

lawfully for permanent residence, WAS LAWFULLY PRESENT FOR PURPOSES OF PERFORMING SUCH SERVICES, or otherwise [resides] WAS RESIDING permanently in the United States under color of law, INCLUDING AN ALIEN WHO WAS PRESENT LAWFULLY IN THE UNITED STATES AS A RESULT OF THE APLICATION OF §§ 203(A)(7) OF 212(D)(5) OF THE IMMIGRATION AND NATIONALITY ACT. ~~However, to the extent that the Unemployment Compensation Amendments of 1976 modifies §3304(a)(14) of the Federal Unemployment Tax Act to specify considerations or effective dates other than those stated in this subsection and the modification is required to be implemented under State law as a condition for full tax credit against the tax imposed by the federal act, the modification applies under this subsection.~~

6.

An individual is disqualified for benefits:

[(f) For any period of disability as a result of pregnancy during which period she is physically unable to work. However, she is eligible for benefits during pregnancy if she is physically able to work, as properly certified by her physician, and is otherwise eligible under the eligibility conditions set out in § 4(c) of this article.]

9.

~~(k) (5) A GOVERNMENTAL ENTITY THAT ELECTS TO MAKE PAYMENTS IN LIEU OF CONTRIBUTIONS IS LIABLE AS FOLLOWS:~~

~~(I) FOR WEEKS OF UNEMPLOYMENT THAT BEGIN BEFORE DECEMBER 31, 1978, FOR 100 PERCENT OF THE REGULAR BENEFITS AND 50 PERCENT OF EXTENDED BENEFITS; AND~~

~~(II) FOR WEEKS OF UNEMPLOYMENT THAT BEGIN ON OR AFTER JANUARY 1, 1979, FOR 100 PERCENT OF THE REGULAR BENEFITS AND 100 PERCENT OF EXTENDED BENEFITS.~~

8.

(c) (2) The Executive Director shall maintain an experience-rating record for each employer. Nothing in this article shall be construed to grant to any employer or to individuals performing services for him prior claims or rights to the amounts paid by the employer into the fund.

Except as required by paragraph (i) of this subsection, benefits paid shall be charged against employer experience-rating records as hereafter specified.

If the claimant earned 75 percent or more of his base period wages from the principal base period employer, all regular benefits and [one half] THE APPROPRIATE SHARE of any extended benefits paid to such individual shall be charged against the experience-rating record of his principal base period employer (as defined in paragraph (9) of this