INTERPRETERS

Joint Resolution R88-1-200
(Ohio Industrial Commission and Ohio Bureau of Workers’ Compensation)
Services for Whom and Payment of Services
September 28, 1988

WHEREAS, it is the policy of the Industrial Commission of Ohio and the Bureau of Workers' Compensation to provide
due process to all parties in interest with respect to a workers' compensation claim and,

WHEREAS, due process can best be served by securing the services of professional interpreters when parties in
interest cannot otherwise communicate during hearings, medical examinations, or other similar circumstances;

BE IT RESOLVED, that the services of interpreters will be secured, where ordered or scheduled by the Industrial
Commission, for hearings, medical examinations, or other similar circumstances involving individuals who could not
otherwise communicate due to foreign language or deafness. Payment for such services shall be made from the
Surplus Fund; involving a non-complying employer, such cost shall be recouped from the employer. This order
supersedes Resolution No. R85-1-17 and No. R85-1-25 dated March 27, 1985 and May 16, 1985 respectively.