- (c) A determination upon a claim filed pursuant to subsection (b) of this section shall be made promptly by an examiner and shall include a statement as to whether and in what amount a claimant is entitled to benefits for the week with respect to which the determination is made. A determination with respect to the first week of a benefit 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.
- (1) IN THE ABSENCE OF AN APPEAL BY AN INTERESTED PARTY OF THE INITIAL DETERMINATION, THE SECRETARY MAY REDETERMINE THE CLAIMANT'S ELIGIBILITY TO RECEIVE BENEFITS, THE CLAIMANT'S WEEKLY BENEFIT AMOUNT, AND THE MAXIMUM TOTAL AMOUNT OF BENEFITS PAYABLE TO THE CLAIMANT.
- [(i)] (2) 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] SECRETARY 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)] (3) A determination OR A REDETERMINATION MADE MADE BY THE SECRETARY ON A CLAIM PURSUANT TO PARAGRAPH (1) OF THIS SUBSECTION shall be deemed final AS TO THE CLAIMANT AND TO AN EMPLOYER ENTITLED TO NOTICE OF THE DETERMINATION OR REDETERMINATION unless THE CLAIMANT OR EMPLOYER [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.
  - (d) Notice of a determination upon a claim shall be promptly given to the claimant by delivery thereof or by mailing such notice to his last known address. In addition, notice of any determination which involves the application of the provisions of § 6 or subsection (c) of § 4 of this article, together with the reasons therefor, shall be promptly given in the same manner to the last employing unit by whom claimant was employed; provided that the [Executive Director] SECRETARY may dispense with the giving of notice of any determination to any employing unit and such employing unit shall not be entitled to such notice if it has failed to indicate prior to the determination, as required by regulation of the [Executive Director] SECRETARY, that the claimant may be ineligible or disqualified under any provision of this article.