year shall also include a statement as to whether the claimant has been paid the wages required under § 4 (D) AND (e) of this article, his weekly benefit amount and the maximum total amount of benefits payable to him with respect to such benefit year. Whenever a determination under this section involves a resolution of a dispute of material fact, the examiner shall conduct a predetermination proceeding, notice of the time and place of which shall be given to all parties. All determinations shall include a statement of the reasons therefor.

- (i) Whenever a determination concerns disqualification based on a stoppage of work due to a labor dispute or involves multiple claims or difficult issues of fact or law, the Executive Director shall refer the case to the Board of Appeals for prompt hearing and decision by the Board or by a special examiner designated by said Board.
- (ii) A determination shall be deemed final unless a party entitled to notice thereof files an appeal within 15 days after the notice was mailed to his last known address, or otherwise delivered to him; provided, that such period may be extended by the Board of Appeals for good cause.

8.

- (c) Each employer shall pay contributions with respect to employment during any fiscal year prior to July 1, 1964, as required by this article prior to July 1, 1964, and each employer shall pay contributions at the standard rate of two and seven-tenths (2.7) percent of wages paid by him during the fiscal year beginning July 1, 1964, and during each fiscal year thereafter with respect to employment occurring after June 30, 1964, except as otherwise provided herein.
- (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 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 subsection). If the claimant earned less than 75 percent of his base period wages from the principal base period employer, all regular benefits and the appropriate share of any extended benefits paid to such individuals shall be charged on a pro