

ADDITIONAL BENEFIT PERIOD MAY NOT END BEFORE THE THIRTEENTH CONSECUTIVE WEEK OF SUCH PERIOD AND MAY NOT BEGIN BEFORE THE FOURTEENTH WEEK FOLLOWING THE END OF A PRIOR ADDITIONAL BENEFIT PERIOD.

(III) AN ADDITIONAL BENEFIT PERIOD MAY NOT BEGIN BEFORE SEPTEMBER 26, 1982, AND MAY NOT CONTINUE AFTER JUNE 4, 1983. IF THE FEDERAL-STATE EXTENDED UNEMPLOYMENT COMPENSATION ACT OF 1970 (PUBLIC LAW 91-373 AS AMENDED BY PUBLIC LAW 97-35) IS AMENDED TO ALTER TO A DATE AFTER SEPTEMBER 26, 1982, THE DATE BY WHICH THE STATES ARE REQUIRED TO IMPLEMENT THE NEW STATE "ON" AND "OFF" INDICATORS FOR EXTENDED BENEFITS SPECIFIED IN SECTION 2403 OF PUBLIC LAW 97-35, AN ADDITIONAL BENEFIT PERIOD MAY NOT BEGIN BEFORE THAT LATER DATE SPECIFIED IN THE AMENDMENTS TO THE FEDERAL-STATE EXTENDED UNEMPLOYMENT COMPENSATION ACT.

(IV) THERE IS AN ADDITIONAL BENEFITS "ON" INDICATOR FOR A WEEK IF FOR A PERIOD THAT CONSISTS OF THE WEEK AND THE 12 IMMEDIATELY PRECEDING WEEKS, THE RATE OF INSURED UNEMPLOYMENT (NOT SEASONALLY ADJUSTED) EQUALED OR EXCEEDED 120 PERCENT OF THE AVERAGE OF THE RATE FOR THE CORRESPONDING 13-WEEK PERIOD ENDING IN EACH OF THE 2 PRECEDING CALENDAR YEARS AND EQUALED OR EXCEEDED 4 PERCENT.

(V) THERE IS AN ADDITIONAL BENEFITS "OFF" INDICATOR FOR A WEEK IF FOR A PERIOD THAT CONSISTS OF THE WEEK AND THE 12 IMMEDIATELY PRECEDING WEEKS, THE RATE OF INSURED UNEMPLOYMENT (NOT SEASONALLY ADJUSTED) WAS LESS THAN 120 PERCENT OF THE AVERAGE OF THE RATES FOR THE CORRESPONDING 13-WEEK PERIOD--ENDING IN EACH OF THE 2 PRECEDING CALENDAR YEARS OR WAS LESS THAN 4 PERCENT.

(VI) THE RATE OF INSURED UNEMPLOYMENT SHALL BE CALCULATED PURSUANT TO THE PROVISIONS OF SECTION 21.

(3)--IF--THERE--IS--AN--EXTENDED--BENEFIT--PERIOD PURSUANT--TO--SECTION--21--AND--IF--AN--INDIVIDUAL--IS--OTHERWISE ELIGIBLE--TO--RECEIVE--SUCH--EXTENDED--BENEFITS,--THEN--THE INDIVIDUAL--MAY--NOT--RECEIVE--ADDITIONAL--BENEFITS--PURSUANT--TO PARAGRAPH--(2)--OF--THIS--SUBSECTION--UNTIL--HE--OTHERWISE--BECOMES INELIGIBLE--FOR--EXTENDED--BENEFITS.--A--CLAIMANT'S--ENTITLEMENT TO (3) AN INDIVIDUAL MAY NOT RECEIVE ADDITIONAL BENEFITS PURSUANT TO PARAGRAPH (2) OF THIS SUBSECTION FOR ANY WEEK FOR WHICH HE IS ELIGIBLE TO RECEIVE EXTENDED BENEFITS UNDER SECTION 21. A CLAIMANT'S ENTITLEMENT TO ADDITIONAL BENEFITS DURING HIS BENEFIT YEAR SHALL CEASE AT SUCH TIME AS HE HAS RECEIVED A TOTAL OF 39 TIMES HIS WEEKLY BENEFIT AMOUNT IN ANY COMBINATION OF REGULAR, ADDITIONAL, OR EXTENDED BENEFITS.