

which have been used in the transferring State as the basis of a monetary determination which established a benefit year.

(2) Any employment and wages which have been canceled or are otherwise unavailable to the claimant as a result of a determination by the transferring State made prior to its receipt of the request for transfer, if such determination has become final or is in the process of appeal but is still pending. If the appeal is finally decided in favor of the Combined-Wage Claimant, any employment and wages involved in the appeal shall forthwith be transferred to the paying State and any necessary re-determination shall be made by such paying State.

(c) *Reimbursement of paying State.* Each transferring State shall, as soon as practicable after receipt of a quarterly statement of charges described herein, reimburse the paying State accordingly.

(26 U.S.C. 3304(a)(9)(B); Secretary's Order No. 4-75, (40 FR 18515))

[36 FR 24992, Dec. 28, 1971, as amended at 45 FR 47109, July 11, 1980]

§ 616.10 Reuse of employment and wages.

Employment and wages which have been used under this arrangement for a determination of benefits which establishes a benefit year shall not thereafter be used by any State as the basis for another monetary determination of benefits.

§ 616.11 Amendment of arrangement.

Periodically the Secretary shall review the operation of this arrangement, and shall propose such amendments to the arrangement as the Secretary believes are necessary or appropriate. Any State unemployment compensation agency or NASWA may propose amendments to the arrangement. Any proposal shall constitute an amendment to the arrangement upon approval by the Secretary in consultation with the State unemployment compensation agencies. Any such amendment shall specify when the

change shall take effect, and to which claims it shall apply.

[36 FR 24992, Dec. 28, 1971, as amended at 71 FR 35515, June 21, 2006]

PART 617—TRADE ADJUSTMENT ASSISTANCE FOR WORKERS UNDER THE TRADE ACT OF 1974

Subpart A—General

- Sec.
- 617.1 Scope.
- 617.2 Purpose.
- 617.3 Definitions.
- 617.4 Benefit information to workers.

Subpart B—Trade Readjustment Allowances (TRA)

- 617.10 Applications for TRA.
- 617.11 Qualifying requirements for TRA.
- 617.12 Evidence of qualification.
- 617.13 Weekly amounts of TRA.
- 617.14 Maximum amount of TRA.
- 617.15 Duration of TRA.
- 617.16 Applicable State law.
- 617.17 Availability and active search for work.
- 617.18 Disqualifications.
- 617.19 Requirement for participation in training.

Subpart C—Reemployment Services

- 617.20 Responsibilities for the delivery of re-employment services.
- 617.21 Reemployment services and allowances.
- 617.22 Approval of training.
- 617.23 Selection of training methods and programs.
- 617.24 Preferred training.
- 617.25 Limitations on training under subpart C of this part.
- 617.26 Liable and agent State responsibilities.
- 617.27 Subsistence payments.
- 617.28 Transportation payments.
- 617.29 Application of EB work test.

Subpart D—Job Search Allowances

- 617.30 General.
- 617.31 Applications.
- 617.32 Eligibility.
- 617.33 Findings required.
- 617.34 Amount.
- 617.35 Time and method of payment.

Subpart E—Relocation Allowances

- 617.40 General.
- 617.41 Applications.
- 617.42 Eligibility.
- 617.43 Time of relocation.