

contained in the approved work sharing plan. HOURS FOR WHICH HOLIDAY OR VACATION PAY IS RECEIVED SHALL BE COUNTED AS HOURS WORKED. ~~HOURS-FOR-WHICH-HOLIDAY-OR-VACATION-PAY-IS-RECEIVED-SHALL BE-COUNTED-AS-HOURS-WORKED.~~

(2) The work sharing benefit amount shall be rounded to the lower dollar amount.

(3) An affected employee shall be eligible to receive a maximum of 26 weeks of work sharing unemployment insurance benefits DURING EACH BENEFIT YEAR.

(4) The total amount of regular benefits payable under § 3 of this article, and work sharing benefits payable under this section shall not exceed the total for the benefit year provided for in § 3 of this article.

~~-(5)~~ (5) Dependent's allowances payable under § 3 of this article are payable to affected employees of work sharing employers.~~-~~

~~-(6)-~~ (6) Affected employees receiving work sharing unemployment insurance benefits shall not be subject to the partial benefit provisions of § 3(b)(3) of this article.

~~-(7)-~~ (7) An individual who does not work during a week for the work sharing employer and who is otherwise eligible for benefits, shall be paid regular unemployment insurance benefits and the week shall not be counted as a week for which work sharing benefits were received.

~~-(8)-~~ (8) If an employee participating in a work sharing plan works [a number of hours] AND EARNS WAGES which [is] ARE equal to or less than 90 percent of the normal weekly [hours of work] WAGES but more than the [hours worked] WAGES EARNED under the work sharing plan, the employee's work sharing benefit amount shall be reduced by the same percentage that the combined [hours] WAGES are of the normal [hours of work] WAGES, regardless of whether the [work was performed for] WAGES WERE EARNED WORKING FOR the work sharing employer or another employer.

~~-(9)-~~ (9) An affected employee receiving work sharing benefits shall not be eligible for any additional benefits, extended benefits or supplemental federal unemployment compensation while the affected employee is filing for work sharing benefits.

(h) An affected employee will be eligible to receive work sharing benefits with respect to a week if the following criteria are met:

(1) The affected employee is working for an employer in an affected unit for whom a work sharing plan has been approved by the Secretary.