an allowance greater than the \$40,000.00 threshold. At one time, an affidavit of services was the only mechanism for allowing fees above the threshold amount. A judge may now utilize other processes for setting a counsel fee greater than the threshold as long as the basis for the determination is clearly provided in the record.

This memorandum will be included as part of the Continuing Policies section of the Judicial Information System.

C: Christopher L. Leavey, Administrator