

JULY-17-1984-AND
THE-FIRST-SUNDAY
IN-JULY-OF-EACH
FOLLOWING-YEAR-----60-PERCENT

~~(3)~~ (2) THE SCHEDULE OF BENEFITS WHICH IS IN EFFECT ON THE FIRST DAY OF AN INDIVIDUAL'S BENEFIT YEAR SHALL BE THE SCHEDULE OF BENEFITS WHICH SHALL APPLY TO THAT INDIVIDUAL THROUGHOUT HIS BENEFIT YEAR.

[(2)] ~~(4)~~ (3) Weekly Benefits for Partial Unemployment. Each eligible individual who is unemployed in any week shall be paid with respect to such week a benefit in an amount equal to his weekly benefit amount plus allowance for dependents, less that part of the wages (if any) payable to him with respect to such week which is in excess of \$10.00; provided that such amount of benefits, if not a multiple of \$1.00, shall be computed to the nearest multiple of \$1.00 except that if such amount ends in .50 it shall be carried to the next higher multiple of \$1.00.

4.

Any unemployed individual is eligible to receive benefits with respect to any week only if the Executive Director finds that:

(d) (1) During his base period, he has been paid wages for insured work that total not less than one and one-half times the upper limit of the division for which his high quarter earnings qualify in the schedule of benefits set forth in § 3(b) of this article, that sum to be earned in not less than two quarters, and during the calendar quarter of his base period in which his total wages were highest, he has been paid at least [\$192.01] \$576.01 for insured work.

6.

An individual shall be disqualified for benefits:

(a) If the Executive Director finds that the individual's unemployment is due to his leaving work voluntarily without good cause. Only a cause which is directly attributable to, arising from, or connected with the conditions of employment or actions of the employer may be considered good cause. The individual's disqualification shall be effective for the week in which the unemployment began and shall continue (1) for not less than 4 nor more than 9 weeks immediately thereafter, according to the seriousness of valid circumstances as determined in each case by the Executive Director or (2) until the individual has become employed and has earnings therein equal to at least ten times his weekly benefit amount. LEAVING WORK TO BECOME SELF-EMPLOYED, TO ACCOMPANY OR JOIN ONE'S SPOUSE IN A NEW LOCALITY, OR TO ATTEND AN EDUCATIONAL INSTITUTION IS NEITHER GOOD CAUSE NOR A VALID CIRCUMSTANCE FOR VOLUNTARILY LEAVING WORK.
