92_SB1977 LRB9215755RCcd

- 1 AN ACT concerning unemployment insurance.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Unemployment Insurance Act is amended by
- 5 changing Section 237 as follows:

20

- 6 (820 ILCS 405/237) (from Ch. 48, par. 347)
- 7 Sec. 237. (a) "Base period" means--(1)---the---four
- 8 consecutive-calendar-quarters-ended-on-the-preceding-December
- 9 31,--for--benefit--years-beginning-in-May,-June,-or-July;-(2)
- 10 the-four-consecutive-calendar-quarters-ended-on-the-preceding
- 11 March-31,-for-benefit-years-beginning-in-August,--September,
- or--0etober; -(3)-the-four-consecutive-calendar-quarters-ended
- on-the-preceding-June-30,--for-benefit--years--beginning--in
- November, -- December, -or-January; -and-(4)-the-four-consecutive
- 15 calendar-quarters-ended-on-the-preceding--September--30,--for
- 16 benefit--years--beginning--in-February,-March,-or-April.-This
- 17 paragraph-shall-apply-to-benefit--years--beginning--prior--to
- 18 November-1,-1981.-For-each-benefit-year-beginning-on-or-after
- November--1,--1981,-"base-period" means the first four of the
- 21 the benefit year. <u>Further</u>, any wages that had previously been

last five completed calendar quarters immediately preceding

- 22 <u>used to establish a valid claim under Section 242 and with</u>
- 23 <u>respect to which benefits have been paid shall not be</u>
- included in the base period provided for in this subsection.
- 25 <u>(b)</u> Notwithstanding <u>subsection</u> <u>(a)</u> the---foregoing
- 26 paragraph,--with--respect-to-any-benefit-year-beginning-on-or
- 27 after-January-1,-1988, an individual, who has been awarded
- 28 temporary total disability under any workers' compensation
- 29 act or any occupational diseases act and does not qualify for
- 30 the maximum weekly benefit amount under Section 401 because
- 31 he was unemployed and awarded temporary total disability

- 1 during the base period determined in accordance with 2 subsection (a) the-preceding-paragraph, shall have his weekly benefit amount, if it is greater than the weekly benefit 3 4 amount determined in accordance with subsection (a) the preceding--paragraph, determined by the base period of a 5 6 benefit year which began on the date of the beginning of the 7 for which he was awarded temporary total week 8 disability under any workers' compensation 9 occupational diseases act, provided, however, that such base 10 period shall not begin more than one year prior to the 11 individual's base period as determined under <u>subsection</u> (a) the--preceding--paragraph. Further, any wages which had 12 previously been used to establish a valid claim pursuant to 13 Section 242 and with respect to which benefits have been paid 14 15 shall not be included in the base period provided for in this 16 subsection paragraph.
- 17 (c) With respect to any benefit year beginning on or
 18 after January 1, 2003, for an individual who is ineligible to
 19 receive benefits under this Act by reason of the provisions
 20 of paragraph E of Section 500 during the base periods
 21 determined in accordance with subsections (a) and (b), "base
 22 period" means the last 4 completed calendar quarters
 23 immediately preceding the benefit year.
- 24 (d) Notwithstanding the foregoing provisions of this
 25 Section, "base period" means the base period as defined in
 26 the unemployment compensation law of any State under which
 27 benefits are payable to an individual on the basis of a
 28 combination of his wages pursuant to an arrangement described
 29 in Section 2700 F.
- 30 (Source: P.A. 85-956; 85-1009.)
- 31 Section 99. Effective date. This Act takes effect upon 32 becoming law.